Session of 2023

HOUSE BILL No. 2385

By Committee on Corrections and Juvenile Justice

2-9

1	AN ACT concerning crimes, punishment and criminal procedure; relating	
2	to presumptions; modifying the rules of evidence to provide rules for	
3	presumptions and inferences; replacing the rebuttable presumption of	21-5705 and
4	intent to distribute controlled substances with a permissive inference;	
5	amending K.S.A. 60-416 and K.S.A. 2022 Supp. 21-5705 and repealing	
6	the existing sections.	
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8	Be it enacted by the Legislature of the State of Kansas:	strike
9	Section 1. K.S.A. 2022 Supp. 21-5705 is hereby amended to read as	
10	follows: 21-5705. (a) It shall be unlawful for any person to distribute or	
11	possess with the intent to distribute any of the following controlled	
12	substances or controlled substance analogs thereof:	
13	(1) Opiates, opium or narcotic drugs, or any stimulant designated in	
14	subsection $(d)(1)$, $(d)(3)$ or $(f)(1)$ of K.S.A. 65-4107 $(d)(1)$, $(d)(3)$ or $(f)(1)$,	
15	and amendments thereto;	
16	(2) any depressant designated in subsection (e) of K.S.A. 65-4105(e),	
17	subsection (e) of K.S.A. 65-4107(e), subsection (b) or (c) of K.S.A. 65-	
18	4109(b) or (c) or subsection (b) of K.S.A. 65-4111(b), and amendments	
19	thereto;	
20	(3) any stimulant designated in-subsection (f) of K.S.A. 65-4105(f),	
21	subsection $(d)(2)$, $(d)(4)$, $(d)(5)$ or $(f)(2)$ of K.S.A. 65-4107 $(d)(2)$, $(d)(4)$,	
22	(d)(5) or (f)(2) or subsection (c) of K.S.A. 65-4109(e), and amendments	
23	thereto;	
24	(4) any hallucinogenic drug designated in subsection (d) of K.S.A.	
25	65-4105(d), subsection (g) of K.S.A. 65-4107(g) or subsection (g) of	
26	K.S.A. $65-4109(g)$, and amendments thereto;	
27	(5) any substance designated in-subsection (g) of K.S.A. 65-4105(g)	
28	and subsection (c), (d), (c), (f) or (g) of K.S.A. or 65-4111(c), (d), (e), (f)	
29	or (g), and amendments thereto;	
30	(6) any anabolic steroids as defined in subsection (f) of K.S.A. 65-	
31	4109(f), and amendments thereto; or	
32	(7) any substance designated in-subsection (h) of K.S.A. 65-4105(h),	
33	and amendments thereto.	
34	(b) It shall be unlawful for any person to distribute or possess with	
35	the intent to distribute a controlled substance or a controlled substance	
36	analog designated in K.S.A. 65-4113, and amendments thereto.	

Proposed Amendments to HB 2385 - technical House Corrections and Juvenile Justice Prepared by the Office of Revisor of Statutes February 16, 2024

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1	(c) It shall be unlawful for any person to cultivate any controlled	
2	substance or controlled substance analog listed in subsection (a).	
3	(d) (1) Except as provided further, violation of subsection (a) is a:	
4	(A) Drug severity level 4 felony if the quantity of the material was	
5	less than 3.5 grams;	
6	(B) drug severity level 3 felony if the quantity of the material was at	
7	least 3.5 grams but less than 100 grams;	
8	(C) drug severity level 2 felony if the quantity of the material was at	
9	least 100 grams but less than 1 kilogram; and	
10	(D) drug severity level 1 felony if the quantity of the material was 1	
11	kilogram or more.	
12	(2) Violation of subsection (a) with respect to material containing any	
13	quantity of marijuana, or an analog thereof, is a:	
14	(A) Drug severity level 4 felony if the quantity of the material was	
15	less than 25 grams;	
16	(B) drug severity level 3 felony if the quantity of the material was at	
17	least 25 grams but less than 450 grams;	
18	(C) drug severity level 2 felony if the quantity of the material was at	
19	least 450 grams but less than 30 kilograms; and	
20	(D) drug severity level 1 felony if the quantity of the material was 30	
21	kilograms or more.	(c)(12)
22	(3) Violation of subsection (a) with respect to material containing any	(-///
23	quantity of heroin, as defined by subsection (c)(1) of K.S.A. 65-4105, and	
24	amendments thereto, or methamphetamine, as defined by subsection (d)(3)	(d)(3) or (f)(1)
25	or (f)(1) of K.S.A. 65-4107, and amendments thereto, or an analog thereof,	
26	is a:	
27	(A) Drug severity level 4 felony if the quantity of the material was	
28	less than 1 gram;	
29	(B) drug severity level 3 felony if the quantity of the material was at	
30	least 1 gram but less than 3.5 grams;	
31	(C) drug severity level 2 felony if the quantity of the material was at	
32	least 3.5 grams but less than 100 grams; and	
33	(D) drug severity level 1 felony if the quantity of the material was	
34	100 grams or more.	
35	(4) Violation of subsection (a) with respect to material containing any	
36	quantity of a controlled substance designated in K.S.A. 65-4105, 65-4107,	
37	65-4109 or 65-4111, and amendments thereto, or an analog thereof,	
38	distributed by dosage unit, is a:	
39	(A) Drug severity level 4 felony if the number of dosage units was	
40	fewer than 10;	
41	(B) drug severity level 3 felony if the number of dosage units was at	
42	least 10 but less than 100;	
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43 (C) drug severity level 2 felony if the number of dosage units was at

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1 least 100 but less than 1,000; and

2 (D) drug severity level 1 felony if the number of dosage units was 3 1,000 or more.

4 (5) For any violation of subsection (a), the severity level of the 5 offense shall be increased one level if the controlled substance or 6 controlled substance analog was distributed or possessed with the intent to 7 distribute on or within 1,000 feet of any school property.

(6) Violation of subsection (b) is a:

9 (A) Class A person misdemeanor, except as provided in subsection 10 (d)(6)(B); and

11 (B) nondrug severity level 7, person felony if the substance was 12 distributed to or possessed with the intent to distribute to a minor.

13 (7) Violation of subsection (c) is a:

14 (A) Drug severity level 3 felony if the number of plants cultivated15 was more than 4 but fewer than 50;

16 (B) drug severity level 2 felony if the number of plants cultivated was 17 at least 50 but fewer than 100; and

18 (C) drug severity level 1 felony if the number of plants cultivated was19 100 or more.

(e) In any prosecution under this section, there shall be a rebuttable
 presumption an inference of an intent to distribute if any such an inference
 is supported by the facts and such person possesses the following
 quantities of controlled substances or analogs thereof:

24 (1) 450 grams or more of marijuana;

25 (2) 3.5 grams or more of heroin or methamphetamine;

26 (3) 100 dosage units or more containing a controlled substance; or

27 (4) 100 grams or more of any other controlled substance.

(f) It shall not be a defense to charges arising under this section thatthe defendant:

(1) Was acting in an agency relationship on behalf of any other party
 in a transaction involving a controlled substance or controlled substance
 analog;

33 (2) did not know the quantity of the controlled substance or34 controlled substance analog; or

(3) did not know the specific controlled substance or controlled
 substance analog contained in the material that was distributed or
 possessed with the intent to distribute.

(g) As used in this section:

39 (1) "Material" means the total amount of any substance, including a
40 compound or a mixture, which contains any quantity of a controlled
41 substance or controlled substance analog.

42 (2) "Dosage unit" means a controlled substance or controlled 43 substance analog distributed or possessed with the intent to distribute as a discrete unit, including but not limited to, one pill, one capsule or one
 microdot, and not distributed by weight.

3 (A) For steroids, or controlled substances in liquid solution legally 4 manufactured for prescription use, or an analog thereof, "dosage unit" 5 means the smallest medically approved dosage unit, as determined by the 6 label, materials provided by the manufacturer, a prescribing authority, 7 licensed health care professional or other qualified health authority.

8 (B) For illegally manufactured controlled substances in liquid 9 solution, or controlled substances in liquid products not intended for 10 ingestion by human beings, or an analog thereof, "dosage unit" means 10 11 milligrams, including the liquid carrier medium, except as provided in 12 subsection (g)(2)(C).

13 (C) For lysergic acid diethylamide (LSD) in liquid form, or an analog
 14 thereof, a dosage unit is defined as 0.4 milligrams, including the liquid
 15 medium.

16 Sec. 2. K.S.A. 60-416 is hereby amended to read as follows: 60-416. 17 (*a*) A presumption, which by a rule of law may be overcome only by proof 18 beyond a reasonable doubt, or by clear and convincing evidence, shall not 19 be affected by K.S.A. 60-414 or 60-415, *and amendments thereto*, and the 20 burden of proof to overcome it continues on the party against whom the

21 presumption operates.

22 (b) (1) In a criminal case, any presumption or inference against the 23 defendant created by statute or common law, including, but not limited to, a presumption or inference that certain facts are prima facie evidence of 24 25 another fact or of guilt, is permissive. The trier of fact may accept or reject the presumption or inference in each case, and the judge shall not 26 27 direct the jury to find a fact against the defendant. The judge may instruct the jury on the presumption or inference only if the presumption or 28 inference is supported by the facts. 29

30 (2) When the judge instructs the jury on a presumption or inference 31 against the defendant, the judge shall instruct the jury that:

32 (A) The jury may consider the presumption or inference along with 33 all other evidence in the case;

(B) the jury may accept or reject the presumption or inference in
 determining whether the prosecution has met the burden of proof; and

36 (C) the burden of proof never shifts to the defendant.

37 Sec. 3. K.S.A. 60-416 and K.S.A. 2022 Supp. 21-5705 are hereby 38 repealed.

39 Sec. 4. This act shall take effect and be in force from and after its40 publication in the statute book.

21-5705 and