The Florida Senate

PROFESSIONAL STAFF ANALYSIS AND ECONOMIC IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

	Prepared By: Ju	udiciary Committe	е				
CS/SB 448							
Judiciary Committee and Senator Fasano							
County Funding/Court Personnel							
March 9, 2007 REVISED:							
ST ST	AFF DIRECTOR	REFERENCE		ACTION			
I. Luczynski Ma		JU	Fav/CS				
		CA					
		JA					
	Judiciary Commit County Funding/O March 9, 2007	CS/SB 448 Judiciary Committee and Senator F County Funding/Court Personnel March 9, 2007 REVISED:	CS/SB 448 Judiciary Committee and Senator Fasano County Funding/Court Personnel March 9, 2007 REVISED: ST STAFF DIRECTOR REFERENCE Maclure JU CA	Judiciary Committee and Senator Fasano County Funding/Court Personnel March 9, 2007 REVISED: ST STAFF DIRECTOR REFERENCE Maclure JU Fav/CS CA	CS/SB 448 Judiciary Committee and Senator Fasano County Funding/Court Personnel March 9, 2007 REVISED: ST STAFF DIRECTOR REFERENCE ACTION Maclure JU Fav/CS CA		

I. Summary:

The bill clarifies the status, regarding benefits, of county-funded personnel who assist in the operation of the circuit court (county-funded employees). Under the Unemployment Compensation Law and specified provisions of the Workers' Compensation Law, the county is considered the employer of county-funded employees. The bill also permits these county-funded employees to be aggregated with other county employees for purposes of a flexible benefits plan.

This bill substantially amends section 29.0081, Florida Statutes.

II. Present Situation:

Section 29.0081, F.S., was created as part of the state's implementation of Revision 7 to Article V of the State Constitution. Article V, section 14, in part, prescribes the counties' funding responsibilities for the Judiciary.

Many counties have had special funding agreements, formally or informally, with the courts that predated Revision 7. Arguably, statutory authority was unnecessary for a county to continue funding court personnel beyond the constitutional requirements. Nevertheless, s. 29.0081, F.S., codified the existing practice by providing authority for a county and the chief judge of a circuit to enter into an agreement for the county to fund personnel positions to assist in the operation of the circuit. The agreement must provide for the funding of these positions on at least a court fiscal-year basis. The personnel employed under such an agreement are employees of the judicial circuit and are hired, managed, and fired by the circuit. The existing law addresses county funding of court personnel in broad terms. The law does not specifically address the funding of

BILL: CS/SB 448 Page 2

benefits, the level of benefits, or the treatment of personnel as court or county employees for purposes of benefits.

III. Effect of Proposed Changes:

This bill clarifies the status of employees who are funded by the county to help with the operation of the circuit court under an agreement created pursuant to s. 29.0081, F.S. The bill deletes existing language that stated that county-funded personnel are employees of the judicial circuit. It provides that the county shall be considered the employer for purposes of s. 440.10, F.S., of the Workers' Compensation Law and the Unemployment Compensation Law, ch. 443, F.S. The bill also permits these county-funded employees to be aggregated with other county employees for purposes of a flexible benefits plan pursuant to section 125 of the Internal Revenue Code.

The bill provides that it takes effect on July 1, 2007.

IV. Constitutional Issues:

A. Municipality/Coun	ty Mandates Restrictions:
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None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Economic Impact and Fiscal Note:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

None.

VI. Technical Deficiencies:

None.

BILL: CS/SB 448 Page 3

VII. Related Issues:

None.

This Senate Professional Staff Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

BILL: CS/SB 448 Page 5

VIII. Summary of Amendments:

None.

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