Session of 2002

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SENATE BILL No. 453

By Committee on Judiciary

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AN ACT concerning crimes, criminal procedure and punishment; relating to arrest for violation of conditions of sentence; amending K.S.A.
2001 Supp. 22-3716 and repealing the existing section.

13 Be it enacted by the Legislature of the State of Kansas:

14Section 1. K.S.A. 2001 Supp. 22-3716 is hereby amended to read as 15follows: 22-3716. (a) At any time during probation, assignment to a com-16 munity correctional services program, suspension of sentence or pursuant 17to subsection (d) for defendants who committed a crime prior to July 1, 18 1993, and at any time during which a defendant is serving a nonprison 19 sanction for a crime committed on or after July 1, 1993, or pursuant to 20 subsection (d), the court may issue a warrant for the arrest of a defendant 21 for violation of any of the conditions of release or assignment, a notice to 22 appear to answer to a charge of violation or a violation of the defendant's 23nonprison sanction. The notice shall be personally served upon the de-24fendant. The warrant shall authorize all officers named in the warrant to 25return the defendant to the custody of the court or to any certified de-26 tention facility designated by the court. Any court services officer or com-27 munity correctional services officer may arrest the defendant without a 28 warrant or may deputize any other officer with power of arrest to do so 29 by giving the officer a written statement setting forth that the defendant 30 has, in the judgment of the court services officer or community correc-31 tional services officer, violated the conditions of the defendant's release 32 or a nonprison sanction. The written statement delivered with the de-33 fendant by the arresting officer to the official in charge of a county jail or 34 other place of detention shall be sufficient warrant for the detention of 35 the defendant. After making an arrest, the court services officer or com-36 munity correctional services officer shall present to the detaining author-37 ities a similar statement of the circumstances of violation. Provisions re-38 garding release on bail of persons charged with a crime shall be applicable 39 to defendants arrested under these provisions.

40 (b) Upon arrest and detention pursuant to subsection (a), the court 41 services officer or community correctional services officer shall immedi-42 ately notify the court and shall submit in writing a report showing in what 43 manner the defendant has violated the conditions of release or assignment

or a nonprison sanction. Thereupon, or upon an arrest by warrant as 1 2 provided in this section, the court shall cause the defendant to be brought 3 before it without unnecessary delay for a hearing on the violation charged. 4 The hearing shall be in open court and the state shall have the burden of establishing the violation. The defendant shall have the right to be rep-56 resented by counsel and shall be informed by the judge that, if the de-7 fendant is financially unable to obtain counsel, an attorney will be appointed to represent the defendant. The defendant shall have the right 8 9 to present the testimony of witnesses and other evidence on the defend-10 ant's behalf. Relevant written statements made under oath may be ad-11 mitted and considered by the court along with other evidence presented 12 at the hearing. Except as otherwise provided, if the violation is estab-13 lished, the court may continue or revoke the probation, assignment to a 14 community correctional services program, suspension of sentence or non-15prison sanction and may require the defendant to serve the sentence 16 imposed, or any lesser sentence, and, if imposition of sentence was sus-17pended, may impose any sentence which might originally have been im-18posed. Except as otherwise provided, no offender for whom a violation 19 of conditions of release or assignment or a nonprison sanction has been 20 established as provided in this section shall be required to serve any time 21for the sentence imposed or which might originally have been imposed 22 in a state facility in the custody of the secretary of corrections for such 23 violation, unless such person has already at least one prior assignment to 24a community correctional services program related to the crime for which 25the original sentence was imposed, except these provisions shall not apply 26 to offenders who violate a condition of release or assignment or a non-27 prison sanction by committing a new misdemeanor or felony offense. The 28court may require an offender for whom a violation of conditions of re-29 lease or assignment or a nonprison sanction has been established as pro-30 vided in this section to serve any time for the sentence imposed or which 31 might originally have been imposed in a state facility in the custody of 32 the secretary of corrections without a prior assignment to a community 33 correctional services program if the court finds and sets forth with par-34 ticularity the reasons for finding that the safety of the members of the 35 public will be jeopardized or that the welfare of the inmate will not be 36 served by such assignment to a community correctional services program. 37 When a new felony is committed while the offender is on probation or 38 assignment to a community correctional services program, the new sen-39 tence shall be imposed pursuant to the consecutive sentencing require-40ments of K.S.A. 21-4608 and amendments thereto, and the court may 41 sentence the offender to imprisonment for the new conviction, even when 42 the new crime of conviction otherwise presumes a nonprison sentence. 43 In this event, imposition of a prison sentence for the new crime does not

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1 constitute a departure.

2 (c) A defendant who is on probation, assigned to a community cor-3 rectional services program, under suspension of sentence or serving a 4 nonprison sanction and for whose return a warrant has been issued by the court shall be considered a fugitive from justice if it is found that the 56 warrant cannot be served. If it appears that the defendant has violated 7 the provisions of the defendant's release or assignment or a nonprison sanction, the court shall determine whether the time from the issuing of 8 9 the warrant to the date of the defendant's arrest, or any part of it, shall 10 be counted as time served on probation, assignment to a community cor-11 rectional services program, suspended sentence or pursuant to a nonpri-12 son sanction.

(d) The court shall have 30 days following the date probation, assignment to a community correctional service program, suspension of sentence or a nonprison sanction was to end to issue a warrant for the arrest or notice to appear for the defendant to answer a charge of a violation of the conditions of probation, assignment to a community correctional service program, suspension of sentence or a nonprison sanction.

19 (e) Notwithstanding the provisions of any other law to the contrary, 20 an offender whose nonprison sanction is revoked and a term of impris-21onment imposed pursuant to either the sentencing guidelines grid for 22 nondrug or drug crimes shall not serve a period of postrelease supervision 23upon the completion of the prison portion of that sentence. The provi-24sions of this subsection shall not apply to offenders sentenced to a non-25prison sanction pursuant to a dispositional departure, whose offense falls 26 within a border box of either the sentencing guidelines grid for nondrug 27 or drug crimes, offenders sentenced for a "sexually violent crime" as de-28fined by K.S.A. 22-3717, and amendments thereto, or whose nonprison 29 sanction was revoked as a result of a conviction for a new misdemeanor 30 or felony offense. The provisions of this subsection shall not apply to 31 offenders who are serving or are to begin serving a sentence for any other 32 felony offense that is not excluded from postrelease supervision by this subsection on the effective date of this subsection. The provisions of this 33 34 subsection shall be applied retroactively. The department of corrections 35 shall conduct a review of all persons who are in the custody of the de-36 partment as a result of only a revocation of a nonprison sanction. On or 37 before September 1, 2000, the department shall have discharged from 38 postrelease supervision those offenders as required by this subsection.

39 Sec. 2. K.S.A. 2001 Supp. 22-3716 is hereby repealed.

40 Sec. 3. This act shall take effect and be in force from and after its 41 publication in the statute book.

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