Session of 2010

## **SENATE BILL No. 424**

By Committee on Financial Institutions and Insurance

1-22

AN ACT concerning motor vehicle registrations; relating to insufficient payment to county treasurers; amending K.S.A. 8-145b and repealing the existing section.

13 14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 8-145b is hereby amended to read as follows: 8-145b. (a) If the full amount of the license fee for which an insufficient or no-fund check was given, a credit [or debit] card payment that is subsequently rejected or reversed by the credit [or debit] card issuer or a payment instrument drawn on or issued by a bank or other financial institution is not received in the office of the county treasurer, after the giving of notice, within the time hereinbefore prescribed, the county treasurer shall certify to the sheriff of the county, the name and address of the person uttering such insufficient or no-fund check, rejected or reversed credit [or debit] card payment or payment instrument drawn on or issued by a bank or other financial institution together with the registration number and a description of the vehicle registered and it shall be the duty of the sheriff to recover the registration number plate for which such check, credit [or debit] card payment or payment instrument was uttered: *Provided*. Nothing in this act is to be construed to exclude criminal prosecutions as in other cases involving insufficient or no-fund checks.

- (b) For the purposes of this section, "payment instrument" shall have the meaning ascribed to it in K.S.A. 9-508 and amendments thereto.
- Sec. 2. K.S.A. 8-145b is hereby repealed.
- Sec. 3. This act shall take effect and be in force from and after its publication in the statute book.