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S.B. 435: FLOOR ANALYSIS

Senate Bill 435 (as reported without amendment)

Sponsor: Senator Tony Stamas

Committee: Judiciary

## **CONTENT**

The bill would amend the Revised Judicature Act (RJA) to abolish the 87<sup>th</sup> judicial district, which consists of Crawford, Kalkaska, and Otsego Counties and has one district judge, and divide that district into three new judicial districts, with the counties' approval. Specifically, if the Counties of Crawford, Kalkaska, and Otsego approved, respectively, the creation of the 87<sup>th</sup>-A, 87<sup>th</sup>-B, and 87<sup>th</sup>-C judicial districts and each of those counties approved the abolition of the 87<sup>th</sup> district pursuant to law, effective January 1, 2008, the 87<sup>th</sup>-A district would consist of the County of Crawford, and the probate judge of Crawford County would serve as judge of the 87<sup>th</sup>-A district; the 87<sup>th</sup>-B district would consist of the County of Kalkaska, and the probate judge of Kalkaska County would serve as judge of the 87<sup>th</sup>-B district; the 87<sup>th</sup>-C district would consist of the County of Otsego, and would have one judge; and the 87<sup>th</sup> district would be abolished.

The judge of the 87<sup>th</sup> district at 11:59 p.m. on December 31, 2007, who resided in Otsego County, would serve as judge of the 87<sup>th</sup>-C district for the balance of the term to which he or she was elected or appointed judge of the 87<sup>th</sup> district. The Crawford County probate judge on January 1, 2008, would serve as judge of the 87<sup>th</sup>-A district for the balance of the term to which he or she was elected or appointed probate judge, and the Kalkaska County probate judge on that date would serve as judge of the 87<sup>th</sup>-B district court for the balance of the term to which he or she was elected or appointed probate judge. (Pursuant to Section 810a of the RJA, the probate judges in Crawford and Kalkaska Counties currently have the jurisdiction, powers, duties, and title of a district judge within their respective counties, in addition to the jurisdiction, powers, duties, and title of probate judge.)

(Section 8176 of the RJA prohibits the creation of a new judicial district proposed by law unless each district control unit in the proposed district, by resolution of the district control unit's governing body, approves the creation of the new district and the clerk of each district control unit adopting the resolution files a copy with the State Court Administrator by 4 p.m. of the 16<sup>th</sup> Tuesday before the August primary for the election immediately preceding the new district's effective date. A resolution filed before the effective date of the amendatory act authorizing the new district is valid if the filing occurs within the two-year State legislative session during which the amendatory act was enacted.)

MCL 600.8152 Legislative Analyst: Patrick Affholter

## FISCAL IMPACT

The bill would have no fiscal impact on State and local government. In this case, the creation of additional districts would not require any additional facilities or staff.

Date Completed: 7-17-07 Fiscal Analyst: Stephanie Yu