SENATE BILL No. 378

By Committee on Judiciary

AN ACT concerning employment; relating to prohibiting discrimination or retaliation; victims of domestic violence—or sexual assault or certain crimes; complaint procedure; application of Kansas act against discrimination; amending K.S.A. 44-1009 and K.S.A. 2015 Supp. 44-1044, 44-1131, 44-1132 and 44-1133 and repealing the existing sections.

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

Section 1. K.S.A. 44-1009 is hereby amended to read as follows: 44-1009. (a) It shall be an unlawful employment practice:

(1) For an employer, because of the race, religion, color, sex, disability, national origin or ancestry of any person to refuse to hire or employ such person to bar or discharge such person from employment or to otherwise discriminate against such person in compensation or in terms, conditions or privileges of employment; to limit, segregate, separate, classify or make any distinction in regards to employees; or to follow any employment procedure or practice which, in fact, results in discrimination, segregation or separation without a valid business necessity.

(2) For a labor organization, because of the race, religion, color, sex, disability, national origin or ancestry of any person, to exclude or to expel from its membership such person or to discriminate in any way against any of its members or against any employer or any person employed by an employer.

(3) For any employer, employment agency or labor organization to print or circulate or cause to be printed or circulated any statement, advertisement or publication, or to use any form of application for employment or membership or to make any inquiry in connection with prospective employment or membership, which expresses, directly or indirectly, any limitation, specification or discrimination as to race, religion, color, sex, disability, national origin or ancestry, or any intent to make any such limitation, specification or discrimination, unless based on a bona fide occupational qualification.

(4) For any employer, employment agency or labor organization to discharge, expel or otherwise discriminate against any person because such person has opposed any practices or acts forbidden under this act.
or because such person has filed a complaint, testified or assisted in any proceeding under this act.

(5) For an employment agency to refuse to list and properly classify for employment or to refuse to refer any person for employment or otherwise discriminate against any person because of such person's race, religion, color, sex, disability, national origin or ancestry; or to comply with a request from an employer for a referral of applicants for employment if the request expresses, either directly or indirectly, any limitation, specification or discrimination as to race, religion, color, sex, disability, national origin or ancestry.

(6) For an employer, labor organization, employment agency, or school which provides, coordinates or controls apprenticeship, on-the-job, or other training or retraining program, to maintain a practice of discrimination, segregation or separation because of race, religion, color, sex, disability, national origin or ancestry, in admission, hiring, assignments, upgrading, transfers, promotion, layoff, dismissal, apprenticeship or other training or retraining program, or in any other terms, conditions or privileges of employment, membership, apprenticeship or training; or to follow any policy or procedure which, in fact, results in such practices without a valid business motive.

(7) For any person, whether an employer or an employee or not, to aid, abet, incite, compel or coerce the doing of any of the acts forbidden under this act, or attempt to do so.

(8) For an employer, labor organization, employment agency or joint labor-management committee to: (A) Limit, segregate or classify a job applicant or employee in a way that adversely affects the opportunities or status of such applicant or employee because of the disability of such applicant or employee; (B) participate in a contractual or other arrangement or relationship, including a relationship with an employment or referral agency, labor union, an organization providing fringe benefits to an employee or an organization providing training and apprenticeship programs that has the effect of subjecting a qualified applicant or employee with a disability to the discrimination prohibited by this act; (C) utilize standards criteria, or methods of administration that have the effect of discrimination on the basis of disability or that perpetuate the discrimination of others who are subject to common administrative control; (D) exclude or otherwise deny equal jobs or benefits to a qualified individual because of the known disability of an individual with whom the qualified individual is known to have a relationship or association; (E) not make reasonable accommodations to the known physical or mental limitations of an otherwise qualified individual with a disability who is an applicant or employee, unless such employer, labor organization, employment agency or joint labor-
management committee can demonstrate that the accommodation would
impose an undue hardship on the operation of the business thereof; (F)
deny employment opportunities to a job applicant or employee who is an
otherwise qualified individual with a disability, if such denial is based on
the need to make reasonable accommodation to the physical or mental
impairments of the employee or applicant; (G) use qualification
standards, employment tests or other selection criteria that screen out or
tend to screen out an individual with a disability or a class of individuals
with disabilities unless the standard, test or other selection criteria, as
used, is shown to be job-related for the position in question and is
consistent with business necessity; or (H) fail to select and administer
tests concerning employment in the most effective manner to ensure
that, when such test is administered to a job applicant or employee who
has a disability that impairs sensory, manual or speaking skills, the test
results accurately reflect the skills, aptitude or whatever other factor of
such applicant or employee that such test purports to measure, rather
than reflecting the impaired sensory, manual or speaking skills of such
employee or applicant, except where such skills are the factors that the
test purports to measure).

(9) For any employer to:
(A) Seek to obtain, to obtain or to use genetic screening or testing
information of an employee or a prospective employee to distinguish
between or discriminate against or restrict any right or benefit otherwise
due or available to an employee or a prospective employee; or
(B) subject, directly or indirectly, any employee or prospective
employee to any genetic screening or test.

(10) For any employer to violate K.S.A. 2015 Supp. 44-1132, and
amendments thereto.

(b) It shall not be an unlawful employment practice to fill vacancies
in such way as to eliminate or reduce imbalance with respect to race,
religion, color, sex, disability, national origin or ancestry.

(c) It shall be an unlawful discriminatory practice:
(1) For any person, as defined herein being the owner, operator,
lessee, manager, agent or employee of any place of public
accommodation to refuse, deny or make a distinction, directly or
indirectly, in offering its goods, services, facilities, and accommodations
to any person as covered by this act because of race, religion, color, sex,
disability, national origin or ancestry, except where a distinction because
of sex is necessary because of the intrinsic nature of such
accommodation.

(2) For any person, whether or not specifically enjoined from
discriminating under any provisions of this act, to aid, abet, incite,
compel or coerce the doing of any of the acts forbidden under this act, or
to attempt to do so.

(3) For any person, to refuse, deny, make a distinction, directly or indirectly, or discriminate in any way against persons because of the race, religion, color, sex, disability, national origin or ancestry of such persons in the full and equal use and enjoyment of the services, facilities, privileges and advantages of any institution, department or agency of the state of Kansas or any political subdivision or municipality thereof.

Sec. 2. K.S.A. 2015 Supp. 44-1044 is hereby amended to read as follows: 44-1044. Determinations under K.S.A. 44-1005 or 44-1019, and amendments thereto, including determinations with respect to alleged violations of K.S.A. 2015 Supp. 44-1132, and amendments thereto, by the Kansas human rights commission that no probable cause exists for crediting the allegations of a complaint under the Kansas act against discrimination or the Kansas age discrimination in employment act are hereby specifically exempted from the Kansas judicial review act (K.S.A. 77-601 through 77-627, and amendments thereto).

Section I. Sec. 3. K.S.A. 2015 Supp. 44-1131 is hereby amended to read as follows: 44-1131. As used in K.S.A. 44-1131 and 44-1132, and amendments thereto:

(a) "Domestic violence" means shall have the meaning provided in K.S.A. 2015 Supp. 21-5111, and amendments thereto, and also shall include abuse as defined in K.S.A. 60-3102, and amendments thereto.

(b) "Sexual assault" means any crime defined in K.S.A. 21-3502, prior to its repeal, or K.S.A. 2015 Supp. 21-5503, and amendments thereto, (rape), 21-3503, prior to its repeal, or subsection (a) of K.S.A. 2015 Supp. 21-5506, and amendments thereto, (indecent liberties with a child), 21-3504, prior to its repeal, or subsection (b) of K.S.A. 2015 Supp. 21-5506, and amendments thereto, (indecent liberties with a child), 21-3505, prior to its repeal, or subsection (a) of K.S.A. 2015 Supp. 21-5504, and amendments thereto, (aggravated indecent liberties with a child), 21-3506, prior to its repeal, or subsection (a) of K.S.A. 2015 Supp. 21-5504, and amendments thereto, (criminal sodomy), 21-3505, prior to its repeal, or subsection (b) of K.S.A. 2015 Supp. 21-5504, and amendments thereto, (aggravated criminal sodomy), 21-3602, prior to its repeal, or subsection (a) of K.S.A. 2015 Supp. 21-5604, and amendments thereto, (incest), 21-3603, prior to its repeal, or subsection (b) of K.S.A. 2015 Supp. 21-5604, and amendments thereto, (aggravated incest) a sex offense under article 35 of chapter 21 of the Kansas Statutes Annotated, prior to their repeal, article 55 of chapter 21 of the Kansas Statutes Annotated, and amendments thereto, or K.S.A. 2015 Supp. 21-5604 or 21-6419 through 21-6422, and amendments thereto.

(c) "Crime victim" means any person who suffered direct or threatened physical, emotional or financial harm as the result of the commission or attempted commission of a person felony crime against
such person. "Crime victim" also shall include such person's spouse, surviving spouse, children, parents, legal guardian, siblings, stepparents or grandparents.

Sec. 4. K.S.A. 2015 Supp. 44-1132 is hereby amended to read as follows: 44-1132. (a) An employer may not discharge or in any manner discriminate or retaliate take adverse employment action against an employee who is a:

(1) Victim of domestic violence or a victim of sexual assault for taking time off from work pursuant to this section to:

(A) Obtain or attempt to obtain any relief, including, but not limited to, a temporary restraining order, restraining order or other injunctive relief to help ensure the health, safety or welfare of the victim or the victim's child or children;

(B) seek medical attention for injuries caused by domestic violence or sexual assault;

(C) obtain services from a domestic violence shelter, domestic violence program or rape crisis center as a result of domestic violence or sexual assault; or

(D) make court appearances in the aftermath of domestic violence or sexual assault; or

(2) crime victim for taking time off work pursuant to this section to:

(A) Obtain or attempt to obtain any relief, including, but not limited to, a temporary restraining order, restraining order or other injunctive relief to help ensure the health, safety or welfare of the victim or the victim's child or children;

(B) seek medical attention for injuries caused by a person felony crime;

(C) obtain services from a program for crime victims as a result of a person felony crime; or

(D) make court appearances in the aftermath of a person felony crime.

(b) (1) As a condition of taking time off for a purpose set forth in subsection (a), the employee shall give the employer reasonable advance notice of the employee's intention to take time off, unless such advance notice is not feasible. Within 48 hours after returning from the requested time off, the employee shall provide documentation which may include, but is not limited to, that described in subsection (b)(2) to support taking time off for a purpose set forth in subsection (a).

(2) When an unscheduled absence occurs, the employer shall not take any adverse employment action against the employee if the absence is permitted by this section and the employee, within 48 hours after the beginning of the unscheduled absence, provides a certification to the employer in the form of any of the following:
(A) For a victim of domestic violence or a victim of sexual assault:
   (i) A police report indicating that the employee was a victim of
domestic violence or sexual assault;
   (ii) a court order protecting or separating the employee from the
perpetrator of an act of domestic violence or sexual assault, or other
evidence from the court or prosecuting attorney that the employee has
appeared in court; or
   (iii) documentation from a medical professional, domestic
violence advocate or advocate for victims of sexual assault, health care
provider or counselor that the employee was undergoing treatment for
physical or mental injuries or abuse resulting in victimization from an
act of domestic violence or sexual assault; or

(B) for a crime victim:
   (i) A police report indicating that the employee was a victim of a
person felony crime, or indicating that the employee's spouse, child,
parent, legal guardian, sibling, stepparent or grandparent was a victim of
a person felony crime;
   (ii) evidence from the court or prosecuting attorney that the employee
has appeared in court; or
   (iii) documentation from a medical professional, health care provider,
counselor or advocate for crime victims that the employee was undergoing
treatment for physical or mental injuries resulting from a person felony
crime.

(c) To the extent allowed by law, the employer shall maintain the
confidence of any employee requesting leave under subsection (a), as
well as the confidentiality of any supporting documentation provided by
the employee to the employer relating to a purpose set forth in
subsection (a).

(d) An employee may use any accrued paid leave or, if paid leave is
unavailable to the employee, unpaid leave, not to exceed a total of eight
days per calendar year, as time off for a purpose specified in subsection
(a), unless a longer period of time is otherwise available to an employee
under the applicable terms of employment or is provided by a collective
bargaining agreement. The entitlement of any employee under this
section shall not be diminished by any collective bargaining agreement
term or condition.

Sec. 2. K.S.A. 2015 Supp. 44-1133 is hereby amended to read as
44-1131 and 44-1132, and amendments thereto, and may adopt rules and
regulations necessary to implement the provisions of K.S.A. 2015 Supp.
44-1132, and amendments thereto. (a) Any person aggrieved by any
44-1132, and amendments thereto, may file a complaint in the manner
provided for processing complaints of unlawful employment practices under the Kansas act against discrimination.

(b) Reconsideration and judicial review of the Kansas human rights commission's decision in the case shall be conducted in the manner provided by K.S.A. 44-1010 and 44-1011, and amendments thereto. Complaints filed with the commission on or after July 1, 2016, may be dismissed by the commission on its own initiative, and shall be dismissed by the commission upon the written request of the complainant, if the commission has not issued a finding of probable cause or no probable cause or taken other administrative action dismissing the complaint within 300 days of the filing of the complaint. The commission shall mail written notice to all parties of dismissal of a complaint within five days of dismissal. Dismissal of a complaint in accordance with this section shall constitute final action by the commission which shall be deemed to exhaust all administrative remedies under the Kansas act against discrimination for the purpose of allowing subsequent filing of the matter in court by the complainant, without the requirement of filing of a petition for reconsideration pursuant to K.S.A. 44-1010, and amendments thereto. Dismissal of a complaint in accordance with this section shall not be subject to appeal or judicial review by any court under the provisions of K.S.A. 44-1011, and amendments thereto. K.S.A. 2015 Supp. 44-1131 and 44-1132, and amendments thereto, shall be part of and supplemental to the Kansas act against discrimination, and all provisions of such act pertaining to unlawful employment practices, including, but not limited to, jurisdiction, definitions, deadlines, procedures and remedies, shall apply to a complaint alleging a violation of K.S.A. 2015 Supp. 44-1132, and amendments thereto.

(c) Contractors subject to the provisions of K.S.A. 44-1030, 44-1031 and 44-1032, and amendments thereto, shall be required to agree to the same contract provisions with respect to K.S.A. 44-1132, and amendments thereto.

(d) The commission shall have the powers provided by K.S.A. 44-1030, 44-1031 and 44-1032, and amendments thereto, to enforce the provisions of this section.

Sec. 3. K.S.A. 44-1009 and K.S.A. 2015 Supp. 44-1044, 44-1131, 44-1132 and 44-1133 are hereby repealed.

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