Session of 2014

SENATE BILL No. 269

By Committee on Judiciary

1-16

AN ACT concerning the rules of evidence; relating to erroneous admission
of evidence and timely objection; amending K.S.A. 60-404 and
repealing the existing section.

4

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

6 Section 1. K.S.A. 60-404 is hereby amended to read as follows: 60-404. A verdict or finding shall not be set aside, nor shall the judgment or 7 decision based thereon be reversed, by reason of the erroneous admission 8 of evidence unless there appears of record objection to the evidence timely 9 interposed and so stated as to make clear the specific ground of objection. 10 This rule shall apply in every proceeding, both civil and criminal, capital 11 and non-capital, whether tried by a jury or tried by the court without a 12 13 jury. 14 K.S.A. 60-404 is hereby repealed. Sec. 2.

Sec. 3. This act shall take effect and be in force from and after itspublication in the statute book.

17