## **HOUSE BILL No. 2146**

By Committee on Corrections and Juvenile Justice

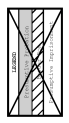
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AN ACT concerning crimes, punishment and criminal procedure; relating 1 2 to sentencing; drug crimes; expanding the number of presumptive probation and border grid blocks; authorizing more offenders to be 3 sentenced to participate in the certified drug abuse treatment program; 4 5 amending K.S.A. 2020 Supp. 21-6805 and 21-6824 and repealing the 6 existing sections. 7 8 *Be it enacted by the Legislature of the State of Kansas:* 9 Section 1. K.S.A. 2020 Supp. 21-6805 is hereby amended to read as follows: 21-6805. (a) The provisions of this section shall be applicable to 10 11 the sentencing guidelines grid for drug crimes. The following sentencing 12 guidelines grid for drug crimes shall be applicable to felony crimes under 13 K.S.A. 2020 Supp. 21-5701 through 21-5717, and amendments thereto, 14 except as otherwise provided by law:

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SENTENCING RANGE - DRUG OFFENSES

/	1 Misdemeanor No Record	154 146 138	103 98 92	51 49 46		
H	Z+ Misdemeanors	161 150 142	108 100 96	54 51 49		14 13 12
9	1 Nonperson Felor	162 154 146	110 104 99	57 54 51		16 15 14
Ĺτι	2 Nonperson Felonies	167 158 150	113 108 101			18 17 16
Ð	3 + Nonperson Felonies	170 162 154	116	62 59 55		22 20 18
D	1 Person Felony	179 170 161	124	64 60	36 34 32	
0	1 Person & 1 Nonperson Felonies		130 123 117	72 68 65	42 40 37	
В	2 Person Fermies	196 186 176	137 130 122	77 73 68	47 44 41	36 34 32
< /	3 + Person Felonies	204 194 185	144 136 130	78 74	51 49 46	42 40 37
Category	Severity Level	Ι	II	III	IV	^



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SENTENCING RANGE - DRUG OFFENSES

Ι	1 Misdemeanor No Record	154 146 138	103 98 92	51 49 46	16 15 14	12 11 10
Н	2+ Misdemeanors	161 150 142	108 100 96	54 51 49	19 18 17	14 13 12
G	1 Nonperson Felony	162 154 146	110 104 99		23 22 20	16 15 14
H	2 Nonperson Felonies	167 158 150	113 108 101	59 56 52		18 17 16
H	3 + Nonperson Felonies	170 162 154	116 111 105	59 55		22 20 18
D	1 Person Felony	179 170 161	124 117 111	68 64 60	36 34 32	26 24 23
٥	1 Person & 1 Nonperson Felonies	187 178 169	130 123 117	72 68 65	42 40 37	32 30 28
В	2 Person Felonies	196 186 176	137 130 122	77 73 68	47	36 34 32
A	3 + Person Felonies	204 194 185	144 136 130	\$7 87 88	51 49 46	42 40 37
Category →	Severity Level	Н	II	III	IV	V



(b) Sentences expressed in the sentencing guidelines grid for drug crimes in subsection (a) represent months of imprisonment.

- (c) (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. The sentencing court shall not distinguish between the controlled substances cocaine base (9041L000) and cocaine hydrochloride (9041L005) when sentencing within the sentencing range of the grid block.
- (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 prison sentence as well as the duration of the nonprison sanction at the sentencing hearing.
- (d) 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 4-E, 4-F, 4-G, 4-H, 4-I, 5-C or 5-D or 3-G, the court may impose an optional nonprison sentence as provided in subsection (q) of K.S.A. 2020 Supp. 21-6804(q), and amendments thereto.
- (e) The sentence for a second or subsequent conviction for unlawful manufacturing of a controlled substance, K.S.A. 65-4159, prior to its repeal, K.S.A. 2010 Supp. 21-36a03, prior to its transfer, K.S.A. 2020 Supp. 21-5703, and amendments thereto, or a substantially similar offense from another jurisdiction, if the controlled substance in any prior conviction was methamphetamine, as defined by subsection (d)(3) or (f)(1) of K.S.A. 65-4107(d)(3) or (f)(1), and amendments thereto, or an analog thereof, shall be a presumptive term of imprisonment of two times the maximum duration of the presumptive term of imprisonment. The court may impose an optional reduction in such sentence of not to exceed 50% of the mandatory increase provided by this subsection upon making a finding on the record that one or more of the mitigating factors as specified in K.S.A. 2020 Supp. 21-6815, and amendments thereto, justify such a

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42 43 reduction in sentence. Any decision made by the court regarding the reduction in such sentence shall not be considered a departure and shall not be subject to appeal.

- (f) (1) The sentence for a third or subsequent felony conviction of K.S.A. 65-4160 or 65-4162, prior to their repeal, K.S.A. 2010 Supp. 21-36a06, prior to its transfer, or K.S.A. 2020 Supp. 21-5706, and amendments thereto, shall be a presumptive term of imprisonment and the defendant shall be sentenced to prison as provided by this section. The defendant's term of imprisonment shall be served in the custody of the secretary of corrections in a facility designated by the secretary. Subject to appropriations therefore, the defendant shall participate in an intensive substance abuse treatment program, of at least four months duration, selected by the secretary of corrections. If the secretary determines that substance abuse treatment resources are otherwise available, such term of imprisonment may be served in a facility designated by the secretary of corrections in the custody of the secretary of corrections to participate in an intensive substance abuse treatment program. The secretary's determination regarding the availability of treatment resources shall not be subject to review. 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. If the offender's term of imprisonment expires, the offender shall be placed under the applicable period of postrelease supervision.
  - (2) Such defendant's term of imprisonment shall not be subject to modification under paragraph (1) if:
- (A) The defendant has previously completed a certified drug abuse treatment program, as provided in K.S.A. 75-52,144, and amendments thereto;
- (B) has been discharged or refused to participate in a certified drug abuse treatment program, as provided in K.S.A. 75-52,144, and amendments thereto;
- (C) has completed an intensive substance abuse treatment program under paragraph (1); or
- (D) has been discharged or refused to participate in an intensive substance abuse treatment program under paragraph (1).

The sentence under this subsection shall not be considered a departure and shall not be subject to appeal.

(g) (1) Except as provided further, if the trier of fact makes a finding that an offender carried a firearm to commit a drug felony, or in furtherance of a drug felony, possessed a firearm, in addition to the sentence imposed pursuant to K.S.A. 2020 Supp. 21-6801 through 21-6824, and amendments thereto, the offender shall be sentenced to:

(A) Except as provided in subsection (g)(1)(B), an additional 6 months' imprisonment; and

- (B) if the trier of fact makes a finding that the firearm was discharged, an additional 18 months' imprisonment.
- (2) The sentence imposed pursuant to subsection (g)(1) shall be presumptive imprisonment. Such sentence shall not be considered a departure and shall not be subject to appeal.
- (3) The provisions of this subsection shall not apply to violations of K.S.A. 2020 Supp. 21-5706 or 21-5713, and amendments thereto.
- Sec. 2. K.S.A. 2020 Supp. 21-6824 is hereby amended to read as follows: 21-6824. (a) There is hereby established a nonprison sanction of certified drug abuse treatment programs for certain offenders who are sentenced on or after November 1, 2003. Placement of offenders in certified drug abuse treatment programs by the court shall be limited to placement of adult offenders, convicted of a felony violation of K.S.A. 2020 Supp. 21-5705 or 21-5706, and amendments thereto, whose offense is classified in grid blocks:
- (1) 5-A, 5-B, 5-C, 5-D, 5-E, 5-F, 5-G, 5-H or 5-I of the sentencing guidelines grid for drug crimes and such offender has no felony conviction of K.S.A. 65-4142, 65-4159, 65-4161, 65-4163 or 65-4164, prior to their repeal, K.S.A. 2010 Supp. 21-36a03, 21-36a05 or 21-36a16, prior to their transfer, or K.S.A. 2020 Supp. 21-5703, 21-5705 or 21-5716, and amendments thereto, or any substantially similar offense from another jurisdiction; or
- (2) 5-A, 5-B, 4-E, 4-F, 4-G, 4-H—or, 4-I, 3-G, 3-H or 3-I of the sentencing guidelines grid for drug crimes, such offender has no felony conviction of K.S.A. 65-4142, 65-4159, 65-4161, 65-4163 or 65-4164, prior to their repeal, K.S.A. 2010 Supp. 21-36a03, 21-36a05 or 21-36a16, prior to their transfer, or K.S.A. 2020 Supp. 21-5703, 21-5705 or 21-5716, and amendments thereto, or any substantially similar offense from another jurisdiction, if the person felonies in the offender's criminal history were severity level 8, 9 or 10 or nongrid offenses of the sentencing guidelines grid for nondrug crimes, and the court finds and sets forth with particularity the reasons for finding that the safety of the members of the public will not be jeopardized by such placement in a drug abuse treatment program.
- (b) As a part of the presentence investigation pursuant to K.S.A. 2020 Supp. 21-6813, and amendments thereto, offenders who meet the requirements of subsection (a), unless otherwise specifically ordered by the court, shall be subject to:
- (1) A drug abuse assessment which shall include a clinical interview with a mental health professional and a recommendation concerning drug abuse treatment for the offender; and

(2) a criminal risk-need assessment. The criminal risk-need assessment shall assign a high or low risk status to the offender.

- (c) If the offender is assigned a high risk status as determined by the drug abuse assessment performed pursuant to subsection (b)(1) and a moderate or high risk status as determined by the criminal risk-need assessment performed pursuant to subsection (b)(2), the sentencing court shall commit the offender to treatment in a drug abuse treatment program until the court determines the offender is suitable for discharge by the court. The term of treatment shall not exceed 18 months. The court may extend the term of probation, pursuant to K.S.A. 2020 Supp. 21-6608(c) (3), and amendments thereto. The term of treatment may not exceed the term of probation.
- (d) (1) Offenders who are committed to a drug abuse treatment program pursuant to subsection (c) shall be supervised by community correctional services.
- (2) Offenders who are not committed to a drug abuse treatment program pursuant to subsection (c) shall be supervised by community correctional services or court services based on the result of the criminal risk assessment.
- (e) Placement of offenders under subsection (a)(2) shall be subject to the departure sentencing statutes of the revised Kansas sentencing guidelines act.
- (f) (1) Offenders in drug abuse treatment programs shall be discharged from such program if the offender:
  - (A) Is convicted of a new felony; or
- (B) has a pattern of intentional conduct that demonstrates the offender's refusal to comply with or participate in the treatment program, as established by judicial finding.
- (2) Offenders who are discharged from such program shall be subject to the revocation provisions of K.S.A. 2020 Supp. 21-6604(n), and amendments thereto.
- (g) As used in this section, "mental health professional" includes licensed social workers, persons licensed to practice medicine and surgery, licensed psychologists, licensed professional counselors or registered alcohol and other drug abuse counselors licensed or certified as addiction counselors who have been certified by the secretary of corrections to treat offenders pursuant to K.S.A. 75-52,144, and amendments thereto.
- (h) (1) Offenders who meet the requirements of subsection (a) shall not be subject to the provisions of this section and shall be sentenced as otherwise provided by law, if such offenders:
- (A) Are residents of another state and are returning to such state pursuant to the interstate corrections compact or the interstate compact for adult offender supervision; or

1 (B) are not lawfully present in the United States and being detained 2 for deportation; or

- (C) do not meet the risk assessment levels provided in subsection (c).
- (2) Such sentence shall not be considered a departure and shall not be subject to appeal.
- (i) The court may order an offender who otherwise does not meet the requirements of subsection (c) to undergo one additional drug abuse assessment while such offender is on probation. Such offender may be ordered to undergo drug abuse treatment pursuant to subsection (a) if such offender is determined to meet the requirements of subsection (c). The cost of such assessment shall be paid by such offender.
  - Sec. 3. K.S.A. 2020 Supp. 21-6805 and 21-6824 are hereby repealed.
- Sec. 4. This act shall take effect and be in force from and after its publication in the statute book.