## SENATE BILL No. 268

## By Committee on Ways and Means

2-25

AN ACT concerning water; relating to stream maintenance and obstructions; amending K.S.A. 32-1012 and K.S.A. 2014 Supp. 82a-301 and 82a-307 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. 32-1012 is hereby amended to read as follows: 32-1012. (a) Nothing in the nongame and endangered species conservation act shall be construed to:

- (1) Apply retroactively to any occurrence prior to July 1, 1975;
- (2) prohibit importation into the state of wildlife which may be lawfully imported into the United States or lawfully taken and removed from another state; or
- (3) prohibit entry into the state or possession, transportation, exportation, processing, sale or offer for sale or shipment of any species of wildlife which is deemed to be threatened or endangered in this state but not in the state where originally taken, if the person engaging therein demonstrates by circumstantial evidence that such species of wildlife was lawfully taken and lawfully removed from such state; or
- (4) apply to stream maintenance performed pursuant to K.S.A. 82a-307, and amendments thereto.
- (b) The provisions of this section shall not be construed to permit the possession, transportation, exportation, processing, sale or offer for sale or shipment within this state of any species of wildlife determined to be a threatened species or endangered species pursuant to Pub. L. No. 93-205 (December 28, 1973), the endangered species act of 1973, and—aets-amendatory thereof as in effect on July 1, 2015, except as permitted in K.S.A. 32-961, and amendments thereto.
- Sec. 2. K.S.A. 2014 Supp. 82a-301 is hereby amended to read as follows: 82a-301. (a) (1) Except as provided in subsections (c) and (d), without the prior written consent or permit of the chief engineer of the division of water resources of the Kansas department of agriculture, it shall be unlawful for any person, partnership, association, corporation or agency or political subdivision of the state government to:
- 34 (A) Construct, modify or add to any dam;
- 35 (B) construct, modify or add to any water obstruction in a designated stream; or

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 (C) change or diminish the course, current, or cross section of any designated stream within this state.

- (2) Any application for any permit or consent shall be made in writing in such form as specified by the chief engineer.
- (3) Revetments for the purpose of stabilizing a caving bank which are properly placed shall not be construed as obstructions for the purposes of this section.
  - (b) As used in K.S.A. 82a-301 et seq., and amendments thereto:
- (1) "Dam" means any artificial barrier including appurtenant works with the ability to impound water, waste water or other liquids that has a height of 25 feet or more; or has a height of six feet or greater and a storage volume at the top of the emergency spillway elevation of 50 or more acre feet. The height of a dam or barrier shall be measured from the lowest elevation of the streambed, downstream toe or outside limit of the dam to the elevation of the top of the dam.
- (2) "Designated stream" means a natural or man-made channel that conveys drainage or runoff from a watershed having an area of:
- (A) One or more square miles in zone one, which includes all geographic points located in or east of Washington, Clay, Dickinson, Marion, Harvey, Sedgwick Butler or Sumner counties;
- (B) two or more square miles in zone two, which includes all geographic points located west of zone one and in or east of Smith, Osborne, Russell, Barton, Stafford, Pratt or Barber counties; or
- (C) three or more square miles in zone three, which includes all geographic points located west of zone two.
- (c) (1) The prior written consent or permit of the chief engineer shall not apply to water obstructions that meet the following requirements:
- (A) The change in the cross section of a designated stream is obstructed less than 5% and the water obstruction or change is contained within a land area measuring 25 feet or less along the stream length; or
  - (B) (i) the water obstruction is not a dam as defined in subsection (b);
  - (ii) the water obstruction is not located within an incorporated area;
- (iii) every part of the water obstruction, and any water impounded by such obstruction, is located more than 300 feet from any property boundary; and
- (iv) the watershed area above the water obstruction is five square miles or less.
- (2) If the water obstruction does not meet the requirements of subsection (c)(1)(B)(iii), but meets all other requirements of subsection (c) (1)(B), such water obstruction may be exempted from the permitting requirements of subsection (a) if the chief engineer determines such water obstruction has minimal impact upon safety and property based upon a review of the information, to be provided by the owner, including:

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 (A) An aerial photo or topographic map depicting the location of the proposed project, the location of the stream, the layout of the water obstruction, the property lines and names and addresses of adjoining property owners; and

- (B) the principal dimensions of the project including, but not limited to, the height above streambed.
- (3) Notwithstanding any other provision of this section, the chief engineer may require a permit for any water obstruction described in this subsection if the chief engineer determines such permit is necessary for the protection of life or property.
- (d) The prior written consent or permit of the chief engineer shall not be required for construction or modification of a hazard class A dam that:
- (1) Has a height of less than 30 feet and a storage volume at the top of the emergency spillway elevation of less than 125 acre feet, and the dam location and dimensions have been registered with the division of water resources in a written form prescribed by the chief engineer; or
- (2) is a wastewater storage structure for a confined feeding facility that has been approved by the secretary of health and environment pursuant to K.S.A. 65-171d, and amendments thereto.
- Sec. 3. K.S.A. 2014 Supp. 82a-307 is hereby amended to read as follows: 82a-307. (a) Upon petition of 50 taxpayers of any county of this state, owning land in the flood plain of any river in such county, or upon enactment of a resolution by the county commission of such county, the board of county commissioners of each county in this state are hereby authorized within their respective jurisdictions to clean and maintain the banks and channels of the streams and watercourses within definitely established bank lines, and to keep such streams free of drift, trees and other debris, for the purpose of reducing floods and overflows. Upon such petition or resolution, the board of county commissioners may remove debris pursuant to this section, but shall not-change or diminish the course, current or cross section of any stream by more than 5%.
- (b) The board of county commissioners, having obtained written permission from the landowner, may enter upon private property, if necessary, to clean and maintain such streams, doing as little damage as possible thereto. If material damage is done to any property, the commissioners shall allow reasonable compensation therefor if the landowner presents a claim in writing to the board within 60 days from the date of such alleged material damage.
- (c) Nothing in this act shall be construed to permit the board of county commissioners of any county to remove or destroy any permanent improvement, including dams and bridges, in and over such streams, providing such improvements, dams or bridges have been lawfully placed thereon.

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Sec. 4. K.S.A. 32-1012 and K.S.A. 2014 Supp. 82a-301 and 82a-307 are hereby repealed.

Sec. 5. This act shall take effect and be in force from and after its publication in the statute book.