Session of 2023

## HOUSE BILL No. 2293

By Committee on Judiciary

2-6

AN ACT concerning crimes, punishment and criminal procedure; relating 1 2 to jailhouse witness testimony; requiring prosecutors to disclose their 3 intent to introduce testimony from a jailhouse witness and to forward 4 related information to the Kansas bureau of investigation. 5 6 WHEREAS. The provisions of this act shall be known as the Pete 7 Coones memorial act. 8 Now, therefore: 9 Be it enacted by the Legislature of the State of Kansas: 10 Section 1. (a) (1) In any criminal prosecution, the prosecuting 11 attorney shall disclose its intent to introduce testimony of a jailhouse 12 witness regarding statements made by a suspect or defendant while such 13 witness and suspect or defendant were both incarcerated within the time provided by K.S.A. 22-3212, and amendments thereto. The prosecuting 14 15 attorney shall provide to the defense: (A) The criminal history of the jailhouse witness, including any 16 pending or dismissed criminal charges; 17 18 (B) the jailhouse witness's cooperation agreement and any benefit that 19 has been requested by, provided to or will be provided in the future to the 20 iailhouse witness: 21 (C) the contents of any statement allegedly given by the suspect or 22 defendant to the jailhouse witness and the contents of any statement given 23 by the jailhouse witness to law enforcement regarding the statements 24 allegedly made by the suspect or defendant, including the time and place 25 such statements were given; 26 (D) any information regarding the jailhouse witness recanting 27 testimony or statements, including the time and place of the recantation, 28 the nature of the recantation and the names of the people present at the recantation; and 29 30 (E) any information concerning other criminal cases in which the testimony of the jailhouse witness was introduced or was intended to be 31 32 introduced by a prosecuting attorney regarding statements made by a 33 suspect or defendant, including any cooperation agreement and any benefit 34 that the jailhouse witness received in such case. 35 (2) The court may permit the prosecuting attorney to comply with the 36 provisions of this section after the time period provided in paragraph (1) if the court finds that the jailhouse witness was not known or the information
 described in paragraph (1) could not be discovered or obtained by the
 prosecuting attorney exercising due diligence within such time period.

4 (3) If the court finds that disclosing the information described in 5 paragraph (1) is likely to cause bodily harm to the jailhouse witness, the 6 court may:

7 (A) Order that such evidence be viewed only by the defense counsel 8 and not by the defendant or others; and

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(B) issue a protective order.

10 (b) (1) In a criminal prosecution for any murder or rape, as defined in 11 K.S.A. 21-3502, prior to its repeal, or K.S.A. 2022 Supp. 21-5503, and 12 amendments thereto, in which the prosecuting attorney intends to 13 introduce the testimony of a jailhouse witness, upon motion of the 14 defendant, the court shall conduct a pre-trial hearing to determine whether 15 the jailhouse witness's testimony exhibits reliability and is admissible 16 based on the following factors:

17 (A) The extent to which the jailhouse witness's testimony is 18 confirmed by other evidence;

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(B) the specificity of the testimony;

20 (C) the extent to which the testimony contains details that would be 21 known only by the perpetrator of the offense;

(D) the extent to which the details of the testimony could be obtainedfrom a source other than the suspect or defendant; and

(E) the circumstances under which the jailhouse witness provided the
 information to the prosecuting attorney or a law enforcement officer,
 including, but not limited to, whether the jailhouse witness was responding
 to leading questions.

(2) If the prosecuting attorney fails to show by a preponderance of the
evidence that a jailhouse witness's testimony is reliable, the court shall
exclude the testimony at trial.

31 (c) (1) Each prosecuting attorney's office shall maintain a central
 32 record containing information regarding:

(A) Any case in which testimony by a jailhouse witness is introduced
or is intended to be introduced by a prosecuting attorney regarding
statements made by a suspect or defendant and the substance of such
testimony; and

(B) any benefit that has been requested by, provided to or will be
provided in the future to a jailhouse witness in connection with testimony
provided by such witness.

40 (2) Each prosecuting attorney's office shall forward the information
41 described in paragraph (1) to the Kansas bureau of investigation. The
42 bureau shall maintain a statewide database containing the information
43 forwarded pursuant to this section. Such database shall be accessible only

to prosecuting attorneys and shall otherwise remain confidential and not
 subject to the open records act, K.S.A. 45-215 et seq., and amendments
 thereto. The provision regarding confidentiality shall expire on July 1,
 2028, unless the legislature reviews and acts to continue such provision
 pursuant to K.S.A. 45-229, and amendments thereto, prior to July 1, 2028.

6 (d) If a jailhouse witness receives any benefit in connection with 7 offering or providing testimony against a defendant, the prosecuting 8 attorney shall notify any victim connected to the criminal prosecution.

9 (e) If the testimony of a jailhouse witness is admitted into evidence, 10 the jury shall be instructed that such testimony was provided by a jailhouse 11 witness and informed of any benefit that has been requested by, provided 12 to or will be provided in the future to the jailhouse witness in connection 13 with providing such testimony.

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(f) As used in this section:

(1) "Benefit" means any plea bargain, bail consideration, reduction or
modification of sentence, or any other leniency, immunity, financial
payment, reward or amelioration of current or future conditions of
sentence that is requested, provided or will be provided in the future in
connection with, or in exchange for, testimony of a jailhouse witness.

20 (2) "Jailhouse witness" means a person who provides testimony, or is 21 intended to provide testimony during a criminal prosecution regarding 22 statements made by a suspect or defendant while both the witness and the 23 suspect or defendant were incarcerated, and who has requested, has been 24 offered or may in the future receive a benefit in connection with such 25 testimony. "Jailhouse witness" does not mean a person who is a 26 confidential informant, an accomplice or a co-defendant.

(g) This section shall be a part of and supplemental to the Kansascode of criminal procedure.

Sec. 2. This act shall take effect and be in force from and after itspublication in the statute book.