Session of 2022

HOUSE BILL No. 2516

By Committee on Corrections and Juvenile Justice

1-20

AN ACT concerning crimes, punishment and criminal procedure; relating 1 2 to sentencing guidelines; criminal history calculation; requiring thejournal entries used to establish criminal history to be attached to a 3 criminal history worksheet and an offender who raises error in 4 5 calculation for the first time on appeal to show prejudicial error; 6 authorizing jurisdiction of the court to correct an illegal sentence while 7 a direct appeal is pending; amending K.S.A. 2021 Supp. 21-6813, 21-8 6814 and 21-6820 and repealing the existing sections. 9 10 Be it enacted by the Legislature of the State of Kansas: Section 1. K.S.A. 2021 Supp. 21-6813 is hereby amended to read as 11

12 follows: 21-6813. (a) The court shall order the preparation of the

presentence investigation report by the court services officer as soon as
 possible after conviction of the defendant.

(b) Each presentence investigation report prepared for an offender to
be sentenced for one or more felonies committed on or after July 1, 1993,
shall be limited to the following information:

18 (1) A summary of the factual circumstances of the crime or crimes of
 conviction.

20 (2) If the defendant desires to do so, a summary of the defendant's
 21 version of the crime.

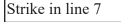
(3) When there is an identifiable victim, a victim report. The person-22 preparing the victim report shall submit the report to the victim and 23 24 request that the information be returned to be submitted as a part of the 25 presentence investigation. To the extent possible, the report shall include a 26 complete listing of restitution for damages suffered by the victim. 27 (4) An appropriate classification of each crime of conviction on the 28 crime severity scale. 29 (5) A listing of prior adult convictions or juvenile adjudications for

felony or misdemeanor crimes or violations of county resolutions or city ordinances comparable to any misdemeanor defined by state law. Such listing shall include an assessment of the appropriate classification of the

- criminal history on the criminal history scale and the source of information
- 34 regarding each listed prior conviction and any available source of journal-35 entries or other documents through which the listed convictions may be-
- 35 entries or other documents through which the listed convictions may be 36 verified. If any such journal entries or other documents *The journal entries*

Proposed Amendments to HB 2516 Judicial branch Senate Committee on Judiciary Prepared by: Jason Thompson Office of Revisor of Statutes

Strike in lines 2-4



Strike all in lines 11-36

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Strike all on page 2

for each listed prior conviction that is necessary to establish the 2 appropriate classification on the criminal history scale or to establish a special sentencing rule shall be attached to the criminal history worksheet 3 and be a part of the court record. If any other documents verifying the 4 5 listed convictions are obtained by the court services officer, they shall be attached to the presentence investigation report criminal history worksheet 6 7 and be a part of the court record. Any prior criminal history worksheets of 8 the defendant shall also be attached. (6) A proposed grid block classification for each crime, or crimes of 9 conviction and the presumptive sentence for each crime, or crimes of 10 conviction. 11 12 (7) If the proposed grid block classification is a grid block that presumes imprisonment, the presumptive prison term range and the 13 presumptive duration of postprison supervision as it relates to the crime-14

severity scale.
 (8) If the proposed grid block classification does not presume prison,
 the presumptive prison term range and the presumptive duration of the

18 nonprison sanction as it relates to the crime severity scale and the court

19 services officer's professional assessment as to recommendations for-20 conditions to be mandated as part of the nonprison sanction.

21 (9) For defendants who are being sentenced for a conviction of a 22 felony violation of K.S.A. 65-4160 or 65-4162, prior to their repeal, or 23 K.S.A. 2021 Supp. 21-5706, and amendments thereto, and meet the requirements of K.S.A. 2021 Supp. 21-6824, and amendments thereto, the 24 drug abuse assessment as provided in K.S.A. 2021 Supp. 21-6824, and 25 amendments thereto. 26 (10) For defendants who are being sentenced for a third or subsequent-27 28 felony conviction of a violation of K.S.A. 65-4160 or 65-4162, prior to-

29 their repeal, or K.S.A. 2021 Supp. 21-5706, and amendments thereto, the

drug abuse assessment as provided in K.S.A. 2021 Supp. 21-6824, and
 amendments thereto.

(c) The presentence investigation report will become part of the court 32 33 record and shall be accessible to the public, except that the official version, 34 defendant's version and the victim's statement, any psychological reports, risk and needs assessments and drug and alcohol reports and assessments-35 36 shall be accessible only to: The parties; the sentencing judge; the 37 department of corrections; community correctional services; any entityrequired to receive the information under the interstate compact for adult 38 39 offender supervision; and, if requested, the Kansas sentencingcommission. If the offender is committed to the custody of the secretary of-40 41 corrections, the report shall be sent to the secretary and, in accordancewith K.S.A. 75-5220, and amendments thereto, to the warden of the state-42 correctional institution to which the defendant is conveyed. 43

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And by renumbering sections accordingly

summary of the offender's criminal history prepared for the court by the state

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of such journal entries, complaints, plea agreements, jury instructions and
 verdict forms for Kansas convictions when determining whether
 prejudicial error exists. The court may remand the case if there is a
 reasonable question as to whether prejudicial error exists.

5 Sec. 3. K.S.A. 2021 Supp. 21-6820 is hereby amended to read as 6 follows: 21-6820. (a) A departure sentence *or a ruling on a motion filed* 7 *pursuant to K.S.A. 22-3504, and amendments thereto,* is subject to appeal 8 by the defendant or the state. The appeal shall be to the appellate courts in 9 accordance with rules adopted by the supreme court.

(b) Pending review of the sentence, the sentencing court or the
 appellate court may order the defendant confined or placed on conditional
 release, including bond.

(c) On appeal from a judgment of conviction entered for a felonycommitted on or after July 1, 1993, the appellate court shall not review:

15 (1) Any sentence that is within the presumptive sentence for the 16 crime; or

17 (2) any sentence resulting from an agreement between the state and 18 the defendant which the sentencing court approves on the record.

(d) In any appeal from a judgment of conviction imposing a sentence
that departs from the presumptive sentence prescribed by the sentencing
grid for a crime, sentence review shall be limited to whether the sentencing
court's findings of fact and reasons justifying a departure:

(1) Are supported by the evidence in the record; and

(2) constitute substantial and compelling reasons for departure.

(e) In any appeal from a judgment of conviction, the appellate courtmay review a claim that:

27 (1) A sentence that departs from the presumptive sentence resulted28 from partiality, prejudice, oppression or corrupt motive;

(2) the sentencing court erred in either including or excluding
 recognition of a prior conviction or juvenile adjudication for criminal
 history scoring purposes; or

32 (3) the sentencing court erred in ranking the crime severity level of
 33 the current crime or in determining the appropriate classification of a prior
 34 conviction or juvenile adjudication for criminal history purposes.

(f) The appellate court may reverse or affirm the sentence. If the appellate court concludes that the trial court's factual findings are not supported by evidence in the record or do not establish substantial and compelling reasons for a departure, it shall remand the case to the trial court for resentencing.

(g) The appellate court shall issue a written opinion whenever the
judgment of the sentencing court is reversed. The court may issue a written
opinion in any other case when it is believed that a written opinion will
provide guidance to sentencing judges and others in implementing the

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sentencing guidelines adopted by the Kansas sentencing commission. The
 appellate courts may provide by rule for summary disposition of cases
 arising under this section when no substantial question is presented by the
 appeal.

5 (h) A review under summary disposition shall be made solely upon 6 the record that was before the sentencing court. Written briefs shall not be 7 required unless ordered by the appellate court and the review and decision 8 shall be made in an expedited manner according to rules adopted by the 9 supreme court.

(i) The sentencing court shall retain authority irrespective of any 10 notice of appeal for 90 days after entry of judgment of conviction to-11 modify its judgment and sentence to correct any arithmetic or clerical-12 errors to correct an illegal sentence or clerical error pursuant to K.S.A. 13 22-3504, and amendments thereto. Notwithstanding the provisions of 14 K.S.A. 22-3504, and amendments thereto, if a motion to correct an illegal 15 sentence is filed while a direct appeal is pending, any change in the law 16 that occurs during the pending direct appeal shall apply. 17

18 (j) The amendments made to this section by this act section 14 of 19 chapter 59 of the 2019 Session Laws of Kansas are procedural in nature 20 and shall be construed and applied retroactively.

21 Sec. 4. K.S.A. 2021 Supp. 21-6813, 21-6814 and 21-6820 are hereby 22 repealed.

23 Sec. 5. This act shall take effect and be in force from and after its 24 publication in the statute book. Strike in line 21