- **20-167.** Supervision fee for juvenile offender; fees paid to county general fund; waiver. On and after July 1, 1997:
- (a) The supreme court may establish a supervision fee schedule to be charged a juvenile offender, or the parent or guardian of such juvenile offender, if the juvenile offender is under the age of 18, for services rendered the juvenile who is:
  - (1) Placed on probation;
  - (2) placed in juvenile community correctional services;
  - (3) placed in a community placement;
  - (4) placed on conditional release pursuant to K.S.A. 2007 Supp. 38-2374, and amendments thereto; or
  - (5) using any other juvenile justice program available in the judicial district.
- (b) The supervision fee established by this section shall be charged and collected by the clerk of the district court.
- (c) All moneys collected by this section shall be paid into the county general fund and used to fund community juvenile justice programs.
- (d) The juvenile offender shall not be eligible for early release from supervision unless the supervision fee has been paid.
- (e) An annual report shall be filed with the commissioner of juvenile justice from every judicial district concerning the supervision fees. The report shall include figures concerning: (1) The amount of supervision fees ordered to be paid; (2) the amount of supervision fees actually paid; and (3) the amount of expenditures and to whom such expenditures were paid.
- (f) The court may waive all or part of the supervision fee established by this section upon a showing that such fee will result in an undue hardship to such juvenile offender or the parent or guardian of such juvenile offender.

**History:** L. 1997, ch. 156, § 2; L. 2006, ch. 169, § 91; Jan. 1, 2007.