Journal of the House

FORTY-FIRST DAY

Hall of the House of Representatives,
Topeka, KS, Monday, March 16, 2020, 11:00 a.m.

The House met pursuant to adjournment with Speaker Ryckman in the chair.

The roll was called with 118 members present.
Reps. Carlin, Probst and Yeager were excused on verified illness.
Reps. Bishop, Carmicael, Kuether and Ousley were excused on excused absence by
the Speaker.

Prayer by guest chaplain, Rev. Juliet Kent-Hemphill, Pastor, St. John A.M.E. Church,
Topeka:

Father God,

I pray for these who serve this nation, for they serve you.
There is no authority except from God, and these gathered here,
whether they realize it or not, are your servant for the good of the
people of the United States of America.
I pray for the men and women in this room and those who are yet to
come. Help them to recognize you, come to trust in you, look to you
and live in the fear of you and not of men.
Father, help them to make good and godly decisions that are right,
based on the authority of Your Holy Spirit and motivated by your
Word.
I pray for the many representatives who are your children by faith in
Jesus Christ. Grant them your favor and blessing, raise them up to do
your will and help them to stand on the reality that no matter what the
challenge your truth will prevail.
Father, I pray you give them godly strength for the work that they do.
Give them great wisdom for the decisions they make and lead them
by the Holy Spirit for direction in which they lead this nation.
God, cleanse their motives, and protect them from pride, help them to
bow to your will and not break under the weight of adversity, and
may they never forget your promise “He who honors me I will honor,
and I will despise those who think lightly of me.” We thank you for
all you will do through them, in them, and with them.
In Jesus’ name, the one and only name by which we have a way into
heaven, I pray. Amen
The Pledge of Allegiance was led by Rep. Wolfe Moore.

**INTRODUCTION OF GUESTS**

There being no objection, the following remarks of Rep. Humphries are spread upon the Journal:

It is my great privilege to introduce you today to Carly Bowden, a recipient of the prestigious 2019-2020 Milken Educator Award. I’ll tell you more about the award in a minute, but first I want to tell you about Carly.

First, she is BRAVE...Brave to come to the capitol today and meet in this large group And brave because she teaches math to middle schoolers!

Carly grew up in Topeka, and graduated from Emporia State in 2015. She teaches 7th grade math at Andover Central middle school. Her philosophy of teaching is all about relationships! She teaches her students through being interested in their activities, and creating learning experiences for them - when they don’t even know they are learning! Some recent examples ... instead of a paper math test, she took her class to Dillons with real dollars and learned math. She has also transformed her room into an escape room...landing a spaceship.

And about the award . . . only 40 educators nationwide receive the Milken Educator Award. Get this . . . there are over 3.2 million public school teachers in the U.S. WOW... such an honor for Carly...and also for us to recognize her here today. Please join me in celebrating Carly Bowden!


On motion of Rep. Hawkins, the House recessed until 11:35 a.m.

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**LATE MORNING SESSION**

The House met pursuant to recess with Speaker Ryckman in the chair.

**INTRODUCTION OF BILLS AND CONCURRENT RESOLUTIONS**

The following bills were introduced and read by title:

**HB 2744**, AN ACT concerning children and minors; relating to risk and needs assessment for certain children in need of care; overall case length limits for juvenile offenders; requiring the department of corrections to create juvenile justice data systems; increasing use of evidence-based programs account money; amending K.S.A. 75-52,162 and 75-52,164 and K.S.A. 2019 Supp. 38-2203, 38-2304 and 38-2391 and repealing the existing sections, by Committee on Federal and State Affairs.

**HB 2745**, AN ACT concerning energy policy; relating to the state corporation commission; development of a state energy plan, by Committee on Federal and State Affairs.

**CONSENT CALENDAR**

Objection was made to **SB 354** appearing on the Consent Calendar; the bill was placed on the Calendar under the heading General Orders.
REPORTS OF STANDING COMMITTEES

Committee on Appropriations recommends HB 2588 be amended on page 1, in line 10, by striking "FORWARD" and inserting "Eisenhower legacy"; in line 12, by striking "FORWARD" and inserting "Eisenhower legacy"; by striking all in lines 20 through 22; in line 23, by striking all before the period and inserting "The secretary shall establish targets for the state highway system condition that reflect the reasonable, realistic expectations that have historically existed in providing a safe and efficient state highway system. The secretary shall utilize reasonable, sound and accepted methods to determine the annual preservation investment needed to achieve the state targets and provide optimum cost effectiveness in keeping the long-term state highway system condition meeting such targets";

Also on page 1, in line 24, by striking "FORWARD" and inserting "Eisenhower legacy"; in line 27, before the semicolon by inserting ". The secretary shall manage cash-flow and project lettings such that there is reasonable assurance that preservation projects shall be fully funded each year. Pursuant to this subparagraph, preservation projects refer to maintenance, repairs or replacement of existing infrastructure";

On page 2, in line 19, by striking "FORWARD" and inserting "Eisenhower legacy"; in line 23, by striking "2023" and inserting "2022"; also in line 23, before "A" by inserting "The secretary shall let to construction contract the remaining transportation works for Kansas program projects before any new modernization or expansion project, or both, under the Eisenhower legacy transportation program are let to construction.";

On page 3, in line 12, by striking "FORWARD" and inserting "Eisenhower legacy"; in line 16, by striking "FORWARD" and inserting "Eisenhower legacy"; in line 24, by striking "FORWARD" and inserting "Eisenhower legacy"; in line 28, by striking "FORWARD" and inserting "Eisenhower legacy"; in line 32, by striking "FORWARD" and inserting "Eisenhower legacy"; in line 36, by striking "FORWARD" and inserting "Eisenhower legacy"; in line 39, by striking "Motor fuel taxes and vehicle registration revenues" and inserting "State highway fund revenues that include, but are not limited to, motor fuel taxes, vehicle registrations, sales and compensating use taxes and eligible federal aid";

On page 4, following line 6, by inserting:

"(3) All new bonds issued for the purposes of the Eisenhower legacy transportation program shall be paid using revenue collected or received pursuant to K.S.A. 79-3620(c) and 79-3710(c), and amendments thereto."

Also on page 4, in line 9, by striking "FORWARD" and inserting "Eisenhower legacy"; in line 17, after ",(2)" by inserting "(A) It is the intent of the legislature that the secretary shall develop a metric-driven process that determines a reasonable and fair minimum amount of state highway fund moneys to be spent on new modernization and expansion projects in each of the Kansas department of transportation's six districts over the duration of the Eisenhower legacy transportation program.

(B) The process for determining the minimum amount of modernization and expansion project moneys shall be subject to the following:

(i) Adding together the minimum moneys set for each of the Kansas department of transportation's six districts pursuant to paragraph (2)(A), the total shall be at least 50% of the estimated cost of constructing all modernization and expansion projects let to contract in the Eisenhower legacy transportation program."
(ii) If the estimated cost of constructing all modernization and expansion projects in the Eisenhower legacy transportation program increases or decreases by more than 10%, then the minimum amounts will be adjusted accordingly while still satisfying paragraph (2)(B)(i).

(iii) For each of the Kansas department of transportation's six districts, at least 40% of the minimum amounts determined in paragraph (2)(A), or adjusted amounts according to paragraph (2)(B)(ii), shall be let to construction contract by year five of the Eisenhower legacy transportation program, and 100% of the minimum amounts determined in paragraph (2)(A), or adjusted amounts according to paragraph (2)(B)(ii), shall be let to construction contract by year 10 of the Eisenhower legacy transportation program.

(iv) Any modernization or expansion projects remaining from the transportation works for Kansas program pursuant to K.S.A. 68-2314b, and amendments thereto, shall not be considered when determining the minimum amounts in paragraph (2)(A) or (2)(B)(i).

(3)"
Also on page 4, by striking all in lines 22 through 24; in line 25, after "(n)" by inserting "It is the intent of the legislature that the secretary take the actions necessary to have transportation improvement projects ready to let to construction as cash-flow management allows.

(o)"
Also on page 4, in line 28, by striking "FORWARD" and inserting "Eisenhower legacy"; in line 29, by striking "FORWARD" and inserting "Eisenhower legacy";

On page 6, in line 4, by striking "FORWARD" and inserting "Eisenhower legacy"; in line 8, by striking all after "thereto"; by striking all in lines 9 through 15; in line 16, by striking all before the period; also in line 16, after the period by inserting "Alternative delivery procurement methods shall only be used when such methods are a condition of projects obtained through federal grants."); in line 18, by striking "FORWARD" and inserting "Eisenhower legacy";

On page 7, following line 39, by inserting:
"New Sec. 5. (a) There is hereby established in the state treasury the short line rail improvement fund. The short line rail improvement fund shall be administered by the secretary of transportation. Expenditures from the short line rail improvement fund may be made for any qualified railroad track maintenance expenditure constructed by an eligible entity. Qualified railroad track maintenance expenditures shall be matched on a 70% state moneys to 30% eligible entity moneys basis. All expenditures from the short line rail improvement fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the secretary of transportation or the secretary's designee.

(b) On July 1, 2020, and each July 1 thereafter through July 1, 2022, the director of accounts and reports shall transfer $5,000,000 from the state highway fund to the short line rail improvement fund.

(c) For purposes of this section:

(1) "Eligible entity" means:

(A) Class II or class III railroad as defined in 49 C.F.R. § 1201.1-1(a), as in effect on January 1, 2020; or

(B) any owner or lessee industry track located on or adjacent to a class II or class
III railroad in the state of Kansas; and

(2) "qualified railroad track maintenance expenditure" means gross expenditures for maintenance, reconstruction or replacement of railroad track, including roadbed, bridges, industrial leads and side track, and related track structures to the extent the expenditures are on track located in the state of Kansas, and the track was owned or leased by an eligible entity as of January 1, 2020."

On page 9, by striking all in lines 10 through 14 and inserting "(4) anticipated annual payouts of construction projects already under contract and any proposed construction projects for the next three fiscal years. Such payouts shall be listed separately for those payouts for preservation projects from payouts for modernization and expansion projects;

(5) proposed construction projects to be let to contract in the current fiscal year and anticipated breakdowns of anticipated annual payouts for the next three fiscal years for those projects;

(6) a detailed breakdown of anticipated annual expenditures for the next three fiscal years on remaining agency debt service, programs and operations;

(7) annual expenditures from paragraphs (4) through (6);

(8) a comparison of annual revenue expected into the state highway fund, including state highway fund ending balance carryovers, for the next three fiscal years;

(9) for any construction project let in the Eisenhower legacy transportation program that is more than $5,000,000, an explanation of all initial bids submitted for such project and the actual final cost of construction for such project;";

And by redesignating subsections, paragraphs, subparagraphs and clauses accordingly;

On page 10, in line 23, by striking "FORWARD" and inserting "Eisenhower legacy transportation";

And by renumbering sections accordingly;

On page 1, in the title, in line 1, by striking "FORWARD" and inserting "Eisenhower legacy"; and the bill be passed as amended.

Committee on Appropriations recommends HB 2597 be amended by substituting a new bill to be designated as "Substitute for HOUSE BILL NO. 2597," as follows:

"Substitute for HOUSE BILL NO. 2597
By Committee on Appropriations

"AN ACT making and concerning appropriations for fiscal years ending June 30, 2020, June 30, 2021, and June 30, 2022, for state agencies; authorizing certain transfers, capital improvement projects and fees, imposing certain restrictions and limitations, and directing or authorizing certain receipts, disbursements, procedures and acts incidental to the foregoing; amending K.S.A. 75-2263, 75-6707, 76-775, 76-7,107, 79-2959, 79-2964, 79-3425i, 79-34,171, 79-4804 and 82a-953a and K.S.A. 2019 Supp. 2-223, 12-1775a, 12-5256, 55-193, 74-50,107 and 74-99b34 and repealing the existing sections."; and the substitute bill be passed.

(Sub HB 2597 was thereupon introduced and read by title.)

Committee on Elections recommends HB 2606 be passed.
Committee on **Elections** recommends **HB 2687**, be amended by adoption of the amendments recommended by the House Committee on Elections as reported in the Journal of the House on February 21, 2020, and the bill, as printed with amendments by House Committee, be passed as amended.

Committee on **Judiciary** recommends **HB 2401** be amended by adoption of the amendments recommended by the House Committee on Federal and State Affairs, as reported in the Journal of the House on January 30, 2020; the bill, as printed with House Committee amendments, be further amended on page 1, in line 7, by striking "2018" and inserting "2019";

On page 2, in line 9, after the period by inserting "The provisions of this subsection shall expire on July 1, 2023."; in line 10, by striking "2018" and inserting "2019";

On page 3, in line 35, by striking "2018" and inserting "2019"; in line 40, after the period by inserting "The provisions of this subparagraph shall expire on July 1, 2023.";

On page 4, in line 24, by striking "2018" and inserting "2019"; in line 35, by striking "2018" and inserting "2019";

On page 5, in line 8, by striking "2018" and inserting "2019";

On page 1, in the title, in line 3, by striking "2018" and inserting "2019"; and the bill be passed as further amended.

Committee on **Judiciary** recommends **SB 373** be amended on page 1, following line 9, by inserting:

"New Section 1. (a) The provisions of this section shall apply only in a prosecution for:

1) Rape, as defined in K.S.A. 2019 Supp. 21-5503, and amendments thereto;
2) indecent liberties with a child, as defined in K.S.A. 2019 Supp. 21-5506(a), and amendments thereto;
3) aggravated indecent liberties with a child, as defined in K.S.A. 2019 Supp. 21-5506(b), and amendments thereto;
4) criminal sodomy, as defined in K.S.A. 2019 Supp. 21-5504(a)(3) and (4), and amendments thereto;
5) aggravated criminal sodomy, as defined in K.S.A. 2019 Supp. 21-5504(b), and amendments thereto;
6) aggravated indecent solicitation of a child, as defined in K.S.A. 2019 Supp. 21-5508(b), and amendments thereto;
7) sexual exploitation of a child, as defined in K.S.A. 2019 Supp. 21-5510, and amendments thereto;
8) aggravated sexual battery, as defined in K.S.A. 2019 Supp. 21-5505(b), and amendments thereto;
9) incest, as defined in K.S.A. 2019 Supp. 21-5604(a), and amendments thereto;
10) aggravated incest, as defined in K.S.A. 2019 Supp. 21-5604(b), and amendments thereto;
11) indecent solicitation of a child, as defined in K.S.A. 2019 Supp. 21-5508(a), and amendments thereto;
12) aggravated assault, as defined in K.S.A. 2019 Supp. 21-5412(b), and amendments thereto, with intent to commit any crime specified above;
13) sexual battery, as defined in K.S.A. 2019 Supp. 21-5505(a), and amendments thereto;
unlawful voluntary sexual relations, as defined in K.S.A. 2019 Supp. 21-5507, and amendments thereto;
(15) aggravated human trafficking, as defined in K.S.A. 2019 Supp. 21-5426(b)(2), (4) and (5), and amendments thereto;
(16) commercial sexual exploitation of a child, as defined in K.S.A. 2019 Supp. 21-6422, and amendments thereto;
(17) electronic solicitation, as defined in K.S.A. 2019 Supp. 21-5509, and amendments thereto;
(18) internet trading in child pornography, as defined in K.S.A. 2019 Supp. 21-5514(a), and amendments thereto;
(19) aggravated internet trading in child pornography, as defined in K.S.A. 2019 Supp. 21-5514(b), and amendments thereto; or
(20) attempt, as defined in K.S.A. 2019 Supp. 21-5301, and amendments thereto, or conspiracy, as defined in K.S.A. 2019 Supp. 21-5302, and amendments thereto, to commit any crime specified above.
(b) In any prosecution for a crime designated in subsection (a), a court shall not require or order a complaining witness to submit to or undergo either a psychiatric or psychological examination.
(c) As used in this section, "complaining witness" means an alleged victim of any crime designated in subsection (a), the prosecution of which is subject to this section.
(d) This section shall be a part of and supplemental to the Kansas criminal code.

On page 2, following line 31, by inserting:
"Sec. 3. K.S.A. 2019 Supp. 21-5507 is hereby amended to read as follows: 21-5507.(a) Unlawful voluntary sexual relations is:
(1) Engaging in any of the following acts with a child who is 14 or more years of age but less than 16 years of age:
   (A) Voluntary sexual intercourse or voluntary sodomy; or
   (B) voluntary sodomy; or
   (C) voluntary lewd fondling or touching;
   (2) when the offender is less than 13 years of age;
   (3) when the offender is less than four years of age older than the child 13 years of age or older but less than 19 years of age, and the offender and the child are less than 48 months apart in age; and
   (4) when the child and the offender are the only parties involved; and
   (5) when the child and the offender are members of the opposite sex.
(b) Unlawful voluntary sexual relations as defined in:
(1) Subsection (a)(1)(A) is a severity level 8, person felony:
   (A) Class A person misdemeanor, except as provided in subsection (b)(1)(B); and
   (B) severity level 9, person felony if the offender and the child are 24 or more months but less than 48 months apart in age, and the offender is 13 or more years of age; and
   (2) subsection (a)(1)(B) is a severity level 9, person felony; and
   (A) Class A person misdemeanor, except as provided in subsection (b)(2)(B); and
   (B) severity level 10, person felony if the offender and the child are 24 or more months but less than 48 months apart in age, and the offender is 13 or more years of age.
(2) subsection (a)(1)(C) is a severity level 10, person felony ";
On page 19, in line 5, after "(t)(1)(A)" by inserting "; or
(C) convicted of unlawful voluntary sexual relations, as defined in K.S.A. 2019 Supp. 21-5507, and amendments thereto, or adjudicated as a juvenile offender for an act which, if committed by an adult, would constitute a violation of K.S.A. 2019 Supp. 21-5507, and amendments thereto;

On page 37, in line 26, by striking "incldes" and inserting "includes";
On page 41, in line 17, after the first comma by inserting "21-5507,";
And by renumbering sections accordingly;

On page 1, in the title, in line 2, after the first semicolon by inserting "unlawful voluntary sexual relations;"; in line 3, after the second semicolon by inserting "offender registration;"; in line 4, after the first comma by inserting "21-5507,"; and the bill be passed as amended.

Committee on Judiciary recommends SB 405 be amended on page 3, in line 3, by striking all after the second comma; in line 4, by striking "suspension,"; in line 12, by striking all before the second "such"; in line 21, by striking "after 45 days of such suspension,"; in line 30, by striking all before the second "such"; in line 37, after "(5)" by inserting "Whenever a person's driving privileges have been suspended for 30 days as provided in K.S.A. 8-1014(b)(1)(A), and amendments thereto, such person may apply to the division for such person's driving privileges to be restricted for the remainder of the 30-day suspension period to driving only a motor vehicle equipped with an ignition interlock device.

(6) ";

On page 8, in line 10, by striking "300%" and inserting "150%"; in line 18, by striking all after "(A)"; by striking all in lines 19 through 23; in line 24 by striking "(C)"; in line 25, by striking "100%" and inserting "125%"; also in line 25, by striking "50%" and inserting "75%"; following line 26, by inserting:

"(B) for a person whose household income is less than or equal to 125% but greater than 100% of the federal poverty level, 50% of the program costs plus any additional costs due to non-compliance;"

And by redesignating subsections, paragraphs, subparagraphs and clauses accordingly; and the bill be passed as amended.

Committee on Judiciary recommends SB 420, as amended by Senate Committee, be amended on page 1, following line 6, by inserting:

"New Section 1. (a) A person required to register as an offender pursuant to the Kansas offender registration act may petition the district court in the county where the offender resides to waive payment of the registration fee required by K.S.A. 22-4905, and amendments thereto. Such offender shall submit an affidavit to the court in the form prescribed by the judicial council. There shall be no docket fee required.

(b) The court may:
(1) Question the offender under oath concerning the contents of the affidavit; and
(2) require the offender to produce evidence on the issue of the offender's financial inability to make the payment required by K.S.A. 22-4905, and amendments thereto.

(c) If it appears to the satisfaction of the court that requiring the payment will impose manifest hardship on the offender or the offender's immediate family, the court may:
(1) Waive the current payment owed by the offender;
(2) extend the time in which the offender has to make the payment; or
(3) waive the payment for a specified period of time, not to exceed three years.

(d) If the court issues an order modifying an offender's obligation to pay the registration fee required by K.S.A. 22-4905, and amendments thereto, the court shall provide the offender with a copy of the order. Such order shall be effective to modify the offender's obligation to pay the registration fee in any county where the offender is required to register.

Sec. 2. K.S.A. 2019 Supp. 21-5913 is hereby amended to read as follows: 21-5913.

(a) Obstructing apprehension or prosecution is knowingly harboring, concealing or aiding any person who:

(1) Has committed or who has been charged with committing a felony or misdemeanor under the laws of this state, other than a violation of K.S.A. 22-4903, and amendments thereto, or another state or the United States with intent that such person shall avoid or escape from arrest, trial, conviction or punishment for such felony or misdemeanor; or

(2) is required to register under the Kansas offender registration act, K.S.A. 22-4901 et seq., and amendments thereto, and who is not in compliance with the requirements of such act with intent that such person shall avoid or escape from registration, arrest, trial, conviction, punishment or any criminal charges arising from the person's failure to comply with the requirements of such act.

(b) Obstructing apprehension or prosecution as defined in:

(1) Subsection (a)(1) is a:

   (A) Severity level 8, nonperson felony if the person who is harbored, concealed or aided has committed or has been charged with committing a felony; and

   (B) class C misdemeanor if the person who is aided has committed or has been charged with committing a misdemeanor; and

(2) subsection (a)(2) is a severity level 5, person felony.

Sec. 3. K.S.A. 2019 Supp. 21-6804 is hereby amended to read as follows: 21-6804.

(a) The provisions of this section shall be applicable to the sentencing guidelines grid for nondrug crimes. The following sentencing guidelines grid shall be applicable to nondrug felony crimes:
### SENTENCING RANGE - NONDRUG OFFENSES

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<th>Category</th>
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<td>1 Person &amp; 1 Nonperson Felonies</td>
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**Legend**
- Presumptive Probation
- No Presumptive Probation
- Presumptive Imprisonment
(b) Sentences expressed in the sentencing guidelines grid for nondrug crimes represent months of imprisonment.

(c) The sentencing guidelines grid is a two-dimensional crime severity and criminal history classification tool. The grid's vertical axis is the crime severity scale which classifies current crimes of conviction. The grid's horizontal axis is the criminal history scale which classifies criminal histories.

(d) The sentencing guidelines grid for nondrug crimes as provided in this section defines presumptive punishments for felony convictions, subject to the sentencing court's discretion to enter a departure sentence. The appropriate punishment for a felony conviction should depend on the severity of the crime of conviction when compared to all other crimes and the offender's criminal history.

(e) (1) The sentencing court has discretion to sentence at any place within the sentencing range. In the usual case it is recommended that the sentencing judge select the center of the range and reserve the upper and lower limits for aggravating and mitigating factors insufficient to warrant a departure.

(2) In presumptive imprisonment cases, the sentencing court shall pronounce the complete sentence which shall include the:
   (A) Prison sentence;
   (B) maximum potential reduction to such sentence as a result of good time; and
   (C) period of postrelease supervision at the sentencing hearing. Failure to pronounce the period of postrelease supervision shall not negate the existence of such period of postrelease supervision.

(3) In presumptive nonprison cases, the sentencing court shall pronounce the:
   (A) Prison sentence; and
   (B) duration of the nonprison sanction at the sentencing hearing.

(f) Each grid block states the presumptive sentencing range for an offender whose crime of conviction and criminal history place such offender in that grid block. If an offense is classified in a grid block below the dispositional line, the presumptive disposition shall be nonimprisonment. If an offense is classified in a grid block above the dispositional line, the presumptive disposition shall be imprisonment. If an offense is classified in grid blocks 5-H, 5-I or 6-G, the court may impose an optional nonprison sentence as provided in subsection (q).

(g) The sentence for a violation of K.S.A. 21-3415, prior to its repeal, aggravated battery against a law enforcement officer committed prior to July 1, 2006, or a violation of K.S.A. 2019 Supp. 21-5412(d), and amendments thereto, aggravated assault against a law enforcement officer, which places the defendant's sentence in grid block 6-H or 6-I shall be presumed imprisonment. The court may impose an optional nonprison sentence as provided in subsection (q).

(h) When a firearm is used to commit any person felony, the offender's sentence shall be presumed imprisonment. The court may impose an optional nonprison sentence as provided in subsection (q).

(i) (1) The sentence for the violation of the felony provision of K.S.A. 8-2,144 and 8-1567 and K.S.A. 2019 Supp. 21-5414(b)(3), 21-5823(b)(3) and (b)(4), 21-6412 and 21-6416, and amendments thereto, shall be as provided by the specific mandatory sentencing requirements of that section and shall not be subject to the provisions of this section or K.S.A. 2019 Supp. 21-6807, and amendments thereto.

(2) If because of the offender's criminal history classification the offender is subject
to presumptive imprisonment or if the judge departs from a presumptive probation sentence and the offender is subject to imprisonment, the provisions of this section and K.S.A. 2019 Supp. 21-6807, and amendments thereto, shall apply and the offender shall not be subject to the mandatory sentence as provided in K.S.A. 2019 Supp. 21-5823, and amendments thereto.

(3) Notwithstanding the provisions of any other section, the term of imprisonment imposed for the violation of the felony provision of K.S.A. 8-2,144, and 8-1567 and K.S.A. 2019 Supp. 21-5414(b)(3), 21-5823(b)(3) and (b)(4), 21-6412 and 21-6416, and amendments thereto, shall not be served in a state facility in the custody of the secretary of corrections, except that the term of imprisonment for felony violations of K.S.A. 8-2,144 or 8-1567, and amendments thereto, may be served in a state correctional facility designated by the secretary of corrections if the secretary determines that substance abuse treatment resources and facility capacity is available. The secretary's determination regarding the availability of treatment resources and facility capacity shall not be subject to review. Prior to imposing any sentence pursuant to this subsection, the court may consider assigning the defendant to a house arrest program pursuant to K.S.A. 2019 Supp. 21-6609, and amendments thereto.

(j) (1) The sentence for any persistent sex offender whose current convicted crime carries a presumptive term of imprisonment shall be double the maximum duration of the presumptive imprisonment term. The sentence for any persistent sex offender whose current conviction carries a presumptive nonprison term shall be presumed imprisonment and shall be double the maximum duration of the presumptive imprisonment term.

(2) Except as otherwise provided in this subsection, as used in this subsection, "persistent sex offender" means a person who:

A (i) Has been convicted in this state of a sexually violent crime, as defined in K.S.A. 22-3717, and amendments thereto; and

(ii) at the time of the conviction under subsection (j)(2)(A)(i) has at least one conviction for a sexually violent crime, as defined in K.S.A. 22-3717, and amendments thereto, in this state or comparable felony under the laws of another state, the federal government or a foreign government; or

(B) (i) has been convicted of rape, as defined in K.S.A. 21-3502, prior to its repeal, or K.S.A. 2019 Supp. 21-5503, and amendments thereto; and

(ii) at the time of the conviction under subsection (j)(2)(B)(i) has at least one conviction for rape in this state or comparable felony under the laws of another state, the federal government or a foreign government.

(3) Except as provided in subsection (j)(2)(B), the provisions of this subsection shall not apply to any person whose current convicted crime is a severity level 1 or 2 felony.

(k) (1) If it is shown at sentencing that the offender committed any felony violation for the benefit of, at the direction of, or in association with any criminal street gang, with the specific intent to promote, further or assist in any criminal conduct by gang members, the offender's sentence shall be presumed imprisonment. The court may impose an optional nonprison sentence as provided in subsection (q).

(2) As used in this subsection, "criminal street gang" means any organization, association or group of three or more persons, whether formal or informal, having as one of its primary activities:
(A) The commission of one or more person felonies; or
(B) the commission of felony violations of article 57 of chapter 21 of the Kansas Statutes Annotated, and amendments thereto, K.S.A. 2010 Supp. 21-36a01 through 21-36a17, prior to their transfer, or any felony violation of any provision of the uniform controlled substances act prior to July 1, 2009; and
(C) its members have a common name or common identifying sign or symbol; and
(D) its members, individually or collectively, engage in or have engaged in the commission, attempted commission, conspiracy to commit or solicitation of two or more person felonies or felony violations of article 57 of chapter 21 of the Kansas Statutes Annotated, and amendments thereto, K.S.A. 2010 Supp. 21-36a01 through 21-36a17, prior to their transfer, any felony violation of any provision of the uniform controlled substances act prior to July 1, 2009, or any substantially similar offense from another jurisdiction.

(l) Except as provided in subsection (o), the sentence for a violation of K.S.A. 2019 Supp. 21-5807(a)(1), and amendments thereto, or any attempt or conspiracy, as defined in K.S.A. 2019 Supp. 21-5301 and 21-5302, and amendments thereto, to commit such offense, when such person being sentenced has a prior conviction for a violation of K.S.A. 21-3715(a) or (b), prior to its repeal, 21-3716, prior to its repeal, K.S.A. 2019 Supp. 21-5807(a)(1) or (a)(2) or 21-5807(b), and amendments thereto, or any attempt or conspiracy to commit such offense, shall be presumptive imprisonment.

(m) The sentence for a violation of K.S.A. 22-4903 or K.S.A. 2019 Supp. 21-5913(a)(2), and amendments thereto, shall be presumptive imprisonment. If an offense under such sections is classified in grid blocks 5-E, 5-F, 5-G, 5-H or 5-I, the court may impose an optional nonprison sentence as provided in subsection (q).

(n) The sentence for a violation of criminal deprivation of property, as defined in K.S.A. 2019 Supp. 21-5803, and amendments thereto, when such property is a motor vehicle, and when such person being sentenced has any combination of two or more prior convictions of K.S.A. 21-3705(b), prior to its repeal, or of criminal deprivation of property, as defined in K.S.A. 2019 Supp. 21-5803, and amendments thereto, when such property is a motor vehicle, shall be presumptive imprisonment. Such sentence shall not be considered a departure and shall not be subject to appeal.

(o) The sentence for a felony violation of theft of property as defined in K.S.A. 2019 Supp. 21-5801, and amendments thereto, or burglary as defined in K.S.A. 2019 Supp. 21-5807(a), and amendments thereto, when such person being sentenced has no prior convictions for a violation of K.S.A. 21-3701 or 21-3715, prior to their repeal, or theft of property as defined in K.S.A. 2019 Supp. 21-5801, and amendments thereto, or burglary as defined in K.S.A. 2019 Supp. 21-5807(a), and amendments thereto; or the sentence for a felony violation of theft of property as defined in K.S.A. 2019 Supp. 21-5801, and amendments thereto, when such person being sentenced has one or two prior felony convictions for a violation of K.S.A. 21-3701, 21-3715 or 21-3716, prior to their repeal, or theft of property as defined in K.S.A. 2019 Supp. 21-5801, and amendments thereto, or burglary or aggravated burglary as defined in K.S.A. 2019 Supp. 21-5807, and amendments thereto; or the sentence for a felony violation of burglary as defined in K.S.A. 2019 Supp. 21-5807(a), and amendments thereto, when such person being sentenced has one prior felony conviction for a violation of K.S.A. 21-3701, 21-3715 or 21-3716, prior to their repeal, or theft of property as defined in K.S.A. 2019 Supp. 21-5801, and amendments thereto, or burglary or aggravated burglary as defined in K.S.A.
2019 Supp. 21-5807, and amendments thereto, shall be the sentence as provided by this section, except that the court may order an optional nonprison sentence for a defendant to participate in a drug treatment program, including, but not limited to, an approved after-care plan, if the court makes the following findings on the record:

1. Substance abuse was an underlying factor in the commission of the crime;
2. Substance abuse treatment in the community is likely to be more effective than a prison term in reducing the risk of offender recidivism; and
3. Participation in an intensive substance abuse treatment program will serve community safety interests.

A defendant sentenced to an optional nonprison sentence under this subsection shall be supervised by community correctional services. The provisions of K.S.A. 2019 Supp. 21-6824(f)(1), and amendments thereto, shall apply to a defendant sentenced under this subsection. The sentence under this subsection shall not be considered a departure and shall not be subject to appeal.

(p) The sentence for a felony violation of theft of property as defined in K.S.A. 2019 Supp. 21-5801, and amendments thereto, when such person being sentenced has any combination of three or more prior felony convictions for violations of K.S.A. 21-3701, 21-3715 or 21-3716, prior to their repeal, or theft of property as defined in K.S.A. 2019 Supp. 21-5801, and amendments thereto, or burglary or aggravated burglary as defined in K.S.A. 2019 Supp. 21-5807, and amendments thereto; or the sentence for a violation of burglary as defined in K.S.A. 2019 Supp. 21-5807(a), and amendments thereto, when such person being sentenced has any combination of two or more prior convictions for violations of K.S.A. 21-3701, 21-3715 and 21-3716, prior to their repeal, or theft of property as defined in K.S.A. 2019 Supp. 21-5801, and amendments thereto, or burglary or aggravated burglary as defined in K.S.A. 2019 Supp. 21-5807, and amendments thereto, shall be presumed imprisonment and the defendant shall be sentenced to prison as provided by this section, except that the court may recommend that an offender be placed in the custody of the secretary of corrections, in a facility designated by the secretary to participate in an intensive substance abuse treatment program, upon making the following findings on the record:

1. Substance abuse was an underlying factor in the commission of the crime;
2. Substance abuse treatment with a possibility of an early release from imprisonment is likely to be more effective than a prison term in reducing the risk of offender recidivism; and
3. Participation in an intensive substance abuse treatment program with the possibility of an early release from imprisonment will serve community safety interests by promoting offender reformation.

The intensive substance abuse treatment program shall be determined by the secretary of corrections, but shall be for a period of at least four months. Upon the successful completion of such intensive treatment program, the offender shall be returned to the court and the court may modify the sentence by directing that a less severe penalty be imposed in lieu of that originally adjudged within statutory limits. If the offender's term of imprisonment expires, the offender shall be placed under the applicable period of postrelease supervision. The sentence under this subsection shall not be considered a departure and shall not be subject to appeal.

(q) As used in this section, an "optional nonprison sentence" is a sentence which the court may impose, in lieu of the presumptive sentence, upon making the following
findings on the record:

(1) An appropriate treatment program exists which is likely to be more effective than the presumptive prison term in reducing the risk of offender recidivism; and

(2) the recommended treatment program is available and the offender can be admitted to such program within a reasonable period of time; or

(3) the nonprison sanction will serve community safety interests by promoting offender reformation.

Any decision made by the court regarding the imposition of an optional nonprison sentence shall not be considered a departure and shall not be subject to appeal.

(r) The sentence for a violation of K.S.A. 2019 Supp. 21-5413(c)(2), and amendments thereto, shall be presumptive imprisonment and shall be served consecutively to any other term or terms of imprisonment imposed. Such sentence shall not be considered a departure and shall not be subject to appeal.

(s) The sentence for a violation of K.S.A. 2019 Supp. 21-5512, and amendments thereto, shall be presumptive imprisonment. Such sentence shall not be considered a departure and shall not be subject to appeal.

(t) (1) If the trier of fact makes a finding beyond a reasonable doubt that an offender wore or used ballistic resistant material in the commission of, or attempt to commit, or flight from any felony, in addition to the sentence imposed pursuant to the Kansas sentencing guidelines act, the offender shall be sentenced to an additional 30 months' imprisonment.

(2) The sentence imposed pursuant to subsection (t)(1) shall be presumptive imprisonment and shall be served consecutively to any other term or terms of imprisonment imposed. Such sentence shall not be considered a departure and shall not be subject to appeal.

(3) As used in this subsection, "ballistic resistant material" means: (A) Any commercially produced material designed with the purpose of providing ballistic and trauma protection, including, but not limited to, bulletproof vests and kevlar vests; and (B) any homemade or fabricated substance or item designed with the purpose of providing ballistic and trauma protection.

(u) The sentence for a violation of K.S.A. 2019 Supp. 21-6107, and amendments thereto, or any attempt or conspiracy, as defined in K.S.A. 2019 Supp. 21-5301 and 21-5302, and amendments thereto, to commit such offense, when such person being sentenced has a prior conviction for a violation of K.S.A. 21-4018, prior to its repeal, or K.S.A. 2019 Supp. 21-6107, and amendments thereto, or any attempt or conspiracy to commit such offense, shall be presumptive imprisonment. Such sentence shall not be considered a departure and shall not be subject to appeal.

(v) The sentence for a third or subsequent violation of K.S.A. 8-1568, and amendments thereto, shall be presumptive imprisonment and shall be served consecutively to any other term or terms of imprisonment imposed. Such sentence shall not be considered a departure and shall not be subject to appeal.

(w) The sentence for aggravated criminal damage to property as defined in K.S.A. 2019 Supp. 21-5813(b), and amendments thereto, when such person being sentenced has a prior conviction for any nonperson felony shall be presumptive imprisonment. Such sentence shall not be considered a departure and shall not be subject to appeal.

(x) The sentence for a violation of K.S.A. 2019 Supp. 21-5807(a)(1), and amendments thereto, shall be presumptive imprisonment if the offense under such
paragraph is classified in grid blocks 7-C, 7-D or 7-E. Such sentence shall not be considered a departure and shall not be subject to appeal.

(y) (1) Except as provided in subsection (y)(3), if the trier of fact makes a finding beyond a reasonable doubt that an offender committed a nondrug felony offense, or any attempt or conspiracy, as defined in K.S.A. 2019 Supp. 21-5301 and 21-5302, and amendments thereto, to commit a nondrug felony offense, against a law enforcement officer, as defined in K.S.A. 2019 Supp. 21-5111(p)(1) and (3), and amendments thereto, while such officer was engaged in the performance of such officer's duty, or in whole or in any part because of such officer's status as a law enforcement officer, the sentence for such offense shall be:

(A) If such offense is classified in severity level 2 through 10, one severity level above the appropriate level for such offense; and

(B) (i) if such offense is classified in severity level 1, except as otherwise provided in subsection (y)(1)(B)(ii), imprisonment for life, and such offender shall not be eligible for probation or suspension, modification or reduction of sentence. In addition, such offender shall not be eligible for parole prior to serving 25 years' imprisonment, and such 25 years' imprisonment shall not be reduced by the application of good time credits. No other sentence shall be permitted.

(ii) The provisions of subsection (y)(1)(B)(i) requiring the court to impose a mandatory minimum term of imprisonment of 25 years shall not apply if the court finds the offender, because of the offender's criminal history classification, is subject to presumptive imprisonment and the sentencing range exceeds 300 months. In such case, the offender is required to serve a mandatory minimum term equal to the sentence established pursuant to the sentencing range.

(2) The sentence imposed pursuant to subsection (y)(1) shall not be considered a departure and shall not be subject to appeal.

(3) The provisions of this subsection shall not apply to an offense described in subsection (y)(1) if the factual aspect concerning a law enforcement officer is a statutory element of such offense.

(z) The sentence for a violation of K.S.A. 22-4903(b), and amendments thereto, shall be presumptive imprisonment;"

On page 2, in line 8, after "(6)" by inserting "on and after July 1, 2020,";

On page 6, in line 22, after "(A)" by inserting "(i)"; in line 28, by striking "(B)" and inserting "(ii)"; in line 30, after "(t)(1)(A)" by inserting "(i)"; or

(B) adjudicated as a juvenile offender for an act which, if committed by an adult, would constitute a violation of K.S.A. 2019 Supp. 21-6101(a)(6), (a)(7) or (a)(8), and amendments thereto";

Also, on page 6, following line 33, by inserting:

"Sec. 5. K.S.A. 2019 Supp. 22-4903 is hereby amended to read as follows: 22-4903. (a) Violation of the Kansas offender registration act is the failure by an offender, as defined in K.S.A. 22-4902, and amendments thereto, to comply with any and all provisions of such act, including any and all duties set forth in K.S.A. 22-4905 through 22-4907, and amendments thereto. Any violation of the Kansas offender registration act which continues for more than 30 consecutive days shall, upon the 31st consecutive day, constitute a new and separate offense, and shall continue to constitute a new and separate offense every 30 days thereafter for as long as the violation continues.
(b) Aggravated violation of the Kansas offender registration act is violation of the Kansas offender registration act which continues for more than 180 consecutive days. Any aggravated violation of the Kansas offender registration act which continues for more than 180 consecutive days shall, upon the 181st consecutive day, constitute a new and separate offense, and shall continue to constitute a new and separate violation of the Kansas offender registration act every 30 days thereafter, or a new and separate aggravated violation of the Kansas offender registration act every 180 days thereafter, for as long as the violation continues:

1. That continues for one year or more; or
2. Committed by a person with two or more prior convictions of violations of this section.

(c) (1) Except as provided in subsections (c)(3) and (c)(4), violation of the Kansas offender registration act is:

(A) Upon a first conviction, a severity level 6 felony class B nonperson misdemeanor; and

(B) Upon a second conviction, a severity level 5 felony; and

(C) Upon a third or subsequent conviction, a severity level 3 felony.

Such violation shall be designated as a person or nonperson crime in accordance with the designation assigned to the underlying crime for which the offender is required to be registered under the Kansas offender registration act. If the offender is required to be registered under both a person and nonperson underlying crime, the violation shall be designated as a person crime.

(2) Except as provided in subsections (c)(3) and (c)(4), aggravated violation of the Kansas offender registration act is a severity level 3 nonperson felony.

Such violation shall be designated as a person or nonperson crime in accordance with the designation assigned to the underlying crime for which the offender is required to be registered under the Kansas offender registration act. If the offender is required to be registered under both a person and nonperson underlying crime, the violation shall be designated as a person crime.

(3) Violation of the Kansas offender registration act or aggravated violation of the Kansas offender registration act consisting only of failing to remit payment to the sheriff's office as required in K.S.A. 22-4905(l), and amendments thereto, is:

(A) Except as provided in subsection (c)(3)(B), a class A nonperson misdemeanor if, within 15 days of registration, full payment is not remitted to the sheriff's office;

(B) A severity level 9 felony if, within 15 days of the most recent registration, two or more full payments have not been remitted to the sheriff's office.

Such violation shall be designated as a person or nonperson crime in accordance with the designation assigned to the underlying crime for which the offender is required to be registered under the Kansas offender registration act. If the offender is required to be registered under both a person and nonperson underlying crime, the violation shall be designated as a person crime.

(4) Aggravated violation of the Kansas offender registration act is a class A nonperson misdemeanor when the underlying crime for which the offender is required to be registered under the Kansas offender registration act is a misdemeanor.
(d) Prosecution of violations of this section may be held:
(1) In any county in which the offender resides;
(2) in any county in which the offender is required to be registered under the Kansas offender registration act;
(3) in any county in which the offender is located during which time the offender is not in compliance with the Kansas offender registration act; or
(4) in the county in which any conviction or adjudication occurred for which the offender is required to be registered under the Kansas offender registration act.

Sec. 6. K.S.A. 2019 Supp. 22-4905 is hereby amended to read as follows: 22-4905. Any offender required to register as provided in the Kansas offender registration act shall:

(a) Except as otherwise provided in this subsection, register in person with the registering law enforcement agency within three business days of coming into any county or location of jurisdiction in which the offender resides or intends to reside, maintains employment or intends to maintain employment, or attends school or intends to attend school. Any such offender who cannot physically register in person with the registering law enforcement agency for such reasons including, but not limited to, incapacitation or hospitalization, as determined by a person licensed to practice medicine or surgery, or involuntarily committed pursuant to the Kansas sexually violent predator act, shall be subject to verification requirements other than in-person registration, as determined by the registering law enforcement agency having jurisdiction;

(b) except as provided further, for any: (1) Sex offender, including a violent offender or drug offender who is also a sex offender, report in person four times each year to the registering law enforcement agency in the county or location of jurisdiction in which the offender resides, maintains employment or is attending school; and (2) violent offender or drug offender, report in person four times each year to the registering law enforcement agency in the county or location of jurisdiction in which the offender resides, maintains employment or is attending school, except that, at the discretion of the registering law enforcement agency, one of the four required reports may be conducted by certified letter. When utilized, the certified letter for reporting shall be sent by the registering law enforcement agency to the reported residence of the offender. The offender shall indicate any changes in information as required for reporting in person. The offender shall respond by returning the certified letter to the registering law enforcement agency within 10 business days by certified mail. The offender shall be required to report to the registering law enforcement agency once during the month of the offender's birthday and every third, sixth and ninth month occurring before and after the month of the offender's birthday. The registering law enforcement agency may determine the appropriate times and days for reporting by the offender, consistent with this subsection. Nothing contained in this subsection shall be construed to alleviate any offender from meeting the requirements prescribed in the Kansas offender registration act;

(c) provide the information required for registration as provided in K.S.A. 22-4907, and amendments thereto, and verify all information previously provided is accurate;

(d) if in the custody of a correctional facility, register with the correctional facility within three business days of initial custody and shall not be required to update such registration until discharged, paroled, furloughed or released on work or school release
from a correctional facility. A copy of the registration form and any updated registrations for an offender released on work or school release shall be sent, within three business days, to the registering law enforcement agency where the offender is incarcerated, maintains employment or attends school, and to the Kansas bureau of investigation;

(e) if involuntarily committed pursuant to the Kansas sexually violent predator act, register within three business days of arrival in the county where the offender resides during commitment. The offender shall not be required to update such registration until placed in a reintegration facility, on transitional release or on conditional release. Upon placement in a reintegration facility, on transitional release or on conditional release, the offender shall be personally responsible for complying with the provisions of the Kansas offender registration act;

(f) notwithstanding subsections (a) and (b), if the offender is transient, report in person to the registering law enforcement agency of such county or location of jurisdiction in which the offender is physically present within three business days of arrival in the county or location of jurisdiction. Such offender shall be required to register in person with the registering law enforcement agency every 30 days, or more often at the discretion of the registering law enforcement agency. Such offender shall comply with the provisions of the Kansas offender registration act and, in addition, shall:

(1) provide a list of places where the offender has slept and otherwise frequented during the period of time since the last date of registration; and

(2) provide a list of places where the offender may be contacted and where the offender intends to sleep and otherwise frequent during the period of time prior to the next required date of registration;

(g) if required by out-of-state law, register in any out-of-state jurisdiction, where the offender resides, maintains employment or attends school;

(h) register in person upon any commencement, change or termination of residence location, employment status, school attendance or other information as provided in K.S.A. 22-4907, and amendments thereto, within three business days of such commencement, change or termination, to the registering law enforcement agency or agencies where last registered and provide written notice to the Kansas bureau of investigation;

(i) report in person to the registering law enforcement agency or agencies within three business days of any change in name;

(j) if receiving inpatient treatment at any treatment facility, inform the treatment facility of the offender's status as an offender and inform the registering law enforcement agency of the county or location of jurisdiction in which the treatment facility is located of the offender's presence at the treatment facility and the expected duration of the treatment;

(k) submit to the taking of an updated photograph by the registering law enforcement agency on each occasion when the offender registers with or reports to the registering law enforcement agency in the county or location of jurisdiction in which the offender resides, maintains employment or attends school. In addition, such offender shall submit to the taking of a photograph to document any changes in identifying characteristics, including, but not limited to, scars, marks and tattoos;

(l) remit payment to the sheriff's office in the amount of $20 as part of the reporting
process required pursuant to subsection (b) in each county in which the offender resides, maintains employment or is attending school. Registration will be completed regardless of whether or not the offender remits payment. Failure of the offender to remit full payment within 15 days of registration is a violation of the Kansas offender registration act and is subject to prosecution pursuant to K.S.A. 22-4903, and amendments thereto. Notwithstanding other provisions herein of this section, payment of this fee is not required:

1. When the offender is under 18 years of age;
2. When an offender provides updates or changes in information or during an initial registration unless such updates, changes or initial registration is during the month of such offender's birthday and every third, sixth and ninth month occurring before and after the month of the offender's birthday;
3. When an offender is transient and is required to register every 30 days, or more frequently as ordered by the registering law enforcement agency, except during the month of the offender's birthday and every third, sixth and ninth month occurring before and after the month of the offender's birthday;
4. If an offender has, prior to the required reporting and within the last three years, been determined to be indigent by a court of law in the criminal case for which the offender is required to register, and the basis for that finding is recorded by the court; or
5. If the court has determined that requiring payment of the fee would impose manifest hardship on the offender or the offender's immediate family pursuant to section 1, and amendments thereto;

(m) Annually renew any driver's license pursuant to K.S.A. 8-247, and amendments thereto, and annually renew any identification card pursuant to K.S.A. 2019 Supp. 8-1325a, and amendments thereto;
(n) If maintaining primary residence in this state, surrender all driver's licenses and identification cards from other states, territories and the District of Columbia, except if the offender is presently serving and maintaining active duty in any branch of the United States military or the offender is an immediate family member of a person presently serving and maintaining active duty in any branch of the United States military;
(o) Read and sign the registration form noting whether the requirements provided in this section have been explained to the offender; and
(p) Report in person to the registering law enforcement agency in the jurisdiction of the offender's residence and provide written notice to the Kansas bureau of investigation 21 days prior to any travel outside of the United States, and provide an itinerary including, but not limited to, destination, means of transport and duration of travel, or if under emergency circumstances, within three business days of making travel arrangements."

On page 12, following line 15, by inserting:

"Sec. 8. K.S.A. 2019 Supp. 22-4907 is hereby amended to read as follows: 22-4907. (a) Registration as required by the Kansas offender registration act shall consist of a form approved by the Kansas bureau of investigation, which shall include a statement that the requirements provided in this section have been reviewed and explained to the offender, and shall be signed by the offender and, except when such reporting is conducted by certified letter as provided in subsection (b) of K.S.A. 22-4905(h), and
amendments thereto, witnessed by the person registering the offender. Such registration form shall include the following offender information:

1. Name and all alias names;
2. Date and city, state and country of birth, and any alias dates or places of birth;
3. Title and statute number of each offense or offenses committed, date of each conviction or adjudication and court case numbers for each conviction or adjudication;
4. City, county, state or country of conviction or adjudication;
5. Sex and date of birth or purported age of each victim of all offenses requiring registration;
6. Current residential address, any anticipated future residence and any temporary lodging information including, but not limited to, address, telephone number and dates of travel for any place in which the offender is staying for seven or more days; and, if transient, the locations where the offender has stayed and frequented since last reporting for registration;
7. All telephone numbers at which the offender may be contacted including, but not limited to, all mobile telephone numbers;
8. Social security number, and all alias social security numbers;
9. Identifying characteristics such as race, ethnicity, skin tone, sex, age, height, weight, hair and eye color, scars, tattoos and blood type;
10. Occupation and name, address or addresses and telephone number of employer or employers, and name of any anticipated employer and place of employment;
11. All current driver's licenses or identification cards, including a photocopy of all such driver's licenses or identification cards and their numbers, states of issuance and expiration dates;
12. All vehicle information, including the license plate number, registration number and any other identifier and description of any vehicle owned or operated by the offender, or any vehicle the offender regularly drives, either for personal use or in the course of employment, and information concerning the location or locations such vehicle or vehicles are habitually parked or otherwise kept;
13. License plate number, registration number or other identifier and description of any aircraft or watercraft owned or operated by the offender, and information concerning the location or locations such aircraft or watercraft are habitually parked, docked or otherwise kept;
14. All professional licenses, designations and certifications;
15. Documentation of any treatment received for a mental abnormality or personality disorder of the offender; for purposes of documenting the treatment received, registering law enforcement agencies, correctional facility officials, treatment facility officials and courts may rely on information that is readily available to them from existing records and the offender;
16. A photograph or photographs;
17. Fingerprints and palm prints;
18. Any and all schools and satellite schools attended or expected to be attended and the locations of attendance and telephone number;
19. Any and all: E-mail addresses; online identities used by the offender on the internet; information relating to membership in any and all personal web pages or online social networks; and internet screen names;
20. All travel and immigration documents; and
(21) name and telephone number of the offender's probation, parole or community corrections officer.

(b) The offender shall provide biological samples for DNA analysis to the registering law enforcement agency as required by K.S.A. 21-2511, and amendments thereto. The biological samples shall be in the form using a DNA databank kit authorized by the Kansas bureau of investigation. The registering law enforcement agency shall forward such biological samples to the Kansas bureau of investigation. Prior to taking such sample, the registering law enforcement agency shall search the Kansas criminal justice information system to determine if such person's DNA profile is currently on file. If such person's DNA profile is on file with the Kansas bureau of investigation, the registering law enforcement agency is not required to take biological samples.

(c) If an offender reports an employer pursuant to subsection (a)(10) or a school pursuant to subsection (a)(18) that is in a county other than the county in which the offender resides or intends to reside, the Kansas bureau of investigation shall notify the sheriff of the county in which the employer or school is located of the registration information for such offender."

Also on page 12, in line 16, after "Supp." by inserting "21-5913, 21-6804,"; also in line 16, by striking "and" and inserting ", 22-4903, 22-4905,"; also in line 16, after "22-4906" by inserting "and 22-4907";

And by renumbering sections accordingly;

On page 1, in the title, in line 1, after the semicolon by inserting "violation of act; penalties; waiver of fees by the court; obstructing apprehension or prosecution; registration locations; information required to register;"; in line 3, after "Supp." by inserting "21-5913, 21-6804,"; also in line 3, by striking the first "and" and inserting ", 22-4903, 22-4905,"; also in line 3, after "22-4906" by inserting "and 22-4907"; and the bill be passed as amended.

INTRODUCTION OF ORIGINAL MOTIONS

On emergency motion of Rep. Hawkins, pursuant to House Rule 2311, SB 102 was advanced to Final Action on Bills and Concurrent Resolutions, subject to amendment, debate and roll call.

FINAL ACTION ON BILLS AND CONCURRENT RESOLUTIONS

Committee report recommending a substitute bill to SB 102 be adopted.

Also, on motion of Rep. Patton, H Sub SB 102 be amended on page 1, in line 7, after the comma by inserting "during any state of disaster emergency pursuant to K.S.A. 48-924, and amendments thereto,"; in line 12, after the comma by inserting "during any state of disaster emergency pursuant to K.S.A. 48-924, and amendments thereto,"; in line 17, after "(c)" by inserting "Any order issued pursuant to this section may remain in effect for up to 150 days after a state of disaster emergency is terminated pursuant to K.S.A. 48-924, and amendments thereto. Any order in violation of this section shall be void."

On page 3, in line 25, by striking all after "section"; by striking all in line 26; in line 27, by striking all before the period and inserting "pursuant to section 1, and
amendments thereto. When an order issued pursuant to section 1, and amendments thereto, is terminated, any trial scheduled to occur during the time such order was in effect shall be placed back on the court schedule within 150 days;

On page 5, in line 16, by striking all after "section"; by striking all in line 17; in line 18, by striking all before the period and inserting "pursuant to section 1, and amendments thereto"

**H Sub SB 102**, AN ACT concerning courts; relating to extension or suspension of deadlines or time limitations to secure the health and safety of court users, staff and judicial officers; amending K.S.A. 2019 Supp. 22-3402 and 60-206 and repealing the existing sections, was considered on final action.

On roll call, the vote was: Yeas 113; Nays 5; Present but not voting: 0; Absent or not voting: 7.


Nays: Burris, Garber, Houser, Jacobs, Rhiley.

Present but not voting: None.

Absent or not voting: Bishop, Carlin, Carmichael, Kuether, Ousley, Probst, Yeager.

Upon unanimous consent, the House referred back to the regular business, Introduction of Bills and Concurrent Resolutions.

**INTRODUCTION OF BILLS AND CONCURRENT RESOLUTIONS**

The following bill was introduced and read by title:

**HB 2746**, AN ACT concerning municipalities; relating to bonding authority; providing for a temporary higher maximum interest rate; amending K.S.A. 2019 Supp. 10-1009 and repealing the existing section, by Committee on Taxation.

**COMMITTEE ASSIGNMENT CHANGES**


On motion of Rep. Hawkins, the House recessed until 3:00 p.m.
The House met pursuant to recess with Speaker Ryckman in the chair.

On motion of Rep. Hawkins, the House recessed until 3:40 p.m.

The House met pursuant to recess with Speaker Ryckman in the chair.

**INTRODUCTION OF BILLS AND CONCURRENT RESOLUTIONS**

The following bill was introduced and read by title:

**HB 2747**, AN ACT concerning education; relating to the duration of the school term; authorizing the grant of a waiver from school term requirements; amending K.S.A. 72-3117 and repealing the existing section, by Committee on Federal and State Affairs.

**REPORTS OF STANDING COMMITTEES**

Committee on Appropriations recommends **SB 173** be amended by substituting with a new bill to be designated as "House Substitute for SENATE BILL NO. 173," as follows:

"House Substitute for SENATE BILL NO. 173
By Committee on Appropriations
"AN ACT concerning transportation; providing for the Eisenhower legacy transportation program; amending K.S.A. 68-416, 68-2315, 68-2316, 75-5035, 75-5048, 75-5061, 79-3603 and 79-3703 and repealing the existing sections."; and the substitute bill be passed.

**(H Sub for SB 173** was thereupon introduced and read by title.)

**INTRODUCTION OF ORIGINAL MOTIONS**

On emergency motion of Rep. Hawkins, pursuant to House Rule 2311, **H Sub for SB 173** was advanced to Final Action on Bills and Concurrent Resolutions, subject to amendment, debate and roll call.

On motion of Rep. Hawkins, the House recessed until 6:00 p.m.

The House met pursuant to recess with Speaker Ryckman in the chair.
FINAL ACTION ON BILLS AND CONCURRENT RESOLUTIONS

Committee report recommending a substitute bill to SB 173 be adopted.

Also, on motion of Rep. Francis, **H Sub for SB 173** be amended on page 4, in line 20, after "using" by inserting "all state highway fund revenue, including"

Also, on motion of Rep. Ward to amend **H Sub for SB 173**, the motion did not prevail.

Also, on motion of Rep. Hodge to amend **H Sub for SB 173**, Rep. Waymaster requested a ruling on the amendment being germane to the bill. The Rules Chair ruled the amendment not germane.

Also, on motion of Rep. Benson to amend, the motion did not prevail, and **H Sub for SB 173** be passed as amended.

**H Sub for SB 173**, AN ACT concerning transportation; providing for the Eisenhower legacy transportation program; amending K.S.A. 68-416, 68-2315, 68-2316, 75-5035, 75-5048, 75-5061, 79-3603 and 79-3703 and repealing the existing sections, was considered on final action.

On roll call, the vote was: Yeas 103; Nays 16; Present but not voting: 1; Absent or not voting: 5.


Present but not voting: French.

Absent or not voting: Bishop, Carlin, Kuether, Ousley, Yeager.

The substitute bill passed, as amended.

EXPLANATIONS OF VOTE

Mr. Speaker: I vote “No” on **House Sub. For SB 173**. All of us realize the vital importance of properly funding construction and maintenance of our highways which were treated as a piggy bank for the failed tax experiment of our prior governors; but voting for a highway plan which favors rural over urban highways, is not good for anyone. There is a better way to do this. This is not the last train out of the station. I therefore vote “No” on **House Sub for SB 173**. – John Carmichael
Mr. Speaker: While I am in support of a robust transportation plan, the language within this bill will reduce the flexibility to meet transportation need in communities. SB 375 is a more comprehensive and fiscally responsible plan. I hope to see a more favorable bill from the conference committee. Therefore, I vote no on H Sub for SB 173. Thank you, Mr. Speaker. – Valdenia Winn, Brett Parker, Nancy Lusk, Cindy Neighbors, Susan Ruiz, Rui Xu, Stephanie Clayton, Jerry Stogsdill, Broderick Henderson, KC Ohaebosim, Dennis “Boog” Hightberger

Mr. Speaker: I vote yes on H Sub for SB 173, with the hope that it is made better in conference committee. There is language within this bill that I do not like, but I realize the need for a solid transportation plan, and I believe this is a first step towards that. Thank you Mr. Speaker – Eileen Horn, Cindy Holscher, Mike Amyx, Freda Warfield, Virgil Weigel, Monica Murnan, Barbara Ballard, Gail Finney, John Alcala, Pam Curtis, Tom Sawyer

Mr. Speaker: The 30th District is home to the Johnson County Gateway Project, the convergence of Interstate 35, Interstate-435, and Kansas Highway 10. This Kansas Department of Transportation realignment and construction project was transformative for the people of my district, and projects like this are an example of why a statewide comprehensive transportation plan is incredibly important for the future of our state. This plan, as written, is not perfect, but it enables us to move toward ironing out its differences with our colleagues in the Senate. I vote YES on House Substitute for Senate Bill 173. – Brandon Woodard

Mr. Speaker: While I support the expansion and repair of our highways this bill is financially flawed. It guarantees the reopening of the Bank of KDOT or a tax increase. – Henry Helgerson

REPORTS OF STANDING COMMITTEES

Committee on Agriculture recommends SB 270 be passed.

Committee on Education recommends SB 284, as amended by Senate Committee, be amended on page 3, in line 16, by striking "statute book" and inserting "Kansas register"; and the bill be passed as amended.

Committee on Insurance recommends SB 304 be passed.

Committee on Insurance recommends SB 289 be amended on page 2, in line 32, by striking "statute book" and inserting "Kansas register"; and the bill be passed as amended.

Committee on Insurance recommends SB 290 be amended on page 2, in line 28, by striking "statute book" and inserting "Kansas register"; and the bill be passed as amended.

Committee on Insurance recommends SB 292 be amended on page 1, in line 29, by striking "statute book" and inserting "Kansas register"; and the bill be passed as amended.
Committee on K-12 Education Budget recommends SB 142 be amended by substituting with a new bill to be designated as "House Substitute for SENATE BILL NO. 142," as follows:

"House Substitute for SENATE BILL NO. 142
By Committee on K-12 Education Budget
"AN ACT concerning education; relating to the duration of the school term; authorizing the grant of a waiver from school term requirements; amending K.S.A. 72-3117 and repealing the existing section."; and the substitute bill be passed.

(H Sub for SB 142 was thereupon introduced and read by title.)

On motion of Rep. Hawkins, the House adjourned until 9:00 a.m., Tuesday, March 17, 2020.

JENNY HAUGH, JULIA WERNER, Journal Clerks.

SUSAN W. KANNARR, Chief Clerk.