Session of 2012

## SENATE BILL No. 280

By Committee on Judiciary

1-12

AN ACT concerning commitment of sexually violent predators; relating to
 evaluations; testimony of expert witnesses; amending K.S.A. 59-29a05
 and K.S.A. 2011 Supp. 59-29a06 and repealing the existing sections.

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

Section 1. K.S.A. 59-29a05 is hereby amended to read as follows: 5929a05. (a) Upon filing of a petition under K.S.A. 59-29a04, the judge shall
determine whether probable cause exists to believe that the person named
in the petition is a sexually violent predator. If such determination is made,
the judge shall direct that person be taken into custody.

(b) Within 72 hours after a person is taken into custody pursuant to 11 12 subsection (a), such person shall be provided with notice of, and an 13 opportunity to appear in person at, a hearing to contest probable cause as 14 to whether the detained person is a sexually violent predator. At this 15 hearing the court shall: (1) Verify the detainer's identity; and (2) determine 16 whether probable cause exists to believe that the person is a sexually 17 violent predator. The state may rely upon the petition and supplement the 18 petition with additional documentary evidence or live testimony.

(c) At the probable cause hearing as provided in subsection (b), the detained person shall have the following rights in addition to the rights previously specified: (1) To be represented by counsel; (2) to present evidence on such person's behalf; (3) to cross-examine witnesses who testify against such person; and (4) to view and copy all petitions and reports in the court file.

(d) If the probable cause determination is made, the court shall direct that the person be transferred to an appropriate secure facility, including, but not limited to, a county jail, for an evaluation as to whether the person is a sexually violent predator. The evaluation shall be conducted by a person deemed to be professionally qualified to conduct such an examination.

(e) The person conducting the evaluation pursuant to this section shall notify the detained person of the following: (1) The nature and purpose of the evaluation; and (2) that the evaluation will not be confidential and that any statements made by the detained person, and any conclusions drawn by the evaluator, will be disclosed to the court, the detained person's attorney, the prosecutor and the trier of fact at any 1 proceeding conducted under K.S.A. 59-29a01 et seq., and amendments 2 thereto.

3 Sec. 2. K.S.A. 2011 Supp. 59-29a06 is hereby amended to read as 4 follows: 59-29a06. (a) Within 60 days after the completion of any hearing 5 held pursuant to K.S.A. 59-29a05, and amendments thereto, the court shall 6 conduct a trial to determine whether the person is a sexually violent 7 predator. The trial may be continued upon the request of either party and a 8 showing of good cause, or by the court on its own motion in the due 9 administration of justice, and when the respondent will not be substantially 10 prejudiced.

11 (b) At all stages of the proceedings under K.S.A. 59-29a01 et seq., 12 and amendments thereto, any person subject to K.S.A. 59-29a01 et seq., 13 and amendments thereto, shall be entitled to the assistance of counsel, and if the person is indigent, the court shall appoint counsel to assist such 14 15 person. Whenever any person is subjected to an examination under K.S.A. 16 59-29a01 et seq., and amendments thereto, such person may retain experts 17 or professional persons to perform an examination of such person's behalf. When the person wishes to be examined by a qualified expert or 18 19 professional person of such person's own choice, such examiner shall be 20 permitted to have reasonable access to the person for the purpose of such 21 examination, as well as to all relevant medical and psychological records 22 and reports. In the case of a person who is indigent, the court, upon the 23 person's request, shall determine whether the services are necessary and 24 reasonable compensation for such services. If the court determines that the 25 services are necessary and the expert or professional person's requested compensation for such services is reasonable, the court shall assist the 26 27 person in obtaining an expert or professional person to perform an 28 examination or participate in the trial on the person's behalf. The court 29 shall approve payment for such services upon the filing of a certified claim 30 for compensation supported by a written statement specifying the time 31 expended, services rendered, expenses incurred on behalf of the person 32 and compensation received in the same case or for the same services from 33 any other source.

34 (c) Notwithstanding K.S.A. 60-456, and amendments thereto, at any trial proceeding conducted under K.S.A. 59-29a01 et seq., and 35 36 amendments thereto, the parties shall be permitted to call expert witnesses. 37 The facts or data in the particular case upon which an expert bases an 38 opinion or inference may be those perceived by or made known to the 39 expert at or before the hearing. If the facts or data are of a type reasonably 40 relied upon by experts in the particular field in forming opinions or 41 inferences upon the subject, such facts and data need not be admissible in evidence in order for the opinion or inference to be admitted. 42

43 (d) The person, the attorney general, or the judge shall have the right

to demand that the trial be before a jury. Such demand for the trial to be
 before a jury shall be filed, in writing, at least four days prior to trial.
 Number and selection of jurors shall be determined as provided in K.S.A.
 22-3403, and amendments thereto. If no demand is made, the trial shall be
 before the court.

6 (e) A jury shall consist of 12 jurors unless the parties agree in writing 7 with the approval of the court that the jury shall consist of any number of 8 jurors less than 12 jurors. The person and the attorney general shall each 9 have eight peremptory challenges, or in the case of a jury of less than 12 10 jurors, a proportionally equal number of peremptory challenges.

(f) The provisions of this section are not jurisdictional, and failure to
comply with such provisions in no way prevents the attorney general from
proceeding against a person otherwise subject to the provision of K.S.A.
59-29a01 *et seq.*, and amendments thereto.

15 Sec. 3. K.S.A. 59-29a05 and K.S.A. 2011 Supp. 59-29a06 are hereby 16 repealed.

17 Sec. 4. This act shall take effect and be in force from and after its 18 publication in the statute book.

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