PLOYEE MADE PART OF THE STATE CLASSIFIED SERVICE SHALL NOT BE DEEMED A PERMANENT EMPLOYEE UNLESS THE PERIOD OF SERVICE WITH HIS PRIOR GOVERNMENTAL EMPLOYER WOULD QUALIFY THE EMPLOYEE FOR PERMANENT STATUS IF THE EMPLOYEE HAD BEEN SERVING IN THE STATE SERVICE DURING THE PERIOD: PROVIDED, HOWEVER, THAT THE PRIOR SERVICE SHALL BE CREDITED AGAINST THE APPLICABLE PROBATIONARY PERIOD REQUIRED TO BE SERVED UNDER THE PROVISIONS OF THE MERIT SYSTEM LAW. IT IS FURTHER PROVIDED THAT ANY CLERICAL, ADMINISTRATIVE OR CONSTRUCTIONS OF THE MERIT SYSTEM LAW. **EMPLOYEE** STABULAR OTHERWISE WITHIN PROVISIONS OF THIS SUBSECTION BUT WHO WAS HIRED. PROMOTED OR RECLASSIFIED BY HIS GOVERNMENTAL EMPLOYER AFTER JANUARY 1, 1971, BUT PRIOR TO JULY 4, 1971, SHALL CONTINUE AS AN EMPLOYEE OF THE DIS-TRICT COURT ONLY UPON A DETERMINATION BY THE CHIEF JUDGE OF THE DISTRICT COURT THAT THE EMPLOYEE'S CONTINUED SERVICE IN THE JOB CLASSIFICATION HELD OF THE DISTRICT COURT THAT THE EMPLOYEE'S CONTINUED SERVICE IN THE JOB CLASSIFICATION HELD OF THE DISTRICT COURT THAT THE PROPERTY OF THE TION HELD ON THE FIRST MONDAY IN JULY, 1971, IS REQUIRED FOR THE EFFECTIVE OPERATION OF THE DISTRICT COURT. All other EXCEPT AS HERETOFORE PROVIDED, ALL SUCH CLERICAL, ADMINISTRATIVE AND CONSTABULAR employees shall be appointed by the chief judge of the District Court upon the recommendation of the administrative judge in each district. [and] Those employees hired after the effective date of the subtitle shall be under any State merit or classification system in existence for State employees. ALL CONSTABLES, CLERKS, AND CLERICAL AND ADMINISTRATIVE EMPLOYEES AS MAY BE NECESSARY TO CONDUCT THE BUSINESS OF THE COURT SHALL BE IN THE STATE SERVICE.

- (c) With respect to every employee or person described in subsections (a) or (b) of this Section 149 who elects to remain under a county, city or municipal merit, classification, leave, retirement or health system, the county, city or municipality in question shall make whatever payments or contributions are required to be made by such THE county, city or municipality to or for the account or on behalf of said THE employee, and the State shall periodically reimburse said THE county, city or municipality for any such payments or contributions made, provided that payments or contributions made by the county, city or municipality to the retirement or group insurance program of any such employee shall not be deemed to be salary with respect to such THE employee.
- (d) [(b)] The chief clerk of the District Court shall be responsible, subject to the direction of the chief judge of the District Court, for the administration and day-to-day clerical operation of the District Court and its several divisions and locations and shall perform such ALL other duties as may be prescribed by rule or by law. He may delegate administrative duties to other clerical or administrative personnel of the District Court in a manner consistent with rule and with law. The chief administrative clerk in each district shall be responsible to the chief clerk of the District Court and the administrative judge of the district for the maintenance and operation of the clerical staff and work within the district, including