Session of 2018

HOUSE BILL No. 2479

By Committee on Judiciary

1-17

AN ACT concerning criminal procedure; relating to stay of certain 1 criminal cases; appeal of writ of habeas corpus relief; contact with 2 jurors, procedures and limitations; grand juries; amending K.S.A. 3 4 2017 Supp. 22-3006, 22-3011 and 22-3015 and repealing the existing 5 sections. 6 7 *Be it enacted by the Legislature of the State of Kansas:* New Section 1. (a) When a district court has granted relief in a 8 9 proceeding under K.S.A. 60-1507, and amendments thereto, and the prosecution files a docketing statement in an appellate court seeking an 10 11 appeal from the district court's decision to grant relief, the underlying 12 criminal case shall automatically be stayed, and the time during which the 13 prosecution's appeal is pending shall not be counted for the purpose of determining whether a defendant is entitled to discharge under K.S.A. 22-14 3402, and amendments thereto, until the mandate in the prosecution's 15 appeal is issued. 16 (b) Notwithstanding the stay required by subsection (a), a court may 17 18 release the prisoner on bond in accordance with K.S.A. 22-2804, and 19 amendments thereto, regardless of whether the prisoner has filed a notice 20 of appeal. 21 (c) The stay of the underlying criminal case in subsection (a) may be 22 lifted upon a motion filed in appellate court if the court finds that the 23 prisoner: 24 (1) Has made a strong showing that the prisoner is entitled to relief; 25 and 26 (2) will be irreparably injured if the stay is not lifted. 27 (d) If the stay in subsection (a) is lifted: 28 (1) The time during which the prosecution's appeal is pending shall 29 not be counted for the purpose of determining whether a defendant is 30 entitled to discharge under K.S.A. 22-3402, and amendments thereto, until 31 the mandate in the prosecution's appeal is issued; and 32 (2) the prisoner shall be entitled to a new bond hearing in the underlying criminal case pursuant to K.S.A. 22-2802, and amendments 33 34 thereto. 35 (e) This section shall be a part of and supplemental to the Kansas 36 code of criminal procedure.

2

1 New Sec. 2. (a) On completion of a jury trial and before the jury is 2 discharged, the court in a criminal action shall inform the jurors that 3 they have an absolute right to discuss or not to discuss the deliberations 4 or verdict with anyone. The judge shall also inform the jurors of the 5 provisions set forth in subsections (b), (d) and (e).

6 (b) Immediately following the discharge of the jury in a criminal 7 action, the defendant, or the defendant's attorney or representative, or 8 the prosecutor, or the prosecutor's representative, may discuss the jury 9 deliberations or verdict with a member of the jury only if the juror 10 consents to the discussion.

(c) If a discussion of the jury deliberations or verdict with a 11 member of the jury pursuant to subsection (b) occurs at any time other 12 than immediately following the discharge of the jury, prior to discussing 13 the jury deliberations or verdict with a member of a jury pursuant to 14 subsection (b), the defendant or the defendant's attorney or 15 16 representative, or the prosecutor or the prosecutor's representative, shall inform the juror of the identity of the case, the party in the case that the 17 person represents, the subject of the interview, the absolute right of the 18 19 juror to discuss or not discuss the deliberations or verdict in the case with the person and the juror's right to review and have a copy of any 20 21 declaration filed with the court.

(d) Any unreasonable contact with a juror by the defendant, or the
 defendant's attorney or representative, or by the prosecutor, or the
 prosecutor's representative, without the juror's consent shall be
 immediately reported to the trial court.

(e) Any violation of this section shall be considered a violation of a
lawful court order and may be punished as contempt of court.

(f) Nothing in the section shall prohibit a law enforcement officer
 from investigating an allegation of criminal conduct.

30 (g) This section shall be a part of and supplemental to the Kansas 31 code of criminal procedure.

Sec. 3. K.S.A. 2017 Supp. 22-3006 is hereby amended to read as follows: 22-3006. (a) Persons summoned for service as grand jurors shall be compensated for their service and expenses at the rates provided by law for the compensation of petit jurors in the district court. Such compensation shall be paid from the general fund of the county.

37 (b) All proceedings before the grand jury, including all testimony, 38 shall be recorded. The grand jury shall select the method of recording and 39 may employ a certified shorthand reporter who shall make a 30 stenographic record of all testimony and other proceedings before the 31 grand jury. The compensation of the reporter shall be fixed by the district 32 court and paid from the general fund of the county. The grand jury may 33 also elect to record the proceedings utilizing a digital recording system HB 2479-Am. by SC

1 maintained by the court, if such system is available.

2 The grand jury may, with the approval of the district court, (c) employ investigators and, except in the case of grand juries impaneled 3 pursuant to subsection (b) of K.S.A. 22-3001(b), and amendments 4 5 thereto, employ special counsel. The grand jury may also incur other expenses for services and supplies as it and the district court may deem 6 7 necessary. Compensation for such services and supplies shall be fixed by the district court and shall be paid from the general fund of the county. 8 Any special counsel or investigator employed by the grand jury shall be 9 selected by majority vote of such grand jury only after hearing testimony 10 from the person filing the petition pursuant to K.S.A. 22-3001, and 11 amendments thereto. Subject to the provisions of this section, the grand 12 jury shall have all authority to investigate any concerns associated with 13 such petition. 14

15 Sec. 4. K.S.A. 2017 Supp. 22-3011 is hereby amended to read as 16 follows: 22-3011. (a) An indictment may be found only on the 17 concurrence of 12 or more grand jurors. When an indictment is found, 18 the presiding juror shall endorse thereon "a true bill" and shall sign the 19 presiding juror's name as presiding juror or sign the indictment 20 "Presiding Grand Juror."

(b) When 12 or more grand jurors do not concur in finding an
 indictment, the presiding juror shall certify that the indictment is "not a
 true bill."

(c) Indictments found by the grand jury shall be presented by its
 presiding juror, in the jury's presence, to the court and shall be filed and
 remain as records of the court.

(d) A grand jury impaneled pursuant to subsection (c) of K.S.A. 223001(c), and amendments thereto, may request that the attorney general
prosecute the case arising from an indictment found by such grand jury
if, in the opinion of the grand jury, the prosecuting attorney would not
diligently prosecute such case. The court shall notify the attorney
general of such request and the attorney general may prosecute such
case.

34 Sec. 5. K.S.A. 2017 Supp. 22-3015 is hereby amended to read as follows: 22-3015. (a) Matters of form, time, place, names. At any time 35 36 before or during trial, the court may, upon application of the people 37 prosecuting attorney and with notice to the defendant and opportunity 38 for the defendant to be heard, order the amendment of an indictment 39 with respect to defects, errors or variances from the proof relating to 40 matters of form, time, place and names of persons when such amendment does not change the substance of the charge, and does not 41 prejudice the defendant on the merits. Upon ordering an amendment, 42 43 the court, for good cause shown, may grant a continuance to provide the

2

1 *defendant adequate opportunity to prepare a defense.*

(b) Prohibition as to matters of substance, exception.

3 (1) An indictment shall not be amended as to the substance of the 4 offense charged, except as provided further.

(2) The court may, upon application of the people prosecuting 5 6 attorney and with notice to the defendant and opportunity for the 7 defendant to be heard, order the substance of an indictment to be 8 amended for the limited purpose of effecting a change of plea by the defendant pursuant to a plea agreement reached between the defendant 9 and the prosecuting attorney. The provisions of this paragraph shall 10 apply only to an indictment found by a grand jury impaneled pursuant to 11 subsection (a) or (b) of K.S.A. 22-3001(a) or (b), and amendments 12 thereto, and shall not apply to an indictment found by a grand jury 13 impaneled pursuant to subsection (c) of K.S.A. 22-3001(c), and 14 amendments thereto. 15

16 (c) This section shall be part of and supplemental to article 30 of 17 chapter 22 of the Kansas Statutes Annotated, and amendments thereto.

18 Sec. 6. K.S.A. 2017 Supp. 22-3006, 22-3011 and 22-3015 are hereby 19 repealed.

20 Sec. 2. 7. This act shall take effect and be in force from and after its publication in the statute book.