2017 LAW ENFORCEMENT LEGISLATIVE REPORT Passed Primary Topics - Alphabetical

Alcohol: Class B Club Member	ship Waiting Period			
Final Bill HB2277	Final Brief Supp	<u>Note</u>	Final Summary	Summary
The ten-day waiting pe	riod for applicants to be	come a mem	ber of a class B club	is eliminated.
Amends 41-2641				
Bill Section 3		EffDate	7/1/2017 Delaye	edEffDate
Alcohol: Consumption Area				
Final Bill <u>HB2277</u>	Final Brief Supp	<u>Note</u>	Final Summary	Summary
a physical barrier or any consumption of alcoho the ABC issues the come to the city or county, or place of business is in K respective city or county. Any licensee adjacent the ABC to participate in the licensee may take a area if the beverage is sidentifying mark unique premises, and for violatic consumption area. And common consumption An individual may consumptions, sidewalks, or high	y apparent line of demain a property apparent line of demain lic liquor is allowed. Once mon consumption area or to any one person who cansas, provided the construction or located within a consumption of liquor purchase are to the licensee. The license that occur off the license that occur off the license container of liquor area.	cation. With e the resolut permits in action is a Kansas rumon consumod not to extend from the liet displays the ensee is liable censee's premay not be ruesignated by common consumon consumo	in the designated artion is passed and the cordance with ABC esident or an organization area has been ceed one year and a supplication area may researched approves the censee into the consections that mises but within the removed from the box a city or county on sumption area. Consections is a consection or county on sumption area.	rea, possession and ne ABC receives a copy, rules and regulations nization whose principal en approved by the are not transferable. Equest permission from a request, patrons of nmon consumption ame, logo, or other toccur on their e common coundaries of the public streets, alleys, assumption is allowed on es.

Alcohol: Retailers Final Bill SB13 Final Brief Supp Note Final Summary Summary Starting on April 1, 2019, CMB licensees such as convenience stores, grocery stores, and drug stores may sell beer containing not more than 6.0 percent alcohol by volume. The ABC will have regulatory authority over the sale of beer by CMB license holders. Cities and counties will continue to handle the CMB licensing process. The Director shall adopt rules and regulations by July 1, 2018, to administer the bill. Amends 41-102; 41-307; 41-308; 41-2701; 41-2702; 41-2704; 41-2706; 41-2708; 41-2722; 41-2726; repealing K.S.A. 41-103 Bill Section All **EffDate** 1/1/2018 DelayedEffDate 4/1/2019 Alcohol: Sale of Repossessed Liquor Final Brief Supp Note Final Bill SB65 Final Summary Summary Allows a creditor lawfully entitled to alcoholic liquors used as collateral for a loan to take possession of the alcoholic liquors and sell them to a licensee under the Kansas Liquor Control Act or the Club and Drinking Establishment Act. Prior written authorization from the ABC is required. The bill does not change the requirements of the existing statute regarding such a sale by a sheriff. Amends 41-1125 Bill Section All EffDate 7/1/2017 DelayedEffDate

Amusement Rides				
Final Bill <u>SB86</u>	Final Brief Supp Note	Final Summary	Summary	

Prohibits any amusement ride from being operated without a valid annual permit issued by the Ks Department of Labor. The types of applicable rides is found in section 6(a) of the bill amending KSA 44-1601. In order to be licensed the ride must meet the applicable ASTM standards. In addition to the license, the ride must also be registered with the Dept. of Labor for each location it is operated. Patrons are required to report any injury in writing immediately to the park owner or operator including the name, address and phone of the injured person, description of injury and treatment, cause of injury if known, names and addresses of witnesses. Signage notifying patrons of the reporting mandate is required at the point of ticket sales and at each ride. Such reports must be submitted to the Dept. of Labor by the ride operator within 72 hours. If a death or serious injury (requiring medical treatment) occurs, the ride is to be immediately taken out of service and the equipment or conditions preserved for an investigation by the Dept. of Labor which must commence within 24 hours after notification. Rides are required to be inspected every 12 months and an inspection decal or other evidence of inspection must be in plain view on or near each ride. Daily inspections must also be conducted and recorded by the operator. The Dept. of Labor is required to maintain a public website listing certain ride related information. It is a Class B misdemeanor to operate a ride without a valid permit issued by the Dept. of Labor. The Dept. of Labor can order a civil penalty of up to \$1000 for each non-criminal violation. The Dept. of Labor must publish relative rules and regulations.

While the requirements go into place on July 1, 2017, the bill delays enforcement of any criminal penalties until January 1, 2018, and any administrative penalties until after the Department of Labor has regulations in place. Those regulations must be in place no later than January 1, 2018.

Amends New and amending 40-4801; 40-4802; 44-1601; 44-1602; 44-1603; 44-1604; 44-1607; 44-1610; 44-1613; 44-1614 and also allows the repeal of 44-1615 in SB70 to stand.

Bill Section All EffDate 7/1/2017 DelayedEffDate 1/1/2018

Animals: Cruelly Treated, Disposition

Final Bill SB112 Final Brief CCR Brief Final Summary Summary

References to "incorporated humane society" in provisions allowing an animal to be taken into custody and cared for are removed and replaced with "animal shelter." Existing law regarding cruelly treated animals, including dogs used in dog fighting, require the board of county commissioners to establish procedures to allow an animal shelter to petition the district court to place the animal for adoption or euthanize the animal. These are amended to allow the law enforcement agency, district attorney's office, county prosecutor, veterinarian, or animal shelter to petition the district court in the county in which the animal was taken into custody to transfer ownership of the animal. A provision also adds law enforcement agencies and veterinarians to the list of entities entitled to payment for expenses incurred for the care, treatment, and boarding of the dog. Current law requiring the county commission to review the cost of care and treatment being charged by the animal shelter maintaining the animal is removed.

Previous law is repealed that required the court to find an animal would be subjected to cruelty in the future before ruling an animal is not to be returned to or allowed to remain with a person adjudicated guilty of animal cruelty.

Amends **21-6412**; **21-6414**.

Bill Section | 5 and 6 | EffDate | 5/18/2017 | DelayedEffDate | 7/1/2017

Final Bill <u>HB2054</u>		
	Final Brief <u>CCR Brief</u>	Final Summary Summary
amended to include any "deffor a felony crime, misdemean determines to reflect on the officer as defined by CPOST restates and is similar to and sepreconviction, a deferred jud	erred judgment agreement," al anor crime of domestic violence honesty, trustworthiness, integ ules and regulations. A deferre erves the same purpose as dive	Cansas Law Enforcement Training Actions with the existing "diversion" property, or other misdemeanor offense CPC rity, or competence of the applicant dipudgement agreement is used in some solution. The difference is diversion is guilty plea with a court and the sentemest be met.
Amends 74-5605		
Bill Section 3	EffDate	7/1/2017 DelayedEffDate
nal Law: Commercial Exploitati	ion of a Child	
Final Bill <u>SB40</u>	Final Brief <u>CCR Brief</u>	Final Summary Summary
Transporting, procuring trans	sportation or paying for transport	artation of a child for nurnoses of se
KSA 21-5426 subsections (a)(covered in statute that I can I general term of transporting, interpretation.	om this statute. Transporting is 1) or (a)(4) and procuring or pa find. While some believe procu	covered in aggravated human traffic ying for transportation is no longer ring and paying for are covered under s with your local prosecutor for their
KSA 21-5426 subsections (a)(covered in statute that I can be general term of transporting, interpretation. Amends 21-6422	om this statute. Transporting is 1) or (a)(4) and procuring or pa find. While some believe procu , you might want to address thi	covered in aggravated human traffic ying for transportation is no longer ring and paying for are covered under s with your local prosecutor for their
KSA 21-5426 subsections (a)(covered in statute that I can it general term of transporting, interpretation. Amends 21-6422 Bill Section 14	om this statute. Transporting is 1) or (a)(4) and procuring or pa find. While some believe procuty you might want to address this EffDate	covered in aggravated human traffice ying for transportation is no longer ring and paying for are covered under with your local prosecutor for their 7/1/2017 DelayedEffDate
KSA 21-5426 subsections (a)(covered in statute that I can be general term of transporting, interpretation. Amends 21-6422 Bill Section 14 hal Law: Communication facility	om this statute. Transporting is 1) or (a)(4) and procuring or pa find. While some believe procu, you might want to address this EffDate	covered in aggravated human traffice ying for transportation is no longer ring and paying for are covered under with your local prosecutor for their and the sex crimes
KSA 21-5426 subsections (a)(covered in statute that I can it general term of transporting, interpretation. Amends 21-6422 Bill Section 14 inal Law: Communication facilit Final Bill SB40 A new crime of Using a Comm the crimes of human trafficki sexual relations, including an misdemeanor to use a comm the crime of buying sexual re private instrumentalities used sounds of all kinds and includ pagers, and all other means of committed the crime because	em this statute. Transporting is 1) or (a)(4) and procuring or partial find. While some believe procure, you might want to address this effect of the procure of the procur	covered in aggravated human traffice ying for transportation is no longer ring and paying for are covered under with your local prosecutor for their 7/1/2017 DelayedEffDate
KSA 21-5426 subsections (a)(covered in statute that I can it general term of transporting, interpretation. Amends 21-6422 Bill Section 14 mal Law: Communication facilit Final Bill SB40 A new crime of Using a Communication traffickit sexual relations, including an misdemeanor to use a communication the crime of buying sexual reprivate instrumentalities used sounds of all kinds and included pagers, and all other means of	em this statute. Transporting is 1) or (a)(4) and procuring or partial find. While some believe procure, you might want to address this effect of the procure of the procur	covered in aggravated human traffice ying for transportation is no longer ring and paying for are covered under with your local prosecutor for their sex crimes Final Summary Summary is a SL7 person felony if used to combine of those crimes. It is an A person for those crimes. It is an A person for causing, or facilitating the commission of writing, signs, signals, pictures, or puter, computer networks, beepers, we defense is created if the defendance.

Crimii	nal Law: Domestic Battery							
	Final Bill <u>SB112</u>	Final Brief	CCR Brie	<u>ef</u>	Final Sumi	mary	Summary	
	The crime of domestic batter relationship ("a person with warelationship or a family or how of a romantic nature. In addit consider the following when Nature of the relationship, let the parties and time since the criminal code definitions and Previously, only "family or how the relationship, or how the criminal code definitions and the criminal code definitions are critical code and the criminal code definitions are criminal code definitions.	whom the offusehold meming to any ot making a detength of time to termination similar to the	ender is ber"). A her fact erminat the relat of the i	involved of involved of involved or involv	or has been in elationship" nurt deems relether a relation kisted, freque p." This is the g to protection	nvolve neans evant nship ncy of	d in a dating "a social re , the trier of exists or ex finteraction edefinition	lationship f fact may isted: between as found in
	Amends 21-5414							
	Bill Section 2			EffDate	5/18/2017	Delaye	edEffDate	7/1/2017
Crimi	nal Law: Domestic Battery, Agg	gravated (Stra	angulatio	on)				
	Final Bill <u>SB112</u>	Final Brief	CCR Brie	<u>ef</u>	Final Sumi	mary	Summary	
	The crime of aggravated dom breathing or circulation by strude, insulting or angry mann dating relationship; or is a far felony. Amends 21-5414	rangulation o	r by blo victim a	cking the r nd offend	nose and mou er is involved	ith of in or l	a person do has been inv	ne in a olved in a
	Rill Section 2			FffDate	5/18/2017[Delave	dFffDate	7/1/2017

Criminal Law: Human Trafficking

Final Bill SB40 Final Brief CCR Brief Final Summary Summary

The crime of aggravated human trafficking is amended in subsection (b)(4) defining one form of the crime as "recruiting, harboring, transporting, providing or obtaining, by any means, a *child* knowing the *child* will be used to engage in forced labor, involuntary servitude, or sexual gratification of the defendant or another *involving the exchange of anything of value*."

Subsection (b)(5) is added creating a <u>new crime</u> under aggravated human trafficking: "Hiring a child by giving, or offering anything of value to any person to engage in 1) bodily contact stimulation of the genitals of any person with the intent to arouse or gratify the sexual desires of another, 2) sexual intercourse, 3) sodomy, or 4) any unlawful sexual act when the offender recklessly disregards the age of the child."

An <u>affirmative defense is created</u> for violations of subsection (b)(4) or (5) for a defendant who 1) at the time of the violation was under 18 and 2) committed the violation because <u>at the time of the violation</u> the defendant was subjected to human trafficking or aggravated human trafficking. It is not a defense that a victim consented or willingly participated in the forced labor, involuntary servitude, or sexual gratification of the defendant or another, or that the offender had no knowledge of the age of the victim.

It is clarified that a person who violates any of the provisions of the human trafficking statute can also be prosecuted for commercial sexual exploitation of a child or any form of homicide.

A new mandatory fine is also created for those convicted of human trafficking of between \$2,500 and \$5,000, and those convicted of aggravated human trafficking a minimum of \$5,000. A provision is also added to allow a court to order anyone convicted to enter into and complete a suitable educational or treatment program regarding commercial sexual exploitation of a child.

The crime of aggravated human trafficking if committed in whole or in part for the purpose of the sexual gratification of another is added to the definition of "sex offense" in the capital murder statute.

Amends 21-5401; 21-5426

Bill Section 9, 10 EffDate 7/1/2017 DelayedEffDate

Criminal Law: Internet trading in	child pornography	
Final Bill SB40	Final Brief CCR Brief	Final Summary Summary

Creates the crimes of Internet trading in child pornography (SL5 person felony). The crime is defined as an act of sexual exploitation of a child [KSA 21-5510(a)(2) SL5p] when a person 18 years of age or older knowingly causes or permits the performance to be viewed by use of any electronic device connected to the Internet by any person other than the offender or a person depicted in the performance.

Also creates the crime of aggravated internet trading in child pornography (SL3 person felony if the child is age 14-17 or an off-grid felony if the child is under age 14). Aggravated Internet trading in child pornography is an act of sexual exploitation of a child [KSA 21-5510(a)(1) or (4) SL3p] when the offender 1) employs, uses, persuades, induces, entices or coerces a child under 18 years of age, or a person whom the offender believes to be a child under 18 years of age, to engage in sexually explicit conduct with the intent to promote any performance; or 2) a parent, guardian, or other person having custody or control of a child under 18 years of age, knowingly permits such child to engage in, or assist another to engage in, sexually explicit conduct with the intent to promote any performance or with intent to arouse or satisfy the sexual desires or appeal to the prurient interest of the offender or any other person. If the child is under 14 years of age, the severity level reductions for attempt, conspiracy, and criminal solicitation do not apply to agg. Internet trading in child pornography.

Jurisdiction for either crime includes a place where the visual depiction or performance may be viewed by any person other than the offender using any electronic device connected to the Internet and is viewed by a law enforcement officer using an electronic device connected to the Internet while engaged in such officer's official duties.

Internet Trading in Child Pornography or Aggravated Trading in Child Pornography does not apply if the acts violate the sexting crimes passed last year of unlawful possession of a visual depiction of a child (KSA 21-5610) or unlawful transmission of a visual depiction of a child apply (KSA 21-5611).

Internet Trading in Child Pornography or Aggravated Trading in Child Pornography are both added to 1) The definitions of "sex offense" in the capital murder statute (KSA 21-5401); 2) the definition of "sexually violent crime" in the aggravated habitual sex offender statute (KSA 21-6626) and in the parole and postrelease supervision statute (KSA 22-3717); and 3) the statute prohibiting expungement of the crimes (KSA 38-2312). When the child is less than 14 years of age, the crime of aggravated Internet trading in child pornography is added as a crime where the sentence may be life with a mandatory minimum term of imprisonment of not less than 25 years (KSA 21-6627); and may not be directly appealed to the Kansas Supreme Court (22-3601).

KSA 21-5502 is amended to provide evidence of a witness's previous sexual conduct may not be presented in prosecutions of Internet Trading in Child Pornography or Aggravated Trading in Child Pornography.

Amends New; 21-5401; 21-6626; 22-3717; 38-2312

Bill Section 3, 9, 16, 20, 23 EffDate 7/1/2017 DelayedEffDate

Final Bill SB40		Final Brief CCR Bri	ef	Final Summary	Summary	
Promoting Travel include or facilitat human trafficking, sexual exploitation Kansas even thoug "Travel services" i accommodations; accommodations	for Child Ex te travel for , sexual exp n of a child. gh the desti s defined as package to for a fee, co a person for	oting Travel for Child ploitation is knowing the purpose of any loitation of a child, I There is a violation nation and sexual mands transportation by a surs; or vouchers or of maission, or other of the purposes of hu	gly selling or person enganternet tradiff the promosisconduct action, sea, or groupons to know a luable convaluable con	offering to sell traging in conduct coling in child pornoution or sale is offects would occur outling; hotel or an peredeemed for finsideration. [NOTE	avel service onstituting a graphy, or of ered to a period of Kaylodging uture trave E: The simp 21-5426.]	es that aggravate commercierson in ansas.
Final Bill SB40		Final Brief CCR Bri	of	Final Summary	Summary	
		nitted by 1) employ or a person whom t		_	-	
a child under 18 yeage, to engage in (a)(1)]; or 2) promyears of age, know	ears of age, sexually exp oting any p ving the cha	mitted by 1) employ or a person whom to a person whom to all cit conduct with the erformance that incorrecter and content of changed, just the	the offender ne intent to pludes sexual of the perfo	believes to be a coromote any perfo ly explicit conduct	child under ormance [Ki t by a child	or coerci 18 years o SA 21-551 under 18
a child under 18 yeage, to engage in (a)(1)]; or 2) promyears of age, know	ears of age, sexually exp oting any p ving the cha	or a person whom to elicit conduct with the erformance that incontent of	the offender ne intent to pludes sexual of the perfo	believes to be a coromote any perfo ly explicit conduct	child under ormance [Ki t by a child	or coerci 18 years o SA 21-551 under 18
a child under 18 yeage, to engage in s (a)(1)]; or 2) promyears of age, know elements of the cr	ears of age, sexually exp oting any p ving the cha	or a person whom to elicit conduct with the erformance that incontent of	the offender ne intent to pludes sexual of the perfo	believes to be a coromote any perfo ly explicit conduct	child under ormance [K: t by a child 510 (a)(4)].	or coerci 18 years o SA 21-551 under 18
a child under 18 yeage, to engage in s (a)(1)]; or 2) promyears of age, know elements of the cr Amends 21-5510	ears of age, sexually exp loting any p ving the cha rime have n	or a person whom to dicit conduct with the erformance that incorrected aracter and content ot changed, just the	the offender ne intent to p ludes sexual of the perfor penalty.	believes to be a coromote any performent performent below the second conduction of the second co	child under ormance [K: t by a child 510 (a)(4)].	or coerci 18 years o SA 21-551 under 18
a child under 18 yeage, to engage in s (a)(1)]; or 2) promyears of age, know elements of the cr Amends 21-5510 Bill Section 12	ears of age, sexually exp loting any p ving the cha rime have n	or a person whom to dicit conduct with the erformance that incorrected aracter and content ot changed, just the	the offender ne intent to pludes sexual of the performalty.	believes to be a coromote any performent performent by explicit conductormance [KSA 21-55]	child under ormance [K: t by a child 510 (a)(4)].	or coerci 18 years o SA 21-551 under 18

iminal Penalty: Burglary of Dwelli	ng: Person Felony		
Final Bill SB112	Final Brief <u>CCR Brief</u>	Final Summary Summary	
SL7 person felony, rather tha	an a SL7 nonperson felony, rever	or sexually motivated crime there sing a change made in 2016. Nor rglary continues to be a person f) -
Amends 21-5807			
Bill Section 4	EffDate	5/18/2017 DelayedEffDate	
iminal Penalty: Law Enforcement	Protection Act		
Final Bill SB112	Final Brief CCR Brief	Final Summary Summary	
fact finds beyond a reasonal law enforcement officer wofficer's status as a law enforcement of one seligibility for probation or seand no good time credit. The to law enforcement status, senforcement officer is defined	ole doubt that an offender commonline the officer was perform rement officer. The special sent everity level; 2) For SL1 felonies ntence modification, must serve enhancements do not apply to uch as assault/battery to a LEO.		gainst a ue to the 10 ation, ced due n, a law
iminal Penalty: Sexual Relations,		7 - 27 - 27 - 27 - 27 - 27 - 27 - 27 -	7 -7 -0 -
Final Bill SB40	Final Brief CCR Brief	Final Summary Summary	
\$2,500 for a first-time offens all fines collected, in district	se and a fine of up to \$5,000 for a or municipal courts, are remitted	ween \$1,200 and \$5,000. it was a second or subsequent offense. It to the Human Trafficking Victim fine to be remitted to that func	Half of
minal Procedure: Grand Jury: Su	fficiency Appeal		
Final Bill HB2092	Final Brief CCR Brief	Final Summary Summary	
form, the person whose name may appeal the decision to Connot subject to appeal. The last apply to grand jury petitions Amends 22-3001; 25-3601	s not summoned because the cone, address, and phone number a Court of Appeals. A ruling of whe w on sufficiency of petitions for	urt finds the petition is not in properties of each peripearing on the face of each peripear the signatures are insufficient elections is clarified stating it does	tition nt rema
Bill Section 7, 9	EffDate	7/1/2017 DelayedEffDate	

Crimii	nal Procedure: Juror list					
	Final Bill HB2301	Final Brief CCR Bri	<u>ef</u>	Final Summary	Summary	<u>'</u>
	The criminal procedure relations the public record with			remove addresses	of prospe	ctive jurors
	Amends 22-3408					
	Bill Section 1		EffDate	7/1/2017 Delaye	edEffDate	
Crimii	nal Procedure: Warrants: Disc	closure Notice				
	Final Bill HB2092	Final Brief CCR Bri	<u>ef</u>	Final Summary	Summary	
	amended to clarify the notic defendant upon the defendant declaring they will represent Amends 22-2302	ant's attorney's entry				
	Bill Section 6		EffDate	7/1/2017 Delaye	edEffDate	
DCE: (Child Welfare System Task Fo	rce		,, -		
	Final Bill SB126	Final Brief CCR Bri	ef	Final Summary	Summary	,
	Establishes a Child Welfare State of Kansas. The task for members. The Task Force is working groups addressing I preservation, reintegration, are not be limited to, the foentity that contracts with Doduties, responsibilities, and providers that provide child welfare services, including h State of Kansas; 4) The increfactors; 5) The licensing star other topic the Task Force or required to advise and consistudy required by this section.	required to study the required to study the CCF's general adminis foster care, and permillowing: 1) The level of the provide reintegrontributions of state welfare services in the ealth and mental head rasing number of child and store the case manager working group deemult with citizen review.	w enforcer child welf- tration of c nanency plan of oversight ration, fost agencies, e State of lth service dren in the gers working	ment officer among are system in Kansachild welfare, prote acement. The requited and supervision by er care, and adoption ongovernmental exansas; 3) The levels and community-by child welfare systems in the child welfary or appropriate. T	the 16 voices by convertive services on services entities, and l of access ased services mand contre system; The Task Fo	ting ening ces, family include, but over each s; 2) The ind service to child ces, in the tributing ; and 6) Any orce is
	Amends New Bill Section 1		EffDate	6/29/2017 Delaye	edEffDate	
	J JCCC.O.		LIIDate	5/25/2011 Delaye		

rugs: CBD Oil: Pharmaceutical Final Bill SB51	Final Brief Supp Note	Final Summary Summary	
(CBD) oil if it is the sole acti existing physician and phara amended in both the sched	chedule IV drugs to allow for the uve ingredient and approved by the macy prescription laws. This also is uling statutes (KSA 65-4101) and the arifies it excludes any substance lies.	e FDA. Obtaining the drug mu s why the definition of mariju the criminal code (KSA 65-570	st follow ana is
Amends 21-5701; 65-4101	65-4111		
Bill Section 1, 2, 6	EffDate	5/4/2017 DelayedEffDate	
rugs: Cultivation Paraphernalia: S	Severity Level Reduction		
Final Bill SB112	Final Brief CCR Brief	Final Summary Summary	
nonperson misdemeanor w marijuana plants or used to	ful possession of drug parapherna hen the drug paraphernalia was u store, contain, conceal, inject, in	sed to cultivate fewer than figgest, inhale, or otherwise intr	ve oduce a
nonperson misdemeanor w marijuana plants or used to controlled substance into the reduction in marijuana pen	hen the drug paraphernalia was u store, contain, conceal, inject, ing ne human body. This amendment	sed to cultivate fewer than figgest, inhale, or otherwise intr	ve oduce a
nonperson misdemeanor w marijuana plants or used to controlled substance into the	hen the drug paraphernalia was u store, contain, conceal, inject, ing ne human body. This amendment	sed to cultivate fewer than figgest, inhale, or otherwise intr	ve oduce a the
nonperson misdemeanor w marijuana plants or used to controlled substance into the reduction in marijuana pen- Amends 21-5709 Bill Section 3	hen the drug paraphernalia was u store, contain, conceal, inject, ing ne human body. This amendment alties in 2016.	ised to cultivate fewer than fingest, inhale, or otherwise intri- is made to be consistent with	ve oduce a the
nonperson misdemeanor w marijuana plants or used to controlled substance into the reduction in marijuana pen- Amends 21-5709	hen the drug paraphernalia was u store, contain, conceal, inject, ing ne human body. This amendment alties in 2016.	ised to cultivate fewer than fingest, inhale, or otherwise intri- is made to be consistent with	ve oduce a
nonperson misdemeanor w marijuana plants or used to controlled substance into the reduction in marijuana pension. Amends 21-5709 Bill Section 3 rugs: Marijuana: Definition Final Bill SB51 The definition of marijuana substance listed in schedule	hen the drug paraphernalia was ustore, contain, conceal, inject, ingoe human body. This amendment alties in 2016. EffDate Final Brief Supp Note is amended in the criminal code (et II-V. This was done as part of an asse of pharmaceutical grade Cannalise of pharmaceutical grade Cannalise contains the store of the s	sed to cultivate fewer than fingest, inhale, or otherwise intributes in made to be consistent with 5/18/2017 DelayedEffDate Final Summary KSA 65-5701) clarifying it exclarmendment to Schedule IV of	ve oduce a the 7/1/201
nonperson misdemeanor we marijuana plants or used to controlled substance into the reduction in marijuana pensions. Amends 21-5709 Bill Section 3 rugs: Marijuana: Definition Final Bill SB51 The definition of marijuana substance listed in schedule schedules to allow for the use of the section of marijuana substance listed in schedules.	hen the drug paraphernalia was ustore, contain, conceal, inject, ingoe human body. This amendment alties in 2016. EffDate Final Brief Supp Note is amended in the criminal code (ell-V. This was done as part of an alties of pharmaceutical grade Cannata the FDA.	sed to cultivate fewer than fingest, inhale, or otherwise intributes in made to be consistent with 5/18/2017 DelayedEffDate Final Summary KSA 65-5701) clarifying it exclarmendment to Schedule IV of	ve oduce a the 7/1/201

gs: Opioids: Narcan			
Final Bill HB2217	Final Brief Supp Note	Final Summary	<u>Summary</u>
the U.S. FDA to inhibit the of Pharmacy must establish drug directly to individuals adopt rules and regulation	stration of emergency opioid antage effects of opioids and for the treat has tatewide opioid antagonist prowithout a physician prescription. It is necessary to implement the provency intends to have temporary reg	ment of an opioid otocol for pharma The Board of Phari isions of the bill p	overdose. The Boacies to dispense thi macy is required to rior to January 1, 20
agencies are using their locaccess to and administer not recognize signal administer and emergency of requirement to summon eafter administering an emergency of the requirement to report provider.	e services of a Physician Medical D cal EMS Physician Medical Director aloxone. The agency must train all gns of an opioid overdose; 2) Stand opioid antagonist; 3) Emergency for mergency ambulance services either ergency opioid antagonist to a patie any administration of an emergen	First responders personnel with a lards and procedullow-up procedure immediately beent; 4) Inventory r	will be able to have ceess to the drug or ares to store and es, including the efore or immediate equirements; and 5
Amends New			
Bill Section All	EffDate	7/1/2017 Delaye	edEffDate
Bill Section All gs: Schedules: Amendments	EffDate	7/1/2017 Delaye	edEffDate
gs: Schedules: Amendments Final Bill SB51	Final Brief Supp Note	Final Summary	Summary
gs: Schedules: Amendments Final Bill SB51 Several synthetic opioids w II, IV, and V. The definition scheduling statutes (KSA 6) clarifies it excludes any sub analog" clarifies an analog Amends 21-5701; 65-4101	Final Brief Supp Note vere added to Schedule I and sever of "controlled substance analog" a 5-4101) and the criminal code (KSA estance listed in schedule II-V. The o may be any one of three listed crit 1; 65-4105; 65-4107; 65-4111; 65-4	Final Summary al other drugs we and "marijuana" is 65-5701). The dedefinition of "conteria, not requiring	Summary re added to Schedu amended in both t finition of "marijua crolled substance g all three to be me
gs: Schedules: Amendments Final Bill SB51 Several synthetic opioids w II, IV, and V. The definition scheduling statutes (KSA 6) clarifies it excludes any sub analog" clarifies an analog	Final Brief Supp Note Vere added to Schedule I and sever of "controlled substance analog" a 5-4101) and the criminal code (KSA estance listed in schedule II-V. The o may be any one of three listed crit	Final Summary al other drugs we and "marijuana" is 65-5701). The dedefinition of "conteria, not requiring	Summary re added to Schedu amended in both t finition of "marijua crolled substance g all three to be me
gs: Schedules: Amendments Final Bill SB51 Several synthetic opioids w II, IV, and V. The definition scheduling statutes (KSA 6) clarifies it excludes any sub analog" clarifies an analog Amends 21-5701; 65-4101	Final Brief Supp Note Vere added to Schedule I and sever of "controlled substance analog" a 5-4101) and the criminal code (KSA estance listed in schedule II-V. The o may be any one of three listed crit 1; 65-4105; 65-4107; 65-4111; 65-4 EffDate	Final Summary al other drugs we and "marijuana" is 65-5701). The dedefinition of "conteria, not requiring	Summary re added to Schedu amended in both t finition of "marijua crolled substance g all three to be me
gs: Schedules: Amendments Final Bill SB51 Several synthetic opioids w II, IV, and V. The definition scheduling statutes (KSA 68 clarifies it excludes any sub analog" clarifies an analog Amends 21-5701; 65-4101 Bill Section 1, 2, 4, 5, 6, 7	Final Brief Supp Note Vere added to Schedule I and sever of "controlled substance analog" a 5-4101) and the criminal code (KSA estance listed in schedule II-V. The o may be any one of three listed crit 1; 65-4105; 65-4107; 65-4111; 65-4 EffDate	Final Summary al other drugs we and "marijuana" is 65-5701). The dedefinition of "conteria, not requiring	Summary re added to Schedu amended in both t finition of "marijua crolled substance g all three to be me
gs: Schedules: Amendments Final Bill SB51 Several synthetic opioids w II, IV, and V. The definition scheduling statutes (KSA 68 clarifies it excludes any sub analog" clarifies an analog Amends 21-5701; 65-4101 Bill Section 1, 2, 4, 5, 6, 7 gs: Schedules: Emergency Sch Final Bill SB51 The Board of Pharmacy no or an analog of a currently Emergency scheduling requ	Final Brief Supp Note Vere added to Schedule I and sever of "controlled substance analog" at 5-4101) and the criminal code (KSA in stance listed in schedule II-V. The commany be any one of three listed critic; 65-4105; 65-4107; 65-4111; 65-4 EffDate eduling Final Brief Supp Note w has authority to emergency scheduled drug upon finding of an uires publication of a rule and regulyear following the emergency scheduled scheduled three emergency scheduled three emergency schedules are scheduled to the emergency schedules are scheduled to the emergency schedules are scheduled to the emergency schedules are schedules and regulyear following the emergency schedules are	Final Summary al other drugs we and "marijuana" is 65-5701). The dedefinition of "conteria, not requiring 113 5/4/2017 Delayer final Summary edule drugs not culimminent hazard lation. Those rules	Summary re added to Schedur amended in both the finition of "marijuatorolled substance grall three to be mededEffDate Summary rrently on the schedure to the public safety and regulations and regulations are
gs: Schedules: Amendments Final Bill SB51 Several synthetic opioids w II, IV, and V. The definition scheduling statutes (KSA 68 clarifies it excludes any sub analog" clarifies an analog Amends 21-5701; 65-4101 Bill Section 1, 2, 4, 5, 6, 7 gs: Schedules: Emergency Sch Final Bill SB51 The Board of Pharmacy no or an analog of a currently Emergency scheduling requeffective until July 1 of the	Final Brief Supp Note Vere added to Schedule I and sever of "controlled substance analog" at 5-4101) and the criminal code (KSA in stance listed in schedule II-V. The commany be any one of three listed critic; 65-4105; 65-4107; 65-4111; 65-4 EffDate eduling Final Brief Supp Note w has authority to emergency scheduled drug upon finding of an uires publication of a rule and regulyear following the emergency scheduled scheduled three emergency scheduled three emergency schedules are scheduled to the emergency schedules are scheduled to the emergency schedules are scheduled to the emergency schedules are schedules and regulyear following the emergency schedules are	Final Summary al other drugs we and "marijuana" is 65-5701). The dedefinition of "conteria, not requiring 113 5/4/2017 Delayer final Summary edule drugs not culimminent hazard lation. Those rules	Summary re added to Schedur amended in both the finition of "marijuatorolled substance grall three to be mededEffDate Summary rrently on the schedure to the public safety and regulations and regulations are

DUI: E	Expungement				
	Final Bill HB2085	Final Brief	CCR Brief	Final Summary	Summary
	Expungements of DUI or test violations committed on or a a second or subsequent violation to July 1, 2015.	fter July 1, 20	006, except that the	district court exp	ungement provision for
	Amends 12-4516; 21-6614;	also repeals 2	1-6614g; 21-6614h		
	Bill Section 2, 3		EffDate	7/1/2017 Delaye	edEffDate
DUI: I	gnition Interlock: Proof of Cor	npletion			
	Final Bill HB2085	Final Brief	CCR Brief	Final Summary	Summary
	Persons who are required to ignition interlock device progressive Revenue. An approved service before the person's driving parameters 8-1015	gram pursuan ce provider m	t to rules and regula ust provide proof o	ations adopted by f completion to th	the Secretary of
	Bill Section 1		EffDate	7/1/2017 Delaye	edEffDate
Expur	ngement: Human Trafficking				
	Final Bill SB40	Final Brief	CCR Brief	Final Summary	Summary
	A court is required to order of human trafficking, aggrava adjudication concerned acts not limited to acts which, if cor selling sexual relations; a discharge. The crimes of interpornography are added to this not allowed. Several other substantive changes.	ated human committed by ond the hearing one trading one list of crime	trafficking, or comy the juvenile as a real an adult, would cong on expungement of child pornography es for which the exp	mercial sexual expesult of such victing institute a violation occurred on or aformand and aggravated oungement of an a	ploitation of a child; the mization, including but n of disorderly conduct ter the date of final internet trading of child idult or juvenile record
	Amends 21-6614; 38-2312				
	Bill Section 15, 23		EffDate	7/1/2017 Delaye	edEffDate
Expur	ngement: Mistaken identity				
	Final Bill SB112	Final Brief	CCR Brief	Final Summary	<u>Summary</u>
	The arrest record of a persor once the case is dismissed or apply if the defendant intent conceal a crime or their iden dismissing a charge, are required. Amends 22-2410	a no prosecu ionally provic tity. The pros	ution decision is mad led false informatio ecutor who makes t	de. However, the n to law enforcen the decision to no	provision does not nent in an attempt to t prosecute, or court
	Rill Section 8		EffDate	5/18/2017 Delaye	dEffDate 7/1/2017

ingerprinting: Access to Federal T	ax Information				
Final Bill <u>SB96</u>	Final Brief CCR Br	<u>ief</u>	Final Summary	Summary	
Employees of Kansas Depar fingerprinted for records ch					ırns
Amends New					
Bill Section 1		EffDate	7/1/2017 Delaye	edEffDate	
ngerprinting: Insurance Agents					
Final Bill <u>SB14</u>	Final Brief CCR Br	<u>ief</u>	Final Summary	Summary	
The Insurance commissione for a resident insurance age		uire a finger	print based record	ls check of applica	nts
Amends 40-4905					
Bill Section 3		EffDate	7/1/2017 Delaye	edEffDate	
rearms: Public Bldg: Medical Faci	ilities: Indigent Health	Care Clinics	5		
Final Bill HB2278	Final Brief Supp N	lote	Final Summary	Summary	
have adequate security mean handguns in the building. Amends 75-7c20				·	
Bill Section 2		EffDate	7/1/2017 Delaye	edEffDate	
rearms: Public Bldg: Medical Faci	ilities: KU Med				
Final Bill HB2278	Final Brief Supp N	lote	Final Summary	Summary	
Exempts any buildings locat Medical Center from a gene security measures in place building.	eral requirement in ex	isting law th	nat public buildings	s have adequate	
Amends 75-7c20					
Bill Section 2		EffDate	7/1/2017 Delaye	edEffDate	
rearms: Public Bldg: Medical Faci	ilities: Mental Health	Facility			
Final Bill HB2278	Final Brief Supp N	<u>lote</u>	Final Summary	Summary	
Exempts any 1) State- or mumental health centers from security measures in place building.	a general requireme	nt in existing	g law that public bu	uildings have adeq	
Amends 75-7c20					
Bill Section 2		EffDate	7/1/2017 Delave	edEffDate	

Firearms: Public Bldg: State Hospit	als			
Final Bill HB2278	Final Brief Supp N	<u>lote</u>	Final Summary	Summary
Exempts state mental health have adequate security mean handguns in the building.			_	
Amends 75-7c20				
Bill Section 2		EffDate	7/1/2017 Delaye	edEffDate
Firearms: Public Employers: Liabilit	ty			
Final Bill HB2278	Final Brief Supp N	<u>lote</u>	Final Summary	Summary
Public employers are exempa firearm at work when not	•			ms who choose to carry
Amends 75-7c10				
Bill Section 1		EffDate	7/1/2017 Delaye	edEffDate
Fusion Center				
Final Bill SB184	Final Brief Supp N	<u>lote</u>	Final Summary	Summary
changed by this bill. The Fusting structure. This bill creates the attorney general and the adposition of deputy director attorney general to serve as agencies and organizations the other.	hose statutes and cre ljutant general. It also for law enforcement of the liaison between	ates an inte establishe appointed b the fusion	egration of certain f s a Fusion Center C by and serving at th center and Kansas I	unctions between the versight Board and the e pleasure of the aw enforcement
Amends New				
Bill Section All		EffDate	4/20/2017 Delaye	edEffDate
Human Trafficking: Commercial Dr	iver Training			
Final Bill <u>SB40</u>	Final Brief CCR Br	<u>ief</u>	Final Summary	Summary
On and after July 1, 2018, and provide proof of satisfactors trafficking identification and The Attorney General, in conregulations no later than Jan	y completion of trainid prevention to the Dinsultation with the Di	ng approve ivision of Ve irector of V	ed by the Attorney (ehicles prior to such ehicles, will promu	General in human n issuance or renewal.
Amends New	, , , ,		•	
Bill Section 4		EffDate	7/1/2017 Delaye	edEffDate

Human Trafficki	ng: Technical amend	dment						
Final Bill	<u>SB40</u>	Final Brief	CCR Brie	<u>ef</u>	Final	Summary	Summar	У
	e of the National Hu rafficking Resource (ne, which	formerly	y was know	vn as the N	National
Amends	75-759							
Bill Section	on 2 5			EffDate	7/1/2	2017 Delay	edEffDate	
Infectious Disea	se Testing of Offend	lers						
Final Bill	<u>SB101</u>	Final Brief	CCR Brie	<u>ef</u>	Final	Summary	Summar	У
crime ind with the c infectious proceedin appearant follow-up	ectious disease tests icates to a law enforce icates to a law enforce icates to a law enforce icates (HIV congs. That law is ame ace before a magistra testing as may be not be the contract of the contract in the contract icates in the contract icates is a law in the contract icates icates in the contract icates icat	rcement officus disease, or Hepatitis Inded to 1) pate, and 2) the medically appropriate.	cer making the court B). The respondent to the court propriate	ng such and shall ord esults of the testing may also and also and shall be such as the shall be shall	rrest that er the ar hat test a must occ order the	t the perso rested per are allowed cur within 4 e arrested ovision to a	n arrested son to sub d in crimin 48 hours o person to Illow the c	I and charged omit to al or civil of first submit to ourt to
law provi	he test results to vic							_
law provi Amends	des the cost of these			e Departn	nent of H	lealth and	Environm	ent.
law provi Amends Bill Section	des the cost of these 65-6009 on 13				nent of H		Environm	ent.
law provi Amends Bill Section Juveniles: Absco	des the cost of these 65-6009 on 13 onding	e tests are p	aid by the	e Departn	7/1/2	lealth and	Environm edEffDate	ent.
law provi Amends Bill Section	des the cost of these 65-6009 on 13 onding		aid by the	e Departn	7/1/2	lealth and	Environm edEffDate	ent.
law provi Amends Bill Section Juveniles: Abscordi considere be taken supervisie Abscondi terms of allowing i juvenile's violation overall ca	des the cost of these 65-6009 on 13 onding SB42 ng from supervision and after reasonate from supervision probation, placement the supervision occurred and modifies length limits are probation.	Final Brief is an event a ion of probate is probable able efforts to is added to nt, or to ente er to file a re s. Continuing y or impose tolled during	CCR Bried allowing atton. A concause to concate the list or the li	effDate eff a supervision believe to a juvenile findings er sentence had the coural condition e that a ju	Final	Summary er to reque arrant com ile has absoconded ar g a court to onding from oing the all ing notice a lease. Prob	Summar est a warra manding conded from extend on supervising and hearing action lenge	ent. Y ant, and is not the juvenile om essful. If modify the ion is an event ation and the ng, to find a gth limits and
law provi Amends Bill Section Juveniles: Abscondi considered be taken supervision Abscondi terms of allowing signification overall call while on Amends	des the cost of these 65-6009 In 13 Inding SB42 Ing from supervision and after reasonate on and after reasonate probation, placement the supervising office history of violations occurred and modifiese length limits are	Final Brief is an event a ion of probate is probable able efforts to is added to nt, or to ente er to file a re s. Continuing y or impose tolled during	CCR Bried allowing atton. A concause to concate the list or the li	effDate eff a supervision believe to a juvenile findings er sentence had the coural condition e that a ju	Final sing offices who absert describing of reduced in the following of t	Summary er to reque arrant com ile has absoconded ar g a court to onding from oing the all ing notice a lease. Prob	Environment ed EffDate Summar est a warranding from ed from supervision lenged violation lenged from supervision lenged from	ent. Y ant, and is not the juvenile om essful. If modify the ion is an event ation and the eng, to find a gth limits and supervision

veniles: Alternative Placement:	Short Term			
Final Bill SB42	Final Brief CCF	R Brief	Final Summary	Summary
The three-month limit on scertain sex offenses and ce statute (version effective Ju	rtain other conditi			
Amends 38-2361				
Bill Section 6		EffDate	7/1/2017 Delaye	edEffDate
veniles: Case Limits				
Final Bill SB42	Final Brief CCF	R Brief	Final Summary	Summary
limits (effective July 1, 2013 sooner. Probation length lin juvenile absconded.	mits and overall ca			
Amends 38-2361; 38-2391			1	
Bill Section 6, 10		EffDate	7/1/2017 Delaye	edEffDate
veniles: DOC Immunity for Disch	narge Calculations			
Final Bill <u>SB42</u>	Final Brief CCF	<u>R Brief</u>	Final Summary	Summary
The State of Kansas, the Se court services officers shall omission in making the ear	not be liable for d	amages caused	-	
Amends 38-2398				
Bill Section 12		EffDate	7/1/2017 Delaye	edEffDate
veniles: Firearms Used in Crime				
Final Bill SB42	Final Brief CCF	R Brief	Final Summary	Summary
Upon a finding by the trier juvenile, the judge may corplacement in a juvenile corregardless of the risk level of up to 6 months, subject the court of the juvenile's ato the changes made in 2010 Amends 38-2361; 38-2369	nmit the juvenile or rectional facility or of the juvenile. The to graduated respo anticipated release L6 SB 367.	lirectly to the control of a youth reside to court may also onses. The Secre	ustody of the Secre ntial facility for a to impose a period etary of Correction	etary of Corrections for erm of 6 to 18 month of conditional release as is required to notify
Bill Section 6, 8		EffDate	7/1/2017 Delaye	edEffDate

Juveniles: Funding Provisions				
Final Bill <u>SB42</u>	Final Brief CCR Brie	f	Final Summary Summar	¥
References to the "Kansas Ju" "Evidence-Based Program Ac Corrections to determine and require such determination a requiring transfer of the certi or as soon thereafter as mon certification pursuant to" the	count of the State Ged certify cost savings 'and certification "at led ified amount by the Degree are available," is a	neral Fund. 'annually, o ast annually irector of A amended to	" A provision requiring the n or before June 30," is amy, throughout the year." A ccounts and Reports "annu	Secretary of nended to provision ually, on July 1
Amends 75-52,164 ; 75-6704				
Bill Section 15, 16		EffDate	7/1/2017 DelayedEffDate	
Juveniles: Immediate Intervention				
Final Bill <u>SB42</u>	Final Brief CCR Brie	f	Final Summary Summar	¥
charged with a misdemeanor intervention program when to fan alleged offense. The Kansas Department of Codatabase containing informator program. County and district and assessment workers must to the database. Consultation and regulations to implement	orrections is required tion regarding juvenile attorneys, judges, cost have access to the continuity with the Office of Jut the database.	attorney ha to establish es who part mmunity su database an	s declined to continue with a and maintain a statewide cicipate in an immediate in apervision officers, and juve and are required to submit n	searchable tervention enile intake ecessary data
Amends 38-2346; 75-52,162		=555	-1.1000.1	
Bill Section 5, 14		EffDate	7/1/2017 DelayedEffDate	
Juveniles: Juvenile Justice Oversight	1		1	
Final Bill SB42	Final Brief CCR Brie	<u>f</u>	Final Summary Summar	Ϋ́
Two members are added to to membership to 21. The mem Juvenile Justice and Delinque juvenile detention facility approximate are added: 1) studies are added: 1) studies are added: 1) review portions of juvenile	bers added are one yency Prevention appointed by the Attorn dy and create a plan to the properties with mental lestice reform that requestions.	outh memb nted by the ey General. o address t nealth need uire KDOC a	per of the Kansas Advisory (chair of that group and or Two additional duties for the disparate treatment of s in the juvenile justice sys and OJA to cooperate and r	Group on ne director of a the Oversight and tem, and 2)
Bill Section 13		EffDate	7/1/2017 DelayedEffDate	

uveniles: Reform Technical Amer	ndments	
Final Bill <u>SB42</u>	Final Brief CCR Brief	Final Summary Summary
Numerous technical amend phrasing, and removing a r		ences are made ensuring consistent
	; 38-2361; 38-2368; 38-2369; 38 75-52,162, 75-52,164 and 75-670	-2375; 38-2330; 38-2346; 38-2391; 38- 04
Bill Section 2-11; 13-15	EffDate	7/1/2017 DelayedEffDate
veniles: Removal from Home		
Final Bill <u>SB42</u>	Final Brief CCR Brief	Final Summary Summary
best interest. Such placeme maintain the family unit an home or an emergency exi	ent also requires a finding that re	lacement of the juvenile is in the juvenile's easonable efforts have been made to eval of the juvenile from the juvenile's he juvenile.
Amends New		
Bill Section 1	EffDate	7/1/2017 DelayedEffDate
veniles: Removal from Home: U	sing CINC for Continued Placeme	ent
Final Bill <u>SB42</u>	Final Brief CCR Brief	Final Summary <u>Summary</u>
	OCF is no longer required to addr	lacement of the juvenile outside the home ess issues of abuse and neglect by parents
Amends 38-2304		
Bill Section 2	EffDate	7/1/2017 DelayedEffDate
veniles: Sentencing Matrix		
Final Bill <u>SB42</u>	Final Brief CCR Brief	Final Summary Summary
G	mitment terms, are consolidated	V, which carry the same risk-level I into a single serious offender III category
Amends 38-2369		
Bill Section 8	EffDate	7/1/2017 DelayedEffDate

KPERS: Leave Time Final Bill SB205 Final Brief Supp Note Final Summary Summary For law enforcement and firefighters who are members of KPERS and KP&F, any period of time away from work or normal duties while in paid status authorized and approved by a participating employer constitutes service credit. Any administrative, vacation, sick, or personal leaves, including Worker's Compensation or light or temporary duty assignments qualifies as service credit without limitation, provided the member returns to work in the same or similar position for the participating employer at the conclusion of the leave, unless due to death or disability. If a member voluntarily quits employment, the period of leave exceeding 365 days is removed from the service credit. The Retirement System will reimburse the employer and employee for contributions made during any period not credited. The new rules are retroactive to July 1, 2014. Amends 74-4913; 74-4956 7/1/2017 DelayedEffDate Bill Section 1. 2 EffDate **KPERS: Surviving Spouse Benefits** Final Bill SB205 Final Brief Supp Note Final Summary Summary Retirement benefits for surviving spouses or dependent children upon a duty related death of a KP&F employee is the greater of either 1) the traditional 50% of final average salary plus 10% per dependent child up to 75% regardless of the service credit earned; or 2) a new provision of the retirement benefit the member would have been paid had the member elected the joint and survivor retirement benefit option and retired as of the first day of the month following the date of death. Under both scenarios the dependent child additions are made but the cap is raised to 90% of final average salary. The amendments do not change the immediate lump-sum benefit equal to 100 percent of the member's final average salary nor does it change the benefits from a non-service connected death. These amendments are retroactive to July 1, 2016. Amends 74-4959 Bill Section 3 **EffDate** 7/1/2017 DelayedEffDate

	Final Brief <u>CCR Brief</u>	Final Summary Summary
work in a local/state/sch arrangement apply acro KPERS but not to KP&	nool KPERS position, or visa versa. Hoss all plans, including KP&F. The warf. For KP&F retirees returning to wins in place for KP&F retirees but only	when retiring from KP&F and returning owever, the requirements for no pre- nating period amendments apply to regular ork, the waiting period remains at 30-day applies if the retiree returns to work for
In a nut shell, after 1/1 180-day waiting period	L/18 new regular KPERS retirees und	der age 62 at time of retirement will ha ition.* If they are 62 or older at the tim vered position*, as in current law.
Employers of a person \$25,000 of compensat employed in covered p positions. This provision	in a covered position* must pay the cion and a rate of 30% for any of corpositions.* The employer does not r	e not subject to an earnings limitation. e statutory contribution rate on the firm the statutory contribution rate on the firm pensation greater than \$25,000 for remake contributions for non-covered attended to the KPERS positions regardless of whether
•	s are those that are non-school and ires at least 1,000 hours of work pe	not seasonal or temporary and whose
are employed by third met. For further details, se	parties from the working-after-retine	retirees who are independent contractor rement provisions if certain conditions at this link:
are employed by third met. For further details, so https://www.kpers.org	parties from the working-after-retinee the KPERS summary of this a g/pdf/2017WARLawsEnacted.pdf	rement provisions if certain conditions it this link:
are employed by third met. For further details, so https://www.kpers.org NOTE: This summary i	parties from the working-after-retinee the KPERS summary of this a g/pdf/2017WARLawsEnacted.pdf	rement provisions if certain conditions it this link: ment planning, but to serve as an overvious
are employed by third met. For further details, so https://www.kpers.org NOTE: This summary if the changes created in the metals are also as a second control of the change of the cha	parties from the working-after-retinee the KPERS summary of this ag/pdf/2017WARLawsEnacted.pdf is not intended to be a guide for retire	rement provisions if certain conditions it this link: ment planning, but to serve as an overvious
are employed by third met. For further details, so https://www.kpers.org NOTE: This summary ithe changes created in the metal of the change	parties from the working-after-retinee the KPERS summary of this a g/pdf/2017WARLawsEnacted.pdf is not intended to be a guide for retire this bill. Contact KPERS directly for	rement provisions if certain conditions at this link: ment planning, but to serve as an overvioretirement planning.
are employed by third met. For further details, so https://www.kpers.org NOTE: This summary if the changes created in the changes area of the changes area. Bill Section All	parties from the working-after-retinee the KPERS summary of this ag/pdf/2017WARLawsEnacted.pdf is not intended to be a guide for retire this bill. Contact KPERS directly for 14937; 74-49,204; 74-49,313	rement provisions if certain conditions at this link: ment planning, but to serve as an overvioretirement planning.
are employed by third met. For further details, so https://www.kpers.org NOTE: This summary i the changes created in the changes area.	parties from the working-after-retinee the KPERS summary of this ag/pdf/2017WARLawsEnacted.pdf is not intended to be a guide for retire this bill. Contact KPERS directly for 14937; 74-49,204; 74-49,313	rement provisions if certain conditions at this link: ment planning, but to serve as an overvioretirement planning.

Bill Section All

EffDate

7/1/2017 DelayedEffDate

Line Operations: Interrogations: Rec	cording			
Final Bill SB112	Final Brief CCR Brie	<u>ef</u>	Final Summary	Summary
No later than July 1, 2018, evany interrogation relating to with a video and audio record the law enforcement agency statute lists specific topics the exceptions to making a record	a homicide or felony ding. The policy must s jurisdiction and mu at must be included i	sex offense be develop st include re n the policy	to be electronical ed jointly with the etention and storal. The policy must a	ly recorded, preferably e state prosecutor in age requirements. The also address any
Amends New				
Bill Section 1		EffDate	5/18/2017 Delaye	dEffDate 7/1/2018
Line Operations: Mutual Aid: Correc	tions Officers			
Final Bill HB2054	Final Brief CCR Brie	<u>ef</u>	Final Summary	Summary
The law on interstate request department of corrections in requested and adds the Secretassistance. Amends 48-3602	another jurisdiction	to the list of	f agencies from wl	nom assistance may be
		CffDoto	7/1/2017 Deleve	dEffData
Bill Section 2		EffDate	7/1/2017 Delaye	edefibate
Line Operations: Sexual Assault Exar			7 .	
Final Bill <u>SB101</u>	Final Brief CCR Brie		Final Summary	Summary
Current law requires a medical been given a sexual assault eximples information that a parent, guardinary criminal investigation, or 2) the nurse, after consultation with notice is given.	xamination. An excep ardian, or family or h he physician, licensed	ntion is crea nousehold m d physician a	ted if either 1) the nember is the subj assistant, or regist	e medical facility has ect of a related ered professional
Amends 65-448				
Bill Section 12		EffDate	7/1/2017 Delaye	dEffDate
Mental Health: CMHC Funding				
Final Bill HB2002	Final Brief CCR Brie	<u>ef</u>	Final Summary	Summary
Provides funding for Commu	nity Mental Health Co	enters. Part	of Budget Bill.	
Amends				
Bill Section 99, 100		EffDate	7/6/2017 Delaye	dEffDate

Final Bill <u>HB2079</u>	Final Brief	<u>CR Brief</u>	Final Summary	<u>Summary</u>
Increases the HMO privilege to be used by KDADS and res Mental Health Centers. More priority: 1) First, restore any reimbursement rates for statevery fiscal year thereafter, v Fund to be used for purposes could not exceed \$5.0 millior the Newborn Screening Fund and Newborn Screening Fund and	stricts use of the eys in the Med reductions inite Medicaid se will be transfers related to Con in any one fistram for the en	le moneys in this folical Assistance Feliated during caler rvices; 2) Second, red to the Community Mental I cal year; 3) Third, suing fiscal year v	fund for purposes te Fund must be ex ndar year 2016 to p \$3.5 million in FY unity Mental Healt Health Centers, the the estimated am yould be transferre	related to Commu pended in the fol provider 2018, and \$5.0 m th Center Improve a amount transfer ount necessary to ed to the Kansas

EffDate

7/1/2017 DelayedEffDate

Amends New; 40-3236

Bill Section 3, 5

	ct			
tal Health: Crisis Intervention A				
Final Bill HB2053	Final Brief	CCR Brief	Final Summary	Summary
Creates the local option to creates the local option to create the crisis due to mental illness, succenters must serve a designation which the crisis intervention of an involuntary basis may be hereisis intervention center must	ar, equipped ubstance abuted "Crisis in center has a neld for up to	d to serve voluntar use, or a co-occurri ntervention center greed to provide so o 72 hours. If they	y and involuntary p ng condition. These service area" which ervice. Persons trea remain a risk to the	ersons in mental heal ecrisis intervention is the counties to ted at these centers o
A LEO who takes a person 18 Mentally III Persons or the Ca Problem may transport the pulpon the written application cannot refuse to accept any puleo's jurisdiction is in the center is not capable of provictionses not to transport the the Care and Treatment Act for Treatment Act for Mentally III course of business with the land to the patient.	re and Treaterson to a coof a law enforceson broughter's serviceding. If the Legerson to a or Persons volumes or Tersons. The	ement Act for Person enter if the LEO is it orcement officer of ght by a LEO for eme e area, unless the p LEO is not in a crisis center, the LEO m with an Alcohol or so	ons with an Alcohol n a crisis intervention a form designate nergency observation erson is in need of a intervention center ust follow the exist Substance Abuse Procement application	or Substance Abuse on center service area d by KDADS, the center on and treatment if the medical treatment their service area or ing procedures under oblem or the Care and is kept in the regula
Provisions are included to ass release the person if they stat themselves or others.	•	•	•	
Comparation founding consist LID	2212		Cavanaan	
Supporting funding was in HB		<u> </u>		.E2. E0 20h70. E0
Supporting funding was in HB Amends New; 39-2001; 39-2029b80		<u> </u>		53; 59-29b78; 59-
Amends New; 39-2001; 39-2		<u> </u>		
Amends New; 39-2001; 39-2029b80 Bill Section All	002; 39-200	3; 59-2953; 59-297	'8; 59-2980; 59-29b	
Amends New; 39-2001; 39-2029b80 Bill Section All	002; 39-200	3; 59-2953; 59-297 EffDate	'8; 59-2980; 59-29b	
Amends New; 39-2001; 39-2020 Amends New; 39-20	oo2; 39-200 cking Final Brief tion Act is a	EffDate CCR Brief mended by adding	78; 59-2980; 59-29b 7/1/2017 Delaye Final Summary the crime of prome	Summary Oting the sale of sexua
Amends New; 39-2001; 39-2029b80 Bill Section All Inder Registration: Human Traffi Final Bill SB40 The Kansas Offender Registra relations to the list of sexually	oo2; 39-200 cking Final Brief tion Act is a	EffDate CCR Brief mended by adding	78; 59-2980; 59-29b 7/1/2017 Delaye Final Summary the crime of prome	Summary Oting the sale of sexua

pen Meetings: Executive Session						
Final Bill HB2301	Final Brief	CCR Brief	Final Su	mmary	Summary	
Executive sessions in meeting justification to close the meet in subsection (b) of the bill and is a more specific requirement subject of the executive session describing" the subject. The resume remains unchanged. The mostly with clarifications and Domestic Violence Fatality Results	ting be includ the composition the just on the just on is change equirement The list of to rewording,	ded in the motion lete motion be rectification than cured to require not confident of a statement of the pics that may be showever the topi	n specifically corded in the rent law. The only the subje when and w discussed in	using on e minute e require ect but a where the executive	ne of the reas of the mement to solution a "state open memers are session."	easons listed leeting. This tate the tement leeting will are amende
Amends 75-4319						
Bill Section 4		EffDate	7/1/201	7 Delaye	dEffDate	
pen Records: Annual Review						
Final Bill HB2301	Final Brief	CCR Brief	Final Su	mmary	Summary	<u>'</u>
samples for the Kansas Burea photographs of juvenile offen The July 1, 2021, sunset date enforcement: 1) KSA 45-221(a concerning information provisexual abuse reports; 4) KSA 238-2310, concerning records treatment records; 7) KSA 38-75-712c, concerning reports of Exploitation of Persons Unit in	is removed a)(10)(F), coded to the 922-4906 and concerning of 2326, concept missing periods.	from the following neerning victims of 11 Coordinating (12-4909, concern certain juveniles; erning juvenile offersons; 9) KSA 75-	g KORA exce of sexual offe Council; 3) KS ning criminal 6) KSA 38-23: ender inform 723, concern	ptions of enses; 2) SA 65-44! offende 11, conce nation sy ning the A	f interest f KSA 45-22 5(g), concer registraterning juv stems; 8) Abuse, Ne	to law 21(a)(50), erning child ion; 5) KSA enile KSA glect, and
concealed firearm records.						
Amends 45-229; 75-7d08					-	
Bill Section 2, 3		EffDate	7/1/201	7 Delaye	dEffDate	
robation/Parole: Graduated Sanction	ons: Downw	ard Departure				
Final Bill HB2092	Final Brief		Final Su		Summary	
The court may revoke probati sentence, or nonprison sancti sanction if the probation, assi dispositional departure.	on of an off	ender without ha	ving previous	sly impos	sed an int	ermediate
Amends 22-3716						
Bill Section 10		EffDate	7/1/201	7 Delaye	dEffDate	

Final Bill SE	112	Einal Priof CCD Drie	·t	Einal Cumman	Cummany
		Final Brief CCR Brie		Final Summary	
earned and on or after current req crime comr	retained, for offe 5/18/2017, if the uirement for lifeti nitted on or after	nders sentenced to ir	mprisonme .8 years of rvision for I fender was	nt for a sexually vi age when the crim persons convicted age 18 or above a	
Amends 22	2-3717				
Bill Section	10		EffDate	5/18/2017 Delaye	edEffDate
otection Order:	Sexual Assault				
Final Bill SE	<u>3101</u>	Final Brief CCR Brie	<u>ef</u>	Final Summary	<u>Summary</u>
or 2) An att is incapable committing other order	empted sexual ac e of giving consent or attempting to s to also include r	t against another by f It allows the court to commit a sexual assa	orce, threa o issue an c oult upon th nt from har	it of force, or dure order restraining to ne victim and may assing, or abusing	
violating a					
Amends 60		60-31a02; 60-31a03,			06; 60-31a07; 60-
Amends 60)-3102; 60-31a01; la08; 60-31a09				
Amends 60)-3102; 60-31a01; la08; 60-31a09		60-31a04;	60-31a05; 60-31a	
Amends 60 32 Bill Section	0-3102; 60-31a01; la08; 60-31a09 1-11		60-31a04; EffDate	60-31a05; 60-31a	
Amends 60 32 Bill Section conciliation Bill Final Bill H	0-3102; 60-31a01; la08; 60-31a09 1-11	60-31a02; 60-31a03,	60-31a04; EffDate te	60-31a05; 60-31a 7/1/2017 Delaye Final Summary	edEffDate
Amends 60 32 Bill Section conciliation Bill Final Bill HI Reconciles Amends 8-	0-3102; 60-31a01; la08; 60-31a09 1-11 32426 conflicts of create 135; 12-4117, 12-	60-31a02; 60-31a03, Final Brief Supp No d by multiple bills am	60-31a04; EffDate ote ending the 614; 22-241	60-31a05; 60-31a 7/1/2017 Delaye Final Summary same statute. 0; 22-3717; 22-49	edEffDate Summary 03; 38-2312; 65-4202;

ap Metal: Delay Implementation	1		
Final Bill SB149	Final Brief CCR Brief	Final Summary Summary	
Attorney General establish a be provided. The following p 2019: 1) A provision requirir above; 2) A provision chang Provisions regarding licentemoved while the require keep such photographs w General to impose a civil p the act relating to licensin impose civil penalties for f dealer to include a copy of identifying number in the certain actions prohibited restrictions.	and maintain a database as a centrovisions of the Act are also rently scrap metal dealers to forwaring the scrap metal dealer a regaing requirements. The requirement is retained to photograph ith the record of the transact benalty of \$100-\$5,000 for eary are set aside until January failure to comply with an exist of the seller's identification carregister of information the descriptions.	entral repository for information rendered unenforceable until Januar rd information to the database designstration fee; 3) A renewal fee; 4) rement a dealer photograph the aph the items being purchased a cion. The provision to allow the Arch failure to comply with provisi 1, 2019. However, it retains the acting paragraph requiring a scrap rd or document containing such ealer is required to maintain or the talls without complying with states. 12a; 50-6,112b 6/1/2017 DelayedEffDate	quired to y 1, scribed seller is and to attorney ons of ability to metal
tencing: Adjudications Decay in	Adult Criminal History		
Final Bill HB2092	Final Brief <u>CCR Brief</u>	Final Summary Summary	
crime of conviction is comm offender has no new adjudication is for an offens	itted at least five years after the cations or convictions during su	record for adult convictions if the e date of the prior adjudication; the ch five-year period; and the juvenil erity level 5 through 10 felony, dru 7/1/2017 DelayedEffDate	e e
tencing: Domestic Battery	LIIDate	7/1/2017 DelayedEliDate	
Final Bill SB112	Final Brief CCR Brief	Final Summary Summary	
When determining sentenci orders issued against the off	ng for domestic battery, courts	must consider current or prior pro	tective
Amends 21-5414			
Bill Section 2	EffDate	5/18/2017 DelayedEffDate 7	7/1/201

Sentencing: Intellectual Disability					
Final Bill HB2092	Final Brief CCR Bri	<u>ef</u>	Final Summary	Summary	
The sentencing statute for degree premeditated muro the person to a "mandator statutes for aggravating an	der is amended to clarif ry term of imprisonmer	fy the prohibnt" that inclu	pition in current la ides a "hard 50" s	w against se	entencing
Amends 21-6622					
Bill Section 2		EffDate	7/1/2017 Delaye	edEffDate	
Sentencing: Mandatory Minimum	1				
Final Bill HB2092	Final Brief CCR Bri	<u>ef</u>	Final Summary	Summary	
imprisonment and the sen- minimum sentence. When sentence equal to the sent the defendant is not eligible mandatory minimum sente	those conditions apply sence established for a le for parole prior to se	y, the defend severity leve rving such m	lant must serve a el 1 crime. Also, u nandatory minimu	mandatory r	minimum onditions,
Amends 21-6620; 21-6623	3; 21-6627				
Bill Section 1, 3, 4		EffDate	7/1/2017 Delaye	edEffDate	
Sentencing: Post Trial Motions					
Final Bill SB112	Final Brief CCR Bri	<u>ef</u>	Final Summary	Summary	
The current law providing such action if the motion, for entitled to relief. The definition change in law made after the court without jurisdiction; character or punishment; to be served at the time it is provided the current of th	files, and records of the nition of "illegal sentend the sentence is imposed that does not conform or that is ambiguous wi	e case concluce" is amend d. An "illegal to the application to the application to the application to the application respect to	usively show that a led to clarify it do sentence" is a se cable statutory pro the time and ma	the defendar es not apply ntence impo rovision, eith anner in whice	nt is not to a sed by a er in ch it is to
Amends 22-3504					
Bill Section 9		EffDate	5/18/2017 Delaye	edEffDate	
Sexually Violent Predator: Exams	and Release				
Final Bill HB2128	Final Brief CCR Bri	<u>ef</u>	Final Summary	Summary	
Amendments are made to Predator Program by estable petition the court for certal including final discharge from the regarding persons in transical amendments also clarify programs are selected by the selected programs of the selected program of the selected programs of t	olishing new timelines a nin considerations regar om conditional release tional release is replace rovisions of these proce	and standard rding moven . A current co ed with an a esses to assu	Is. Amendments a nent to the next le ourt procedure fo dministrative pro- ure due process ri	lso allow the evel of treatr or review of r cess. Several ghts.	e person to ment, reports
Bill Section All		EffDate	7/1/2017 Delaye	edEffDate	

raffic: Bi	icycle: Rear Lamp or Reflec	tor			
	nal Bill HB2170	Final Brief CCR Brie	 ef	Final Summary	Summary
A k fro we	bicycle in use between sunsom 100 feet to 600 feet or a ear a device that emits a requipment by the Secretary of	set and sunrise must a lamp that emits a r d or amber light visik	be equippe ed light visi ble from 500	ed on the rear with ble from 500 feet,	a red reflector visible or the operator must
An	nends 8-1592				
Bil	Il Section All		EffDate	7/1/2017 Delaye	edEffDate
raffic: Co	ombination Vehicles				
Fir	nal Bill <u>HB2095</u>	Final Brief CCR Brie	<u>ef</u>	Final Summary	Summary
13 loa no lim axl ler po tot	iceeds 85,500 pounds. The is 2 inches. The following restaded in excess of 80,000 poor be operated on any bridg nit less than that at which tales, and groups of axles, exempth restrictions in continuiounds when highway surfactal weight of more than 85, pplies, biofuels, feed, raw of tended by the shipper for formal 22 inches in the shipper for formal 23.	trictions are included bunds; 2) Must be rege or highway that hat he vehicle is operating the processed agricult or processed agricult or processed agricult or under the processed agricult or proces	d: 1) No ope gistered at t s a posted g ng; 4) Must owed by th operate wit back, or drif he vehicle i ural commo	eration on the inte the maximum weig gross weight limit comply with weigl e bill; 5) Cannot violation tha total weight of ting snow; and 7) S s carrying agricultudities, livestock, r	rstate system when ght category; 3) Shall or posted axle weight ht limits on wheels, olate width, height, an f more than 85,500 Shall not operate with ural inputs, farm
An	mends 8-1908				
Bil	Il Section All		EffDate	7/1/2017 Delaye	edEffDate
raffic: Co	ommercial Vehicle: Definiti	ons			
Fir	nal Bill <u>SB36</u>	Final Brief Supp No	<u>ote</u>	Final Summary	<u>Summary</u>
repor Thop 39 pa pa Arage	placed with references to the any later version established be KCC authority to regulate perate vehicles meeting the 20.5 as a gross weight of 10, assengers (including the driversessengers (including the registration fee for vehicles to by a change in federal law mends 8-135; 8-2703; 16-1	hose terms in the Co ed in rules and regula e motor carriers is cla definition of "comm ,001 pounds or more ver) for compensatio driver) not for comp of certain interstate v is also repealed.	de of Feder ations of the prified by spacercial moto e, designed an, designed ensation, o e motor carr	Regulations (C e Kansas Corporati ecifying authority or vehicle," which i or used to transporate to transporate to transporate to transporate to transporate to the t	FR) as of July 1, 2017, ion Commission (KCC). for only those that is defined in 49 CFR ort more than 8 ort more than 15 thazardous materials. sed out several years
	Il Section All		EffDate		/2017 Delaye

Final Bill HB2174	Final Brief Supp Note	Final Summary Summary
	late is approved on and after Ja	anuary 1, 2018, for use on a passenger
vehicle or truck registered f	for a gross weight of 20,000 po	ounds or less.
Amends New		
Bill Section 2	EffDate	7/1/2017 DelayedEffDate 1/1/2018
raffic: Registration Plates: Armed	Services Occupation Medals	
Final Bill HB2174	Final Brief Supp Note	Final Summary Summary
certain military honors to p Army of Occupation Medal	persons issued a distinctive mili	cals from the Division of Vehicles indicating tary license plate who have received an edal. "Distinctive military license plate" w proof of military service.
Amends 8-1,156		
Bill Section 5	EffDate	7/1/2017 DelayedEffDate
affic: Registration Plates: Autism	n Awareness	
Final Bill HB2174	Final Brief Supp Note	Final Summary Summary
specialty plate supporting a Amends New Bill Section 1	autism awareness and does not	t indicate the occupant has autism.) 2 7/1/2017 DelayedEffDate 1/1/2018
		7,1,201
		Final Summary Summary
affic: Registration Plates: Disabil Final Bill HB2174 On and after January 1, 201 license plate and a permane with a permanent disability	Iities Decal Final Brief Supp Note 18, a wheelchair emblem decal ent placard as an alternative to the contract of the contra	
affic: Registration Plates: Disabil Final Bill HB2174 On and after January 1, 201 license plate and a permane with a permanent disability placard and a special license	Iities Decal Final Brief Supp Note 18, a wheelchair emblem decal ent placard as an alternative to the contract of the contra	Final Summary is authorized to be affixed to a distinctive principle indicate the vehicle transports a person are a permanent placard or a permanent
raffic: Registration Plates: Disabil Final Bill HB2174 On and after January 1, 201 license plate and a permane with a permanent disability placard and a special license issued to accompany the w	Iities Decal Final Brief Supp Note 18, a wheelchair emblem decal ent placard as an alternative to the contract of the contra	Final Summary is authorized to be affixed to a distinctive principal indicate the vehicle transports a person are a permanent placard or a permanent in individual identification card will also be
affic: Registration Plates: Disabil Final Bill HB2174 On and after January 1, 201 license plate and a permane with a permanent disability placard and a special license issued to accompany the way Amends 8-1,125; 8-1,126 Bill Section 3, 4	Final Brief Supp Note 18, a wheelchair emblem decal ent placard as an alternative to the contract of the cont	Final Summary is authorized to be affixed to a distinctive principal indicate the vehicle transports a person as are a permanent placard or a permanent principal identification card will also be
raffic: Registration Plates: Disabil Final Bill HB2174 On and after January 1, 201 license plate and a permane with a permanent disability placard and a special license issued to accompany the with a mends 8-1,125; 8-1,126 Bill Section 3, 4	Final Brief Supp Note 18, a wheelchair emblem decal ent placard as an alternative to the contract of the cont	Final Summary is authorized to be affixed to a distinctive principal indicate the vehicle transports a person are a permanent placard or a permanent in individual identification card will also be
affic: Registration Plates: Disabil Final Bill HB2174 On and after January 1, 201 license plate and a permane with a permanent disability placard and a special license issued to accompany the with a management of the without the with	Final Brief Supp Note 18, a wheelchair emblem decal ent placard as an alternative to the content law, the option e plate. As with current law, and theelchair emblem decal. EffDate SAFE Training Final Brief CCR Brief from \$10 to \$30 for adults. The along with 2.20 percent of all fourt. The Seat Belt Safety Fund	Final Summary is authorized to be affixed to a distinctive of indicate the vehicle transports a person are a permanent placard or a permanent in individual identification card will also be 7/1/2017 DelayedEffDate 1/1/2018 Final Summary and additional \$20 municipal fines go into the fines, penalties, and forfeitures received will be used for the promotion of and ing, but not limited to, the SAFE program in
raffic: Registration Plates: Disabil Final Bill HB2174 On and after January 1, 201 license plate and a permane with a permanent disability placard and a special license issued to accompany the with a management of the without the wit	Final Brief Supp Note 18, a wheelchair emblem decal ent placard as an alternative to the Under current law, the option e plate. As with current law, and theelchair emblem decal. EffDate SAFE Training Final Brief CCR Brief from \$10 to \$30 for adults. The along with 2.20 percent of all fourt. The Seat Belt Safety Fund tection among children, including lements of violations are not che	Final Summary is authorized to be affixed to a distinctive of indicate the vehicle transports a person are a permanent placard or a permanent in individual identification card will also be 7/1/2017 DelayedEffDate 1/1/2018 Final Summary and additional \$20 municipal fines go into the fines, penalties, and forfeitures received will be used for the promotion of and ing, but not limited to, the SAFE program in

Traffic: Transit Buses						
Final Bill HB2096	Final Brief CCR Brief		Final Summary Summ	ary		
Transit buses are allowed to operate on the right shoulders of state highways in Wyandotte County. Such operation is currently allowed in Johnson County which is retained.						
Amends 75-5091						
Bill Section 1	EffDa	ite	7/1/2017 DelayedEffDat	ce		
Victims: Compensation: SAKI Prog	ram					
Final Bill <u>SB101</u>	Final Brief CCR Brief		Final Summary Summ	ary		
Mental health counseling is available through the Crime Victims Compensation Board for victims for two years after notification a DNA identification of a suspect has been made. Amends 74-7305 Bill Section 14 EffDate 7/1/2017 DelayedEffDate						
Victims: Human Trafficking Victim			7/1/2017 DelayedEliDa			
Final Bill <u>SB40</u>	Final Brief CCR Brief		Final Summary Summ	ary		
Compensation from the Crime Victims Compensation Board is allowed to a victim of human trafficking or commercial sexual exploitation of a child who was 18 years or younger at the time the crime was committed and is otherwise qualified for compensation.						
Amends 74-7305	Amends 74-7305					
Bill Section 24	EffDa	ite	7/1/2017 DelayedEffDat	ce		

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