Journal of the Senate

FORTY-EIGHTH DAY

Senate Chamber, Topeka, Kansas Tuesday, March 20, 2012, 9:00 a.m.

The Senate was called to order by President Stephen Morris.

The roll was called with forty senators present.

The Invocation was delivered by Senator Dick Kelsey.

The Pledge of Allegiance was led by President Stephen Morris.

POINT OF PERSONAL PRIVILEGE

Senator Love rose on a Point of Personal Privilege to congratulate and introduce Emily Evans for being selected 2012 Miss Wheelchair Kansas from Bucklin, Kansas. The Senate acknowledged her achievement with a standing ovation.

REFERENCE OF BILLS AND CONCURRENT RESOLUTIONS

The following bills were referred to Committees as indicated:

Education: **Sub HB 2634.** Judiciary: **HB 2521.**

CONSIDERATION OF MOTIONS TO CONCUR AND NONCONCUR

Senator Ostmeyer moved the Senate concur in House amendments to SB 310.

SB 310, AN ACT concerning water; relating to loal enhanced management areas; groundwater management districts.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The Senate concurred.

CONSIDERATION OF APPOINTMENTS

In accordance with Senate Rule 56, the following appointment, submitted by the Governor to the senate for confirmation, was considered.

By the Governor:

On the appointment to the:

Department of Social and Rehabilitation Services:

Phyllis Gilmore, serves at the pleasure of the Governor.

On roll call, the vote was: Yeas 35; Nays 0; Present and Passing 5; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelsey, King, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Pilcher-Cook, Pyle, A. Schmidt, V. Schmidt, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

Present and Passing: Kelly, Kultala, Petersen, Reitz, Schodorf.

The appointment was confirmed.

MESSAGE FROM THE HOUSE

The House nonconcurs in Senate amendments to **Substitute HB 2427**, requests a conference and has appointed Representatives Colloton, Kinzer and McCray-Miller as conferees on the part of the House.

FINAL ACTION ON CONSENT CALENDAR

HB 2414, HB 2593, HB 2605, HB 2626, HB 2668, HB 2687, HB 2703 having appeared on the Consent calendar for the required two full legislative day without objection from any member, were considered on final action.

HB 2414, AN ACT concerning the division of post audit; amending K.S.A. 2011 Supp. 46-1118 and 46-1121 and repealing the existing sections.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed.

HB 2593, AN ACT concerning interstate banking; relating to commission approval; amending K.S.A. 9-532, 9-533 and 9-534 and K.S.A. 2011 Supp. 9-535 and repealing the existing sections.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed.

HB 2605, AN ACT repealing K.S.A. 2-2465; concerning the pest control operators' fee fund.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed.

HB 2626, AN ACT repealing K.S.A. 83-139 and 83-140; concerning fraudulent practices selling grain, seed, hay or coal; relating to penalties, civil liability and attorney fees

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed.

HB 2668, AN ACT repealing K.S.A. 19-322; concerning the recording of farm names

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed.

HB 2687, AN ACT concerning the state building advisory commission; relating to reports and recommendations on state capital improvement budget estimates; amending K.S.A. 46-1702 and K.S.A. 2011 Supp. 75-3717b and repealing the existing sections.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed.

HB 2703, AN ACT repealing K.S.A. 75-4602, 75-4607, 75-4615 and 75-4616 and K.S.A. 2011 Supp. 75-4603; relating to establishment and operation of a motor pool for state agencies.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger,

Taddiken, Teichman, Umbarger, Vratil, Wagle. The bill passed.

FINAL ACTION ON BILLS AND CONCURRENT RESOLUTIONS

Sub SB 327, AN ACT concerning prescription of drugs; relating to electronic prescription and the prescription monitoring program; amending K.S.A. 65-4123 and K.S.A. 2011 Supp. 65-1626, 65-1637, 65-1683, 65-1685, 65-1693 and 65-4101 and repealing the existing sections, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The substitute bill passed.

Sub SB 412, AN ACT concerning water; relating to appropriation of water for sand and gravel projects; amending K.S.A. 2011 Supp. 82a-734 and repealing the existing section, was considered on final action.

On roll call, the vote was: Yeas 39; Nays 1; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

Navs: Pilcher-Cook.

The substitute bill passed, as amended.

HB 2416, AN ACT concerning health care finance; relating to updating references and corresponding changes due to transfer of powers and duties from the Kansas health policy authority and hospital provider assessment; amending K.S.A. 22-4612 and K.S.A. 2011 Supp. 2-224a, 38-2001, 38-2006, 39-760, 39-7,116, 39-7,118, 39-7,119, 39-7,120, 39-7,121, 39-7,121a, 39-7,121d, 39-7,121e, 39-7,159, 39-968, 40-2134, 40-2136, 40-2251, 40-2252, 40-4702, 40-4706, 46-3501, 65-435a, 65-1685, 65-6208, 65-6801, 65-6803, 65-6804, 65-6805, 65-6806, 65-6807, 65-6809, 65-7405, 75-37,121, 75-5601, 75-6102, 75-7403, 75-7404, 75-7405, 75-7408, 75-7409, 75-7410, 75-7411, 75-7412, 75-7413, 75-7423, 75-7424, 75-7425, 75-7426, 75-7427, 75-7429, 75-7430, 75-7433, 75-7435, 75-7436 and 77-421 and repealing the existing sections; also repealing K.S.A. 2011 Supp. 75-7401, 75-7402, 75-7414, 75-7415, 75-7416, 75-7417, 75-7418, 75-7419, 75-7420, 75-7421, 75-7422 and 75-7428, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

HB 2464, AN ACT concerning criminal procedure; relating to discovery; certain visual depictions; amending K.S.A. 2011 Supp. 22-3212 and repealing the existing section, was considered on final action.

On roll call, the vote was: Yeas 39; Nays 1; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

Nays: Haley.

The bill passed, as amended.

HB 2471, AN ACT concerning adult care homes; relating to the board of adult care home administrators; amending K.S.A. 2011 Supp. 65-3506 and repealing the existing section, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

HB 2485, AN ACT concerning insurance; relating to antifraud plans; relating to licensing of insurance agents; providing the commissioner of insurance access to expungement records for the purpose; relating to lines of insurance; relating to fingerprint and criminal record history checks for certain insurance agents and public adjusters; amending K.S.A. 2011 Supp. 12-4516, 21-6614, 22-2410, 40-2,118, 40-4903, 40-4905, 40-5504 and 40-5505 and repealing the existing sections; also repealing K.S.A. 2011 Supp. 21-6614a, 21-6614b, 21-6614c and 22-1410a, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

HB 2486, AN ACT concerning insurance; relating to examination of organizations and providers; amending K.S.A. 40-3211 and repealing the existing section, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love,

Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed.

HB 2489, AN ACT concerning certain natural gas public utilities cooperatives; deregulation, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed.

HB 2494, AN ACT concerning crimes, criminal procedure and punishment; relating to the statute of limitations for sexually violent offenders when the victim is a child; amending K.S.A. 2011 Supp. 21-5107 and repealing the existing section, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

HB 2502, AN ACT concerning agriculture; relating to dairy production facilities and establishment procedures; swine production facilities and establishment procedures; amending K.S.A. 17-5907 and 17-5908 and repealing the existing sections, was considered on final action.

On roll call, the vote was: Yeas 33; Nays 7; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Huntington, Kelsey, King, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

Nays: Francisco, Haley, Hensley, Holland, Kelly, Kultala, A. Schmidt. The bill passed, as amended.

EXPLANATION OF VOTE

MR. PRESIDENT: This bill eliminates the requirement for a referendum to allow corporate swine facilities and instead puts the decision to permit or deny in the hands of County Commissioners. An amendment to provide for another choice for commissioners to request a referendum instead of the "up" or "down" vote failed in committee and again failed on the Senate floor. I vote against **HB 2502** because it takes away that provision for citizens to register their vote. — ALLEN C. SCHMIDT

Senators Francisco, Kelly and Kultala requests the record to show they concur with

the "Explanation of Vote" offered by Senator A. Schmidt.

HB 2503, AN ACT concerning agriculture; relating to agricultural boards and advisory bodies; amending K.S.A. 2011 Supp. 2-3709, 74-552, 74-553 and 74-50,163 and repealing the existing sections; also repealing K.S.A. 74-551 and K.S.A. 2011 Supp. 74-555, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

HB 2505, AN ACT concerning limitations on loans and borrowing; relating to derivative transactions; amending K.S.A. 9-1104 and 9-2111 and repealing the existing sections, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

HB 2516, AN ACT concerning water; relating to the Kansas water banking act; amending K.S.A. 2011 Supp. 82a-765, 82a-766 and 82a-767 and repealing the existing sections, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

HB 2517, AN ACT concerning water; relating to the water right transition assistance program; amending K.S.A. 2011 Supp. 2-1930 and 2-1931 and repealing the existing sections, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

S Sub for HB 2526, AN ACT concerning energy; relating to the state corporation commission, powers and duties; amending K.S.A. 55-152 and 66-131 and K.S.A. 2011 Supp. 66-1257 and 66-1260 and repealing the existing sections, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The substitute bill passed.

HB 2563, AN ACT concerning official state festivals; designating the official state wheat festival; official state watermelon festival, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

S Sub for HB 2596, AN ACT concerning agriculture; relating to animal health; amending K.S.A. 47-120, 47-121, 47-122, 47-237, 47-238, 47-419, 47-422, 47-424, 47-1001, 47-1002, 47-1005, 47-1010, 47-1102, 47-1213, 47-1217, 47-1219, 47-1301, 47-1305, 47-1306, 47-1509, 47-1701, 47-1710, 47-1711, 47-1723, 47-1725, 47-1726, 47-1727, 47-1801, 47-1804, 47-1807 and 47-2306 and K.S.A. 2011 Supp. 47-1008, 47-1302, 47-1706, 47-1707, 47-1708, 47-1709, 47-1809, 47-1825 and 47-1826 and repealing the existing sections; also repealing K.S.A. 47-619, 47-621, 47-636, 47-637, 47-638, 47-639, 47-641, 47-642, 47-643, 47-644, 47-647, 47-648, 47-649, 47-650, 47-651, 47-652, 47-653, 47-6536, 47-6536, 47-6536, 47-6536, 47-654, 47-654, 47-655, 47-656, 47-666, 47-667, 47-668, 47-669, 47-670, 47-671, 47-921, 47-922, 47-923 and 47-1005b and K.S.A. 2011 Supp. 47-672 and 47-1307, was considered on final action.

On roll call, the vote was: Yeas 39; Nays 1; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

Nays: Pilcher-Cook.

The substitute bill passed.

HB 2604, AN ACT repealing K.S.A. 2-1426 and K.S.A. 2011 Supp. 2-1233, 2-1424a and 2-1425; concerning agriculture, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco,

Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

HB 2613, AN ACT concerning crimes, criminal procedure and punishment; relating to protective orders; relating to permanent orders; amending K.S.A. 2011 Supp. 21-5924, 60-3104, 60-3106, 60-3107, 60-31a04 and 60-31a06 and repealing the existing sections; also repealing K.S.A. 60-3111, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

HB 2614, AN ACT designating the junction of interstate 70 and United States highway 183 as the CW2 Bryan J. Nichols fallen veterans memorial interchange, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed.

HB 2621, AN ACT concerning the uniform commercial code; relating to secured transactions; amending K.S.A. 2011 Supp. 84-9-102, 84-9-105, 84-9-307, 84-9-311, 84-9-316, 84-9-317, 84-9-326, 84-9-406, 84-9-408, 84-9-502, 84-9-503, 84-9-507, 84-9-515, 84-9-516, 84-9-518, 84-9-607 and 84-9-625 and repealing the existing sections, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed.

HB 2631, AN ACT concerning dental care; amending K.S.A. 2011 Supp. 65-1424, 65-1456 and 75-6102 and repealing the existing sections, was considered on final action

On roll call, the vote was: Yeas 39; Nays 0; Present and Passing 1; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco,

Haley, Hensley, Holland, Huntington, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

Present and Passing: Kelly. The bill passed, as amended.

EXPLANATION OF VOTE

MR. PRESIDENT: I am voting for **HB 2631** because it does provide some additional dental capabilities that are critically needed to service Medicaid patients and citizens in underserved rural communities. However, this bill does not go nearly far enough. We need to move forward with a comprehensive plan to get needed dental care to our rural communities. In lieu of actually gaining more dentists in rural communities that are in critical shortage, we should be developing the mid-level dental practitioner – not opposing it. We should be increasing the number of dentists accepting Medicaid, not sitting silent.

Mr. President, we can't continue to look the other way when dental needs (particularly for children and elderly) in rural communities are without critical dental care. This is an issue that degrades overall health and well-being on a significant scale throughout the state but particularly in rural underserved areas. – ALLEN C. SCHMIDT

HB 2649, AN ACT concerning water, providing for establishment of a conservation reserve enhancement program; repealing K.S.A. 24-105, 82a-312, 82a-313 and 82a-314 and K.S.A. 2011 Supp. 74-509 and 82a-735, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

HB 2655, AN ACT concerning crimes and punishments; relating to interference with judicial process; amending K.S.A. 2011 Supp. 21-5905 and repealing the existing section, was considered on final action.

On roll call, the vote was: Yeas 39; Nays 0; Present and Passing 1; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

Present and Passing: Haley.

The bill passed, as amended.

Sub HB 2659, AN ACT relating to speech-language pathologists and audiologists; amending K.S.A. 65-6501, 65-6502 and 65-6503 and repealing the existing sections, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The substitute bill passed, as amended.

HB 2660, AN ACT concerning the department of health and environment; relating to the licensure of maternity centers and child care facilities; amending K.S.A. 2011 Supp. 65-503, 65-504, 65-506, 65-508, 65-516, 65-523 and 65-524 and repealing the existing sections; also repealing K.S.A. 65-502, was considered on final action.

On roll call, the vote was: Yeas 39; Nays 1; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

Nays: Merrick.

The bill passed, as amended.

EXPLANATION OF VOTE - HB 2660

Mr. President: It's imperative to promote jobs in our state. When the state mandates unnecessary regulations on child care organizations, causing fears of harassment to providers, it drives child care providers out of business. Fewer child care providers are driving up costs, and when the costs of child care are too high, it prevents parents from working. This legislation corrects some of the overreaching problems from a past bill so I am voting for it. However, while it is vital for Kansas to protect the health and safety of children, it is also vital to ensure economic and financial stability for families. Let's promote common-sense reforms that won't put child care organizations at risk of going out of business.—MARY PILCHER-COOK

HB 2674, AN ACT concerning the Kansas highway patrol; relating to the administration of the highway patrol; amending K.S.A. 2011 Supp. 74-2105 and repealing the existing section; also repealing K.S.A. 74-2112, 74-2116, 74-2119, 74-2125 and 74-2133, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

HB 2685, AN ACT concerning water; relating to reservoir improvement districts, was considered on final action.

On roll call, the vote was: Yeas 36; Nays 3; Present and Passing 1; Absent or Not Voting 0.

Yeas: Abrams, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Haley, Hensley, Holland, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

Nays: Apple, Huntington, McGinn.

Present and Passing: Francisco.

The bill passed, as amended.

HB 2697, AN ACT concerning eligibility requirements for medicaid; allowing a collateral assignment of the proceeds of life insurance policies, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed.

HB 2706, AN ACT concerning appraisal of real property prior to state purchase or disposition; relating to open records; amending K.S.A. 75-3043a and K.S.A. 2011 Supp. 45-221 and repealing the existing sections, was considered on final action.

On roll call, the vote was: Yeas 40; Nays 0; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pilcher-Cook, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The bill passed, as amended.

S Sub for HB 2730, AN ACT concerning the department of agriculture; relating to the duties of the secretary of agriculture; inspections; licensing; amending K.S.A. 36-505, 36-515a, 36-517, 65-660, 65-674, 65-682, 65-6a34 and 65-6a41 and K.S.A. 2011 Supp. 36-501, 36-502, 36-506, 36-510, 36-515, 36-515b, 36-518, 36-519, 36-520, 65-655, 65-656, 65-657, 65-658, 65-685, 65-688, 65-689, 65-690, 65-6a18, 65-6a20 and 65-6a31 and repealing the existing sections; also repealing K.S.A. 36-508, 36-511, 36-513, 36-515c, 65-619, 65-620, 65-621, 65-622, 65-623, 65-624, 65-625, 65-631, 65-632, 65-633, 65-634, 65-637, 65-638, 65-639, 65-640, 65-642, 65-651, 65-652, 65-654, 65-659, 65-661, 65-666, 65-667, 65-677 and 65-681 and K.S.A. 2011 Supp. 36-503, 36-504, 36-507, 36-509, 65-626, 65-635, 65-641, 65-653, 65-673, 65-676, 65-683, 65-684, 65-686, 74-591, 74-592, 74-593, 74-594, 74-595, 74-596, 74-596a, 74-597, 74-598, 74-5,101 and 74-5,102, was considered on final action.

On roll call, the vote was: Yeas 39; Nays 1; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco,

Haley, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, Love, Lynn, Marshall, Masterson, McGinn, Merrick, Morris, Olson, Ostmeyer, Owens, Petersen, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil, Wagle.

Nays: Pilcher-Cook.

The substitute bill passed.

REPORT OF ENGROSSED BILLS

Sub SB 412 reported correctly engrossed March 20, 2012.

REPORT ON ENROLLED BILLS

SB 263, SB 265, SB 298, reported correctly enrolled, properly signed and presented to the Governor on March 20, 2012.

SR 1837, **SR 1838**, **SR 1839** reported correctly enrolled, properly signed and presented to the Secretary of the Senate on March 20, 2012.

REPORTS OF STANDING COMMITTEES

Committee on **Judiciary** recommends **HB 2562**, as amended by House Committee, be passed.

Also, **HB 2647**, as amended by House Committee, be amended on page 2, in line 5, by striking "if there is no newspaper of general circulation in the"; in line 6, by striking "jurisdiction where the sale is to be held,"; and the bill be passed as amended.

Committee on Transportation recommends SB 151 be passed.

COMMITTEE OF THE WHOLE

On motion of Senator Emler, the Senate resolved itself into Committee of the Whole, for consideration of bills on the calendar under the heading of General Orders with Senator V. Schmidt in the chair.

The morning session recommended:

Sub HB 2455, Sub HB 2477, HB 2769 be passed.

SB 371, SB 415; HB 2430, HB 2435 be amended by the adoption of the committee amendments, and the bills be passed as amended.

S Sub for HB 2200 be amended by adoption of the committee report recommending a substitute bill, be amended by motion of Senator Hensley, on, on page 1, in line 19, by striking "2012-2013" and inserting "2011-2012"; in line 21, after "receive" by inserting "for such school year"; in line 24, by striking "2013-2014" and inserting "2012-2013"; in line 25, after "receive" by inserting "for such school year";

On page 2, in line 43, after "(1)" by inserting "(A)";

On page 3, in line 2, by striking "(A)" and inserting "(i)"; in line 4, by striking "(B)" and inserting "(ii)"; following line 5, by inserting:

"(B) The provisions of subparagraph (1)(A)(i) shall have no force and effect unless the aggregate amount of appropriations for supplemental general state aid for school year 2011-2012, is equal to 92.5% of the amount of supplemental general state aid school districts are entitled to receive for such school year as determined by K.S.A. 72-6434, and amendments thereto. The provisions of subparagraph (1)(A)(ii) shall have no force and effect unless the aggregate amount of appropriations for supplemental general

state aid for school year 2012-2013, is equal to 100% of the amount of supplemental general state aid school districts are entitled to receive for such school year as determined by K.S.A. 72-6434, and amendments thereto."

S Sub for HB 2200 be further amended by motion of Senator King, on page 4, in line 27, by striking "(1)"; in line 29, by striking "and in excess of the percentage of state financial aid of"; by striking all in lines 30 and 31; in line 32, by striking "year"; by striking all in lines 37 and 38, and **S Sub for HB 2200** passed as amended.

A motion by Senator Wagle to amend **S Sub for HB 2200** failed and the following amendment was rejected: on page 2, by striking all in lines 41 through 43;

By striking all on pages 3 through 5;

On page 6, by striking all in lines 1 through 18;

And by renumbering sections accordingly;

Also on page 6, in line 19, by striking "and 72-6433 are" and inserting "is";

On page 1, in the title, in line 2, by striking "relating to the local option budget;"; in line 3, by striking "and 72-6433"; also in line 3, by striking "sections" and inserting "section"

Upon the showing of five hands, a roll call was requested.

On roll call, the vote was: Yeas 19; Nays 20; Present and Passing 1; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Donovan, Kelsey, King, Love, Lynn, Masterson, Merrick, Olson, Ostmeyer, Petersen, Pilcher-Cook, Pyle, V. Schmidt, Steineger, Taddiken, Wagle.

Nays: Brungardt, Emler, Faust-Goudeau, Francisco, Hensley, Holland, Huntington, Kelly, Kultala, Longbine, Marshall, McGinn, Morris, Owens, Reitz, A. Schmidt, Schodorf, Teichman, Umbarger, Vratil.

Present and Passing: Haley.

The motion failed and the amendment was rejected.

Senator Abrams moved to amend **S Sub HB 2200**. Senator Vratil questioned the germaneness of the amendment and the chair ruled the amendment was germane. The following amendment offered by Senator Abrams was rejected: on page 6, following line 18, by inserting:

"New Sec. 3. (a) Except as provided in subsection (d), no school district, nor the department of education nor the state board of education shall expend any additional moneys to implement the common core standards, or any portion thereof.

- (b) The division of post audit shall conduct a feasibility study of a cost analysis of the implementation of the common core standards in Kansas. A report on the results of the feasibility study shall be prepared and submitted to the legislative post audit committee on or before September 30, 2012.
- (c) Upon the request of the legislative post audit committee, the division of post audit shall conduct a cost analysis of the implementation of the common core standards in Kansas. The cost analysis shall determine what additional expenditures schools, the department of education and the state board of education will incur in implementing the common core standards over one, three, five and 10 year periods from the date of implementation. The cost analysis shall be conducted in accordance with article 11 of chapter 46 of the Kansas Statutes Annotated, and amendments thereto.
- (d) Provided a cost analysis is requested by the legislative post audit committee pursuant to subsection (c), the final cost analysis report shall be submitted to the

governor, the legislature and the state board of education on or before January 31, 2013. Upon receipt of the final cost analysis, the state board of education shall post the cost analysis on the main website of the department of education. When all of the requirements of this subsection are satisfied, the state board of education may proceed with the implementation of the common core standards, and the provisions of subsection (a) shall have no force and effect.

(e) As used in this section, "common core standards" means the set of educational curriculum standards for grades kindergarten through 12 established by the common core state standards initiative.":

And by renumbering sections accordingly;

On page 1, in the title, in line 2, after "budget;" by inserting "requiring a cost study of implementation of the common core standards;"

Upon the showing of five hands, a roll call vote was requested:

On roll call, the vote was: Yeas 20; Nays 20; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Donovan, Huntington, Kelsey, King, Love, Lynn, Marshall, Masterson, Merrick, Olson, Ostmeyer, Petersen, Pilcher-Cook, Pyle, Steineger, Taddiken, Wagle.

Nays: Brungardt, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Kelly, Kultala, Longbine, McGinn, Morris, Owens, Reitz, A. Schmidt, V. Schmidt, Schodorf, Teichman, Umbarger, Vratil

The motion failed and the amendment was rejected.

SB 267 and S Sub for Sub HB 2004 be passed over and retain a place on the calendar

The committee rose and reported progress (see Committee of the Whole, afternoon session.)

On motion of Senator Emler, the Senate recessed until 2:00 p.m.

The Senate met pursuant to recess with President Morris in the chair.

POINT OF PERSONAL PRIVILEGE

Senator Teichman rose on a Point of Personal Privilege to introduce her son, Craig Fincham, granddaughter, Caroline, grandson, Jack and also in attendance were the following friends: Julina Conkright, Sabrina Conkright, Samuel Conkright and Charlotte Conkright.

MESSAGE FROM THE HOUSE

Announcing passage of HB 2018, HB 2425, HB 2777.

Announcing passage of SB 252, SB 280; Substitute SB 282; SB 353.

Also, passage of SB 258, as amended; SB 300, as amended

Also, passage of SB 259, as amended by House Substitue for SB 259;

The House nonconcurs in Senate amendments to **HB 2413**, requests a conference and has appointed Representatives Colloton, Kinzer and McCray-Miller as conferees on the part of the House.

The House nonconcurs in Senate amendments to HB 2432, requests a conference

and has appointed Representatives Hayzlett, Prescott and Wetta as conferees on the part of the House.

The House nonconcurs in Senate amendments to **HB 2534**, requests a conference and has appointed Representatives Colloton, Kinzer and McCray-Miller as conferees on the part of the House.

The House accedes to the request of the Senate for a conference on **House Substitute for SB 294** and has appointed Representatives Rhoades, Kelley and Feuerborn as conferees on the part of the House.

The House accedes to the request of the Senate for a conference on **SB 303** and has appointed Representatives Landwehr, Donohoe and Flaharty as conferees on the part of the House.

The House accedes to the request of the Senate for a conference on SB 334 and has appointed Representatives Hayzlett, Prescott and Wetta as conferees on the part of the House

INTRODUCTION OF HOUSE BILLS AND CONCURRENT RESOLUTIONS

HB 2018, HB 2425, HB 2777 were thereupon introduced and read by title.

INTRODUCTION OF ORIGINAL MOTIONS AND SENATE RESOLUTIONS

Senator Vratil introduced the following Senate resolution, which was read:

SENATE RESOLUTION No. 1840-

A RESOLUTION congratulating and commending Grace Schram for being named one of the top two youth volunteers in Kansas for 2012 by the Prudential Spirit of Community Awards.

WHEREAS, Grace Schram, 13, a resident of Leawood and an eighth-grade student at Leawood Middle School, has achieved national recognition for her exemplary volunteer service by receiving a 2012 Prudential Spirit of Community Award; and

WHEREAS, Grace has raised more than \$20,000 to build two fish ponds in Africa and a home for 12 orphaned boys in Haiti through sales of her music. Thanks to Grace's efforts, two villages in South Africa and Malawi now have sustainable food and revenue sources and orphans in a small Haitian town near Port au Prince have a roof over their heads: and

WHEREAS, Grace has been singing and writing music since early childhood. Applying these talents to help children who were less fortunate, Grace decided to make a CD of original songs and sell them to family members and friends with the goal of raising \$1,000 to build one fish pond in Africa. Grace researched how to make a CD, and with the help of friends and family, she found a recording studio that would give her a discount on studio time. Six months later, Grace released her finished product, "Showers from God"; and

WHEREAS, Because of her efforts, Grace was nominated by Leawood Middle School for the Prudential Spirit of Community Award. This prestigious award, presented by Prudential Financial, Inc., in partnership with the National Association of Secondary School Principals, honors young volunteers across America who have demonstrated an extraordinary commitment to serving their communities. As a state honoree, Grace

received \$1,000, an engraved silver medallion and an all-expense paid trip in early May 2012 to Washington, D.C., where she will join other honorees from each of the other states and the District of Columbia for several days of national recognition events; and

WHEREAS, The success of the state of Kansas, the strength of our communities and the overall vitality of American society depend, in great measure, upon the dedication of young people like Grace who use their considerable talents and resources to serve others: Now, therefore,

Be it resolved by the Senate of the State of Kansas: That we congratulate and commend Grace Schram for being named one of two state recipients of the Prudential Spirit of Community Award, we honor her outstanding record of volunteer service, peer leadership and community spirit, and we extend our best wishes for her continued success and happiness; and

Be it further resolved: That the Secretary of the Senate shall send five enrolled copies of this resolution to Senator Vratil.

On emergency motion of Senator Vratil SR 1840 was adopted unanimously.

Senator Vratil introduced and congratulated Grace Schram for being named one of the top two youth volunteers in Kansas for the 2012 Prudential Spirit of Community Awards. Also in attendance were the following family members: Jon and Jill Schram, parents, Cooper, brother, Lucy, sister, and grandparents, Jim and Carol Washington. The Senate acknowledged Grace Schram's achievement with a standing ovation.

Senator Merrick introduced the following Senate resolution, which was read:

SENATE RESOLUTION No. 1841—

A RESOLUTION commemorating the 75th anniversary of the Wildlife and Sport Fish Recreation Program.

WHEREAS, More than a century ago, hunters, anglers and trappers were among the first conservationists who realized America's natural resources were in peril and could not sustain unregulated harvest and habitat destruction; and

WHEREAS, Hunters, anglers and trappers, with other conservationists and ammunition companies, took it upon themselves to support laws to end the excessive harvest of fish and wildlife: and

WHEREAS, The first law supporting the Wildlife and Sport Fish Recreation Program was created on September 2, 1937, when President Franklin D. Roosevelt signed the Federal Aid in Wildlife Restoration Act, which raises funds through a dedicated excise tax on sporting guns and ammunition. In 1950, the Federal Aid in Sport Fish Restoration Act was enacted and added to the Wildlife and Sport Fish Restoration Program. Through this law, funds are provided for fish conservation and boating and fishing recreational programs in each state through an excise tax placed on certain fishing and boating equipment and fuels; and

WHEREAS, Since its 1937 inception, the Wildlife and Sport Fish Restoration Program has provided more than \$14 billion to support fish and wildlife restoration and management; and

WHEREAS, For 75 years, the Wildlife and Sport Fish Restoration Program has been driving the restoration and management of our fish and wildlife resources. It has been justly called the most successful conservation management program in the world.

America's hunters, shooters and anglers should be proud that they have held the program on their shoulders for 75 years; and

WHEREAS, The Senate of the state of Kansas recognize that the primary authority to protect and manage fish and resident wildlife within their borders rests in the state fish and wildlife agencies: Now, therefore,

Be it resolved by the Senate of the State of Kansas: That the Senate of the state of Kansas recognize America's sportsmen and sportswomen; hunting, shooting, angling and boating industries; state fish and wildlife agencies; and the U.S. Fish and Wildlife Service for their leading role in restoring healthy populations of fish, wildlife and other natural resources, both game and non-game, to the abundance we see today through the Wildlife and Sport Fish Restoration Program in this 75th anniversary year of America's greatest conservation story; and

Be it further resolved: That an enrolled copy of this resolution be provided to the Kansas Department of Wildlife, Parks and Tourism Operations Office, the U.S. Fish and Wildlife Service, all Kansas Congressional offices and local, regional and national media sources.

On emergency motion of Senator Merrick SR 1841 was adopted unanimously.

Senator Haley introduced the following Senate resolution, which was read:

SENATE RESOLUTION No. 1842—

A RESOLUTION recognizing the misuse and abuse of prescription drug medications as a major threat to public health and safety in Kansas and nationwide.

WHEREAS, Drug abuse in the United States increasingly means the misuse and abuse of prescription drug medications. Drug overdose is now the second most common cause of accidental death in the nation, killing more than gunshot wounds and behind only traffic accidents; and

WHEREAS, Prescription drugs are a substantial factor in a growing number of American deaths considered to be drug induced. Emergency room visits and unintentional overdose deaths involving prescription drugs have increased sharply; and

WHEREAS, Barry R. Grissom, United States Attorney, District of Kansas, has declared that "prescription drugs are being used, misused, and abused at an alarming rate" and that he is "seeing more cases of accidental poisoning, addiction and overdose deaths. It is not an overstatement to call this an epidemic in the truest sense of the word. It has become a major threat to public health and public safety."; and

WHEREAS, Unused prescription narcotics at home contribute to drug abuse and risks of accidental deaths of children and the elderly. The 2010 Monitoring the Future survey found that six of the top 10 substances abused by high school seniors are prescription drugs. Federal studies show that many teens use the prescription drugs because they think they are safer than illegal drugs; and

WHEREAS, The second leading source of abused prescription drugs is the home medicine cabinet. The number one source is friends and relatives, who often get the prescription drugs from other people's medicine cabinets. This demonstrates the importance of disposing unused prescription medications rather than leaving them in a medicine cabinet at home; and

WHEREAS, Americans that participated in the U.S. Department of Justice Drug Enforcement Administration's third National Prescription Drug Take-Back Day on October 29, 2011, turned in more than 377,086 pounds of unwanted or expired medications for safe and proper disposal at the 5,327 take-back sites that were available in all 50 states and U.S. territories. When the results of the three prior Take-Back Days are combined, the Drug Enforcement Administration and its state, local, and tribal lawenforcement and community partners have removed 995,185 pounds of medication from circulation in the past 13 months; and

WHEREAS, Kansas Attorney General Derek Schmidt announced on November 15, 2011 that Kansans had turned in 3,809 pounds of unused prescription drugs during the National Prescription Drug Take-Back Day on October 29, 2011, which was the highest total amount of medications collected in Kansas since the program began in 2010. Local law enforcement officials collected the unused medications at 60 locations throughout Kansas; and

WHEREAS, The Drug Enforcement Administration has scheduled another National Prescription Drug Take-Back Day which will take place on Saturday, April 28, 2012, from 10:00 a.m. to 2:00 p.m. This is a great opportunity for those who missed the previous events, or who have subsequently accumulated unwanted, unused prescription drugs and need to safely dispose of those medications; and

WHEREAS, It must be recognized that a drug cabinet full of old or unused prescription medicine is a health hazard, increasing the risk of poison and abuse among adults, teenagers and children across the state and across the nation: Now, therefore,

Be it resolved by the Senate of the State of Kansas: That we recognize the misuse and abuse of prescription drug medications as a major threat to public health and safety in Kansas and nationwide: and

Be it further resolved: That we encourage Kansans all across the state to participate in the National Prescription Drug Take-Back Day on Saturday, April 28, 2012 to safely dispose of unused prescription medications; and

Be it further resolved: That the Secretary of the Senate shall send an enrolled copy of this resolution to Senator Haley, Barry R. Grissom, United States Attorney, District of Kansas and the Kansas State Board of Pharmacy.

On emergency motion of Senator Haley SR 1842 was adopted unanimously.

COMMITTEE OF THE WHOLE

The Senate returned to the Committee of the Whole for further consideration of bills on the calendar under the heading of General Orders with Senator V. Schmidt in the chair.

On motion of Senator V. Schmidt the morning report and the following afternoon report were adopted.

Recommend:

SB 267 be amended by adoption of the committee amendments, be further amended by motion of Senator Taddiken, on page 4, following line 38, by inserting:

"Sec. 2. K.S.A. 2011 Supp. 79-32,246 is hereby amended to read as follows: 79-32,246. (a) For taxable years commencing after December 31, 2006 2011, and before January 1, 2012 2017, any taxpayer who is awarded a tax credit under this act on or after the effective date of this act by the secretary of commerce and complies with the conditions set forth in this act and the agreement entered into by the secretary and the

taxpayer under this act shall be allowed a credit against the taxpayer's tax liability under the Kansas income tax act as provided in subsection (b). Expenditures used to qualify for this credit shall not be used to qualify for any other type of Kansas income tax credit.

- (b) The amount of the credit to which a taxpayer is entitled shall be equal to the sum of: (1) An amount equal to 10% of the taxpayer's qualified investment for the first \$50,000,000 invested and (2) an amount equal to 5% of the amount of the taxpayer's qualified investment that exceeds \$50,000,000. Such credit shall be taken in 10 equal, annual installments, beginning with the year in which the taxpayer places into service the new renewable electric cogeneration facility.
- (c) If the amount of an annual installment of a tax credit allowed under this section exceeds the taxpayer's income tax liability for the taxable year in which the annual installment is allowed, the amount thereof which exceeds such tax liability may be carried over for deduction from the taxpayer's income tax liability in the next succeeding taxable year or years until the total amount of the annual installment of the tax credit has been deducted from tax liability, except that no such tax credit shall be carried over for deduction after the 14th taxable year succeeding the taxable year in which the first annual installment is allowed.
- (d) (1) Before making a qualified investment, a taxpayer shall apply to the secretary of commerce to enter into an agreement for a tax credit under this act. The secretary shall prescribe the form of the application. After receipt of such application, the secretary may enter into an agreement with the applicant for a credit under this act if the secretary determines that the taxpayer's proposed investment satisfies the requirements of this act. The secretary shall enter into an agreement with an applicant which is awarded a credit under this act. The agreement shall include: (A) A detailed description of the renewable electric cogeneration facility project that is the subject of the agreement, (B) the first taxable year for which the credit may be claimed, (C) the maximum amount of tax credit that will be allowed for each taxable year and (D) a requirement that the taxpayer shall maintain operation of the new renewable electric cogeneration facility for at least 10 years during the term that the tax credit is available.
- (2) A taxpayer must comply with the terms of the agreement described in subsection (d)(1) to receive an annual installment of the tax credit awarded under this act. The secretary of commerce, in accordance with rules and regulations of the secretary, shall annually determine whether the taxpayer is in compliance with the agreement. Such agreement shall include, but not be limited to, operation of the new renewable electric cogeneration facility during the tax years when any installments of tax credits are claimed by the taxpayer. If the secretary determines that the taxpayer is in compliance, the secretary shall issue a certificate of compliance to the taxpayer. If the secretary determines that the taxpayer is not in compliance with the agreement, the secretary shall notify the taxpayer and the secretary of revenue of such determination of noncompliance, and any tax credits claimed pursuant to this section for any tax year shall be forfeited.
- (3) The secretary of commerce may adopt rules and regulations to administer the provisions of this subsection.";

And by renumbering sections accordingly;

Also on page 4, in line 39, after "Supp." by inserting "79-32,246 and"; also in in line 39, by striking "is" and inserting "are"; in line 41, by striking "statute book" and

inserting "Kansas register";

On page 1, in the title, in line 1, after "to" by inserting "income"; also on line 1, by striking "for" and inserting a comma; in line 3, after the semicolon, by inserting "renewable electric cogeneration facilities;"; also in line 3, after "Supp." by inserting "79-32,246 and"; in line 4, by striking "section" and inserting "sections"

SB 267 be further amended by motion of Senator Kelly, on page 4, following line 38, by inserting:

- "Sec. 2. K.S.A. 2011 Supp. 79-32,211a is hereby amended to read as follows: 79-32,211a. (a) For taxable years commencing after December 31, 2006, subject to the provisions of subsection (d), any taxpayer which contributes, gifts or donates to a stateowned historic site or an organization which is exempt from federal income taxation pursuant to section 501(c)(3) of the federal internal revenue code of 1986, which such organization owns and operates an historic site, to be used for the purpose of restoration, preservation or operation of such state-owned historic site or historic site or the establishment or maintenance of an endowment to provide for the future stability of such state-owned historic site or historic site shall be allowed a credit against the tax imposed by the Kansas income tax act, the premiums tax upon insurance companies imposed pursuant to K.S.A. 40-252, and amendments thereto, and the privilege tax imposed upon any national banking association, state bank, trust company or savings and loan association pursuant to article 11 of chapter 79 of the Kansas Statutes Annotated in an amount equal to 50% of such contribution, gift or donation, if the total amount of such contribution, gift or donation is at least \$1,000. The amount of the credit shall not exceed \$2,500 for any one taxpayer in any one taxable year. In no event shall the total amount of credits allowed under this section exceed \$200,000 in any one fiscal year.
- (b) The credit allowed by this section shall be deducted from the taxpayer's income, premiums or privilege tax liability imposed for the taxable year in which the contribution, gift or donation is made.
- (c) If the amount of the credit allowed by this section exceeds the taxpayer's income tax liability imposed under the Kansas income tax act, such excess amount shall be refunded to the taxpayer.
- (d) The partnership historic site committee created pursuant to K.S.A. 2011 Supp. 75-2732, and amendments thereto, shall develop a prioritized list of historic sites other than state-owned historic sites to which contributions, gifts or donations to organizations which own and operate an historic site qualify for the tax credit provided in this section. As used in this section: (1) "Contributions, gifts or donations" includes monetary contributions, gifts or donations and in kind contributions, gifts or donations that have an established market value;
- (2) "historic site" means any building or structure that is significant in the history, architecture, archeology or culture of the state of Kansas or Kansas communities or the nation. Such historic site must be listed on the national register of historic places or the register of historic Kansas places, be open to the public or have the potential to be open to the public for at least 500 hours a year and be owned and operated for the purpose of educating the public about a specific aspect of Kansas and United States history; and
- (3) "state-owned historic site" means an historic site under the jurisdiction and control of the state historical society.
 - (e) Any contribution, gift or donation that is the basis of the credit provided in this

section shall not qualify as a qualified expenditure for the purpose of qualifying for the credit provided in K.S.A. 79-32,211, and amendments thereto.

(f) The provisions of this section shall expire on June 30, 2012.";

And by renumbering sections accordingly;

Also on page 4, in line 39, after "Supp." by inserting "79-32,211a and"; also in line 39, by striking "is" and inserting "are";

On page 1, in the title, in line 1, after "to" by inserting "income"; also in line 1, by striking "for" and inserting a semicolon; in line 3, after the semicolon by inserting "restoration, preservation or operation of certain historic sites;"; also in line 3, after "Supp." by inserting "79-32,211a and"; in line 4, by striking "section"; and inserting "sections" and SB 267 be passed as further amended.

SB 421 be amended by adoption of the committee amendments, be further amended by motion of Senator Donovan, , on page 1, following line 5, by inserting:

"Section 1. K.S.A. 2011 Supp. 79-2959 is hereby amended to read as follows: 79-2959. (a) There is hereby created the local *ad valorem* tax reduction fund. All moneys transferred or credited to such fund under the provisions of this act or any other law shall be apportioned and distributed in the manner provided herein.

- (b) On January 15 and on July 15 of each year, the director of accounts and reports shall make transfers in equal amounts which in the aggregate equal 3.63% of the total retail sales and compensating taxes credited to the state general fund pursuant to articles 36 and 37 of chapter 79 of Kansas Statutes Annotated, and aets amendatory thereof and supplemental amendments thereto, during the preceding calendar year from the state general fund to the local ad valorem tax reduction fund, except that: (1) No moneys shall be transferred from the state general fund to the local ad valorem tax reduction fund during state fiscal years 2009, 2010, 2011, 2012, and 2013, and (2) the amount of the transfer on each such date shall be \$13,500,000 \$5,000,000 during fiscal year 2014, during fiscal year 2015 years 2014, 2015, 2016 and 2017, and \$20,250,000 \$27,000,000 during fiscal year 2016 2018 and all fiscal years thereafter. All such transfers are subject to reduction under K.S.A. 75-6704, and amendments thereto. All transfers made in accordance with the provisions of this section shall be considered to be demand transfers from the state general fund, except that all such transfers during fiscal year 2014 shall be considered to be revenue transfers from the state general fund.
- (c) The state treasurer shall apportion and pay the amounts transferred under subsection (b) to the several county treasurers on January 15 and on July 15 in each year as follows: (1) Sixty-five percent of the amount to be distributed shall be apportioned on the basis of the population figures of the counties certified to the secretary of state pursuant to K.S.A. 11-201, and amendments thereto, on July 1 of the preceding year; and (2) thirty-five percent of such amount shall be apportioned on the basis of the equalized assessed tangible valuations on the tax rolls of the counties on November 1 of the preceding year as certified by the director of property valuation.";

And by renumbering sections accordingly;

On page 3, in line 18, by striking "is" and inserting "and K.S.A. 2011 Supp. 79-2959 are":

On page 1, in the title, in line 1, by striking "personal"; in line 2, by striking the first semicolon and inserting a comma; in line 2, before "amending" by inserting "local *ad valorem* tax reduction fund, distribution;"; in line 3, before "repealing" by inserting "K.S.A. 2011 Supp. 79-2959 and"; also in line 3, by striking "section"; and inserting

"sections" and SB 421 be passed as further amended.

S Sub for Sub HB 2004 be amended by adoption of the committee amendments, be amended by motion of Senator Kelly, on page 1, in line 14, after "is" by inserting "positive and" and **S Sub for Sub HB 2004** be passed as amended.

S Sub for HB 2117 be amended by adoption of the committee report recommending a substitute bill and be amended by motion of Senator McGinn, on page 36, by striking all in lines 40 through 43;

By striking all in pages 37 through 46;

On page 47, by striking all in lines 1 through 17;

And by renumbering sections accordingly;

On page 60, in line 30, by striking striking all after "Supp."; in line 31, by striking "are" and inserting "is";

On page 1, in the title, in line 2, by striking all after the semicolon; in line 3, by striking all before "severance"; in line 9, by striking "79-3603, 79-"; in line 10 by striking "3620, 79-3703, 79-3710,"

Upon the showing of five hands a roll call vote was requested:

On roll call, the vote was: Yeas 29; Nays 11; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Brungardt, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, Kultala, Longbine, Marshall, McGinn, Merrick, Morris, Olson, Owens, Petersen, Pyle, Reitz, A. Schmidt, V. Schmidt, Schodorf, Steineger, Taddiken, Teichman, Umbarger, Vratil.

Nays: Apple, Bruce, Donovan, Emler, King, Love, Lynn, Masterson, Ostmeyer, Pilcher-Cook, Wagle.

The motion carried and the amendment was adopted.

S Sub for HB 2117 be further amended by motion of Senator V. Schmidt, on page 60, in line 36, by striking "79-32,120,";

On page 1, in the title, in line 13, by striking "79-32,120,"

Upon the showing of five hands a roll call vote was requested:

On roll call, the vote was: Yeas 21; Nays 19; Present and Passing 0; Absent or Not Voting 0.

Yeas: Brungardt, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kelsey, Kultala, McGinn, Morris, Owens, Reitz, A. Schmidt, V. Schmidt, Schodorf, Teichman, Umbarger, Vratil.

Nays: Abrams, Apple, Bruce, Donovan, King, Longbine, Love, Lynn, Marshall, Masterson, Merrick, Olson, Ostmeyer, Petersen, Pilcher-Cook, Pyle, Steineger, Taddiken, Wagle.

The motion carried and the amendment was adopted.

S Sub for HB 2117 be further amended by motion of Senator Pyle, on page 20, in line 30, by striking "\$6,000" and inserting "\$9,000"

S Sub for HB 2117 for be passed as amended.

A motion by Senator Pilcher-Cook to amend **S Sub for HB 2117** failed and the following amendment was rejected: on page 37, in line 3, before the period, by inserting ", and commencing July 1, 2013, at the rate of 5.3%";

On page 43, in line 14, before the period, by inserting ", as well as such revenue collected and received at the rate of 6.3%, after June 30, 2013"; in line 16, by striking "17.05%" and inserting "12.265%"; in line 18, by striking "6.3%" and inserting "5.3%";

On page 44, in line 32, before the period, by inserting ", and commencing July 1, 2013, at the rate of 5.3%";

On page 46, in line 7, before the period, by inserting ", as well as such revenue collected and received at the rate of 6.3%, after June 30, 2013"; in line 9, by striking "17.05%" and inserting "12.265%"; in line 11, by striking "6.3%" and inserting "5.3%"

Upon the showing of five hands a roll call vote was requested:

On roll call, the vote was: Yeas 10; Nays 30; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Haley, Kelsey, Lynn, Merrick, Olson, Petersen, Pilcher-Cook, Pyle, Steineger.

Nays: Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Francisco, Hensley, Holland, Huntington, Kelly, King, Kultala, Longbine, Love, Marshall, Masterson, McGinn, Morris, Ostmeyer, Owens, Reitz, A. Schmidt, V. Schmidt, Schodorf, Taddiken, Teichman, Umbarger, Vratil, Wagle.

The motion failed and the amendment was rejected.

A motion by Senator Masterson to amend **S Sub for HB 2117** failed and the following amendment was rejected: on page 60, following line 29, by inserting:

"New Sec. 43. (a) (1) Except as provided in subsection (a)(2), commencing with fiscal year 2015, in any fiscal year in which the amount of actual state general fund receipts from such fiscal year exceeds the actual state general fund receipts for the immediately preceding fiscal year by more than 2% and the actual ending state general fund balance exceeds the amount of 7.5% of the total amount authorized to be expended or transferred by demand transfer from the state general fund in such fiscal year, as determined under subsection (b) of K.S.A. 75-6702, and amendments thereto, the director of budget and the director of legislative research shall jointly certify such excess amount to the secretary of revenue. Upon receipt of such certified amount, the secretary shall estimate the individual and corporate income tax and privilege tax rate reductions to go into effect for the next tax year that would decrease by such certified amount the estimated individual and corporate income tax and privilege tax receipts during the fiscal year after the next fiscal year. Such rate reductions shall be estimated so that the revenue reductions for individual and corporate income tax receipts and privilege tax receipts will be in the same proportion as individual and corporate income tax receipts and privilege tax receipts are to the total of individual and corporate income tax receipts and privilege tax receipts. Rate reductions for individual and corporate income tax and privilege tax shall be applied to reduce the highest marginal rate applicable. Based on such determination, the secretary shall reduce individual and corporate income tax rates prescribed by K.S.A. 79-32,110, and amendments thereto, and privilege tax rates prescribed by K.S.A. 79-1107 and 79-1108, and amendments thereto.

(2) In any fiscal year in which the amount of actual state general fund receipts for such fiscal year are less than 102% of the actual state general fund receipts from any prior fiscal year or the actual ending state general fund balance is equal to or less than the amount equal to 7.5% of the total amount authorized to be expended or transferred by demand transfer from the state general fund in such fiscal year, as determined under subsection (b) of K.S.A. 75-6702, and amendments thereto, the director of budget and the director of legislative research shall jointly certify such amount and fact to the secretary of revenue. Upon receipt of such amount and fact, the secretary shall not make

any adjustment to the individual and corporate income tax and privilege tax rates.

- (b) Any reduction in individual and corporate income tax and privilege tax rates prescribed by this section shall be published in the Kansas register prior to October 15 of the calendar year immediately preceding the tax year in which such reduction takes effect
 - (c) The provisions of this section shall be effective on and after January 1, 2013."; And by renumbering sections accordingly

Upon the showing of five hands a roll call vote was requested:

On roll call, the vote was: Yeas 16; Nays 24; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Bruce, Donovan, Kelsey, Love, Lynn, Marshall, Masterson, Merrick, Olson, Ostmeyer, Petersen, Pilcher-Cook, Pyle, Steineger, Wagle.

Nays: Apple, Brungardt, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, King, Kultala, Longbine, McGinn, Morris, Owens, Reitz, A. Schmidt, V. Schmidt, Schodorf, Taddiken, Teichman, Umbarger, Vratil.

The motion failed and the amendment was rejected.

The committee report on **S** Sub for **HB** 2157 be amended by adoption of the committee report recommending a substitute bill be adopted.

Senator Wagle moved **S Sub for HB 2157** be rereferred to the Committee on Assessment and Taxation.

Upon the showing of five hands, a roll call vote was requested.

On roll call, the vote was: Yeas 17; Nays 23; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Francisco, Haley, Love, Lynn, Marshall, Masterson, Merrick, Olson, Ostmeyer, Petersen, Pilcher-Cook, Pyle, A. Schmidt, Steineger, Taddiken, Wagle.

Nays: Apple, Bruce, Brungardt, Donovan, Emler, Faust-Goudeau, Hensley, Holland, Huntington, Kelly, Kelsey, King, Kultala, Longbine, McGinn, Morris, Owens, Reitz, V. Schmidt, Schodorf, Teichman, Umbarger, Vratil.

The motion failed.

- **S Sub for HB 2157** was amended by motion of Senator Longbine, on page 7, following line 10, by inserting:
- "Sec. 2. K.S.A. 79-32,141 is hereby amended to read as follows: 79-32,141. (a) The director may allocate gross income, deductions, credits, or allowances between two or more organizations, trades or businesses (whether or not incorporated, or organized in the United States or affiliated) owned or controlled directly or indirectly by the same interests, if the director determines such allocation is necessary to prevent evasion of taxes or to clearly reflect income of the organizations, trades or businesses.
- (b) Commencing with the tax year which commences after December 31, 2011, and all taxable years thereafter, credits claimed by a corporation that is a member of a unitary group filing a combined report that has earned credits pursuant to subsection (e) of K.S.A. 79-32,160a, and amendments thereto, that has filed a certificate of intent on or after October 1, 2011, and prior to June 30, 2013, to place in service a qualified business facility investment of at least \$10,000,000 and create a minimum of 50 new jobs that satisfy the average wage requirements set forth in K.S.A. 74-50,131, and amendments thereto, at a qualified business facility after October 1, 2011, and that has entered into an agreement with the secretary of commerce, may apply such tax credits, including any carryforward credits, earned pursuant to subsection (e) of K.S.A. 79-

- 32,160a, and amendments thereto, against the tax liability of any member or members of such group in such combined report in the following manner:
- (1) Credits earned prior to January 1, 2012, and claimed in taxable years commencing after December 31, 2011, shall be subject to the following limitations:
- (A) The amount of carryforward credits applied against the tax liability of any member or members of a unitary group shall not exceed in the aggregate 15% of the carryforward credits available during the taxable year in which the carryforward credits are first applied against the tax liability of any member or members of any such group. Such limitation shall be effective for the taxable year in which the carryforward credits are first applied against a member or members of the group and the six immediately succeeding taxable years. Any carryforward credits not applied during the seven-year period set forth herein may be applied without limitation against the tax liability of any member or members of such group for the remainder of the credit carryforward period under subsection (e) of K.S.A. 79-32,160a, and amendments thereto.
- (B) In the event the remainder of the credit carryforward period under subsection (e) of K.S.A. 79-32,160a, and amendments thereto, at the time the carryforward credits are first applied against the tax liability of any member or members of such group is less than seven years, then the carryfoward credits applied against the liability of any member or members of such group shall not in the aggregate exceed the percentage of carryforward credits determined by dividing the total carryforward credits by the number of years remaining in the carryforward period under subsection (e) of K.S.A. 79-32,160a, and amendments thereto.
- (2) Credits earned after January 1, 2012, may be applied against the tax liability of any member or members of such group in such combined report in such manner as may be determined by the corporation.
- (3) Failure to comply with the capital investment and job creation requirements set forth in subsection (b) of K.S.A. 79-32,141, and amendments thereto, within 36 months of the date of the agreement with the secretary of commerce, shall result in the corporation remitting to the state an amount equal to the amount of credits applied against the tax liability of the other members of the unitary group. A corporation that has entered into a separate agreement with the secretary of commerce shall have 54 months to comply with the capital investment and job creation requirements set forth in subsection (b) of K.S.A. 79-32,141, and amendments thereto.
- Sec. 3. K.S.A. 2011 Supp. 79-32,160a is hereby amended to read as follows: 79-32,160a. (a) For taxable years commencing after December 31, 1999, and before January 1, 2012, any taxpayer who shall invest in a qualified business facility, as defined in subsection (b) of K.S.A. 79-32,154, and amendments thereto, and effective for tax years commencing after December 31, 2010, and before January 1, 2012, located in an area other than a metropolitan county as defined in either K.S.A. 2011 Supp. 74-50,114 or 74-50,211, and amendments thereto, and also meets the definition of a business in subsection (b) of K.S.A. 74-50,114, and amendments thereto, shall be allowed a credit for such investment, in an amount determined under subsection (b) or (c), as the case requires, against the tax imposed by the Kansas income tax act or where the qualified business facility is the principal place from which the trade or business of the taxpayer is directed or managed and the facility has facilitated the creation of at least 20 new full-time positions, against the premium tax or privilege fees imposed pursuant to K.S.A. 40-252, and amendments thereto, or as measured by the net income

of financial institutions imposed pursuant to article 11 of chapter 79 of the Kansas Statutes Annotated, and amendments thereto, for the taxable year during which commencement of commercial operations, as defined in subsection (f) of K.S.A. 79-32,154, and amendments thereto, occurs at such qualified business facility. In the case of a taxpayer who meets the definition of a manufacturing business in subsection (d) of K.S.A. 74-50,114, and amendments thereto, no credit shall be allowed under this section unless the number of qualified business facility employees, as determined under subsection (d) of K.S.A. 79-32,154, and amendments thereto, engaged or maintained in employment at the qualified business facility as a direct result of the investment by the taxpayer for the taxable year for which the credit is claimed equals or exceeds two. In the case of a taxpayer who meets the definition of a nonmanufacturing business in subsection (f) of K.S.A. 74-50,114, and amendments thereto, no credit shall be allowed under this section unless the number of qualified business facility employees, as determined under subsection (d) of K.S.A. 79-32,154, and amendments thereto, engaged or maintained in employment at the qualified business facility as a direct result of the investment by the taxpaver for the taxable year for which the credit is claimed equals or exceeds five. Where an employee performs services for the taxpayer outside the qualified business facility, the employee shall be considered engaged or maintained in employment at the qualified business facility if: (1) The employee's service performed outside the qualified business facility is incidental to the employee's service inside the qualified business facility; or (2) the base of operations or, the place from which the service is directed or controlled, is at the qualified business facility.

- (b) The credit allowed by subsection (a) for any taxpayer who invests in a qualified business facility which is located in a designated nonmetropolitan region established under K.S.A. 74-50,116, and amendments thereto, on or after the effective date of this act, shall be a portion of the income tax imposed by the Kansas income tax act on the taxpayer's Kansas taxable income, the premium tax or privilege fees imposed pursuant to K.S.A. 40-252, and amendments thereto, or the privilege tax as measured by the net income of financial institutions imposed pursuant to article 11 of chapter 79 of the Kansas Statutes Annotated, and amendments thereto, for the taxable year for which such credit is allowed, but in the case where the qualified business facility investment was made prior to January 1, 1996, not in excess of 50% of such tax. Such portion shall be an amount equal to the sum of the following:
- (1) Two thousand five hundred dollars for each qualified business facility employee determined under K.S.A. 79-32,154, and amendments thereto; plus
- (2) one thousand dollars for each \$100,000, or major fraction thereof, which shall be deemed to be 51% or more, in qualified business facility investment, as determined under K.S.A. 79-32,154, and amendments thereto.
- (c) The credit allowed by subsection (a) for any taxpayer who invests in a qualified business facility, which is not located in a nonmetropolitan region established under K.S.A. 74-50,116, and amendments thereto, and effective for tax years commencing after December 31, 2010, and before January 1, 2012, located in an area other than a metropolitan county as defined in either K.S.A. 2011 Supp. 74-50,114 or 74-50,211, and amendments thereto, and which also meets the definition of business in subsection (b) of K.S.A. 74-50,114, and amendments thereto, on or after the effective date of this act, shall be a portion of the income tax imposed by the Kansas income tax act on the taxpayer's Kansas taxable income, the premium tax or privilege fees imposed pursuant

- to K.S.A. 40-252, and amendments thereto, or the privilege tax as measured by the net income of financial institutions imposed pursuant to article 11 of chapter 79 of the Kansas Statutes Annotated, and amendments thereto, for the taxable year for which such credit is allowed, but in the case where the qualified business facility investment was made prior to January 1, 1996, not in excess of 50% of such tax. Such portion shall be an amount equal to the sum of the following:
- (1) One thousand five hundred dollars for each qualified business facility employee as determined under K.S.A. 79-32,154, and amendments thereto; and
- (2) one thousand dollars for each \$100,000, or major fraction thereof, which shall be deemed to be 51% or more, in qualified business facility investment as determined under K.S.A. 79-32,154, and amendments thereto.
- (d) The credit allowed by subsection (a) for each qualified business facility employee and for qualified business facility investment shall be a one-time credit. If the amount of the credit allowed under subsection (a) exceeds the tax imposed by the Kansas income tax act on the taxpayer's Kansas taxable income, the premium tax and privilege fees imposed pursuant to K.S.A. 40-252, and amendments thereto, or the privilege tax as measured by the net income of financial institutions imposed pursuant to article 11 of chapter 79 of the Kansas Statutes Annotated, and amendments thereto, for the taxable year, or in the case where the qualified business facility investment was made prior to January 1, 1996, 50% of such tax imposed upon the amount which exceeds such tax liability or such portion thereof may be carried over for credit in the same manner in the succeeding taxable years until the total amount of such credit is used. Except that, before the credit is allowed, a taxpayer, who meets the definition of a manufacturing business in subsection (d) of K.S.A. 74-50,114, and amendments thereto, shall recertify annually that the net increase of a minimum of two qualified business facility employees has continued to be maintained and a taxpayer, who meets the definition of a nonmanufacturing business in subsection (f) of K.S.A. 74-50,114, and amendments thereto, shall recertify annually that the net increase of a minimum of five qualified business employees has continued to be maintained.
- (e) Notwithstanding the foregoing provisions of this section, any taxpayer qualified and certified under the provisions of K.S.A. 74-50,131, and amendments thereto; which, prior to making a commitment to invest in a qualified Kansas business, has filed a certificate of intent to invest in a qualified business facility in a form satisfactory to the secretary of commerce; and that has received written approval from the secretary of commerce for participation and has participated, during the tax year for which the exemption is claimed, in the Kansas industrial training, Kansas industrial retraining or the state of Kansas investments in lifelong learning program or is eligible for the tax credit established in K.S.A. 74-50,132, and amendments thereto, shall be entitled to a credit in an amount equal to 10% of that portion of the qualified business facility investment which exceeds \$50,000 in lieu of the credit provided in subsection (b)(2) or (c)(2) without regard to the number of qualified business facility employees engaged or maintained in employment at the qualified business facility. The credit allowed by this subsection shall be a one-time credit. If the amount thereof exceeds the tax imposed by the Kansas income tax act on the taxpayer's Kansas taxable income or the premium tax or privilege fees imposed pursuant to K.S.A. 40-252, and amendments thereto, or the privilege tax as measured by net income of financial institutions imposed pursuant to article 11 of chapter 79 of the Kansas Statutes Annotated, and amendments thereto, for

the taxable year, the amount thereof which exceeds such tax liability may be carried forward for credit in the succeeding taxable year or years until the total amount of the tax credit is used, except that no such tax credit shall be carried forward for deduction after the 16th taxable year succeeding the taxable year in which such credit initially was claimed, and no carryforward shall be allowed for deduction in any succeeding taxable year unless the taxpayer certifies under oath that the taxpayer continues to meet the requirements of K.S.A. 74-50,131, and amendments thereto, and this act. In no event shall any credit allowed under this section that expired during any taxable year prior to the taxable year commencing January 1, 2011, be revived under the provisions of this act.

- (f) For tax years commencing after December 31, 2005, any taxpayer claiming credits pursuant to this section, as a condition for claiming and qualifying for such credits, shall provide information pursuant to K.S.A. 2011 Supp. 79-32,243, and amendments thereto, as part of the tax return in which such credits are claimed. Such credits shall not be denied solely on the basis of the contents of the information provided by the taxpayer pursuant to K.S.A. 2011 Supp. 79-32,243, and amendments thereto.
- (g) This section and K.S.A. 79-32,160b, and amendments thereto, shall be part of and supplemental to the job expansion and investment credit act of 1976-, and amendments thereto.";

And by renumbering sections accordingly;

Also on page 7, in line 11, after "Sec. 2." by inserting "K.S.A. 79-32,141 and"; also in line 11, by striking "is" and inserting ", 79-32,160a and 79-32,160f are";

On page 1, in the title, in line 2, after "requirements;" by inserting "credits;"; in line 3, after "amending" by inserting "K.S.A. 79-32,141 and"; also in line 3, after "79-3279" by inserting "and 79-32,160a"; in line 4, by striking "section" and inserting "sections; also repealing K.S.A. 2011 Supp. 79-32,160f" and **S Sub for HB 2157** be passed as amended.

The committee report on **S Sub for HB 2241** be amended by adoption of the committee report recommending a substitute bill, be amended by motion of Senator Masterson, on page 2, in line 38, by striking "80% of" and **S Sub for HB 2241** be passed as amended.

Senator King to amend **S Sub for HB 2241** failed and the following amendment was rejected: on page 1, in line 24, by striking "\$22,500,000" and inserting "\$15,000,000"; On page 3, after line 19, by inserting the following:

- "Sec. 3. K.S.A. 2011 Supp. 79-4501 is hereby amended to read as follows: 79-4501. The title of this act shall be the homestead property tax refund act. The purpose of this act shall be to provide *ad valorem* tax refunds to: (a) Certain persons who are of qualifying age who own or rent their homestead; (b) certain persons who have a disability, who own or rent their homestead; and (c) certain persons other than persons included under the provisions of (a) or (b) who have low incomes and dependent children and own or rent their homestead.
- Sec. 4 K.S.A. 2011 Supp. 79-4502 is hereby amended to read as follows: 79-4502. As used in this act, unless the context clearly indicates otherwise:
- (a) "Income" means the sum of adjusted gross income under the Kansas income tax act, maintenance, support money, cash public assistance and relief, not including any refund granted under this act, the gross amount of any pension or annuity, including all

monetary retirement benefits from whatever source derived, including but not limited to, all payments received under the railroad retirement act, except disability payments, payments received under the federal social security act, except that for determination of what constitutes income such amount shall not exceed 50% of any such social security payments and shall not include any social security payments to a claimant who prior to attaining full retirement age had been receiving disability payments under the federal social security act in an amount not to exceed the amount of such disability payments or 50% of any such social security payments, whichever is greater, all dividends and interest from whatever source derived not included in adjusted gross income, workers compensation and the gross amount of "loss of time" insurance. Income does not include gifts from nongovernmental sources or surplus food or other relief in kind supplied by a governmental agency, nor shall net operating losses and net capital losses be considered in the determination of income. Income does not include veterans disability pensions. Income does not include disability payments received under the federal social security act.

- (b) "Household" means a claimant, a claimant and spouse who occupy the homestead or a claimant and one or more individuals not related as husband and wife who together occupy a homestead.
- (c) "Household income" means all income received by all persons of a household in a calendar year while members of such household.
- (d) "Homestead" means the dwelling, or any part thereof, whether owned or rented, which is and occupied as a residence by the household and so much of the land surrounding it, as defined as a home site for ad valorem tax purposes, and may consist of a part of a multi-dwelling or multi-purpose building and a part of the land upon which it is built or a manufactured home or mobile home and the land upon which it is situated. "Owned" includes a vendee in possession under a land contract, a life tenant, a beneficiary under a trust and one or more joint tenants or tenants in common.
- (e) "Claimant" means a person who has filed a claim under the provisions of this act and was, during the entire calendar year preceding the year in which such claim was filed for refund under this act, except as provided in K.S.A. 79-4503, and amendments thereto, both domiciled in this state and was: (1) A person having a disability; (2) a person who is 55 years of age or older; (3) a disabled veteran; (4) the surviving spouse of active duty military personnel who died in the line of duty; or (5) a person other than a person included under (1), (2), (3) or (4) having one or more dependent children under 18 years of age residing at the person's homestead during the calendar year immediately preceding the year in which a claim is filed under this act. The surviving spouse of a disabled veteran who was receiving benefits pursuant to subsection (e)(3) of this section at the time of the veterans' death, shall be eligible to continue to receive benefits until such time the surviving spouse remarries.

When a homestead is occupied by two or more individuals and more than one of the individuals is able to qualify as a claimant, the individuals may determine between them as to whom the claimant will be. If they are unable to agree, the matter shall be referred to the secretary of revenue whose decision shall be final.

(f) "Property taxes accrued" means property taxes, exclusive of special assessments, delinquent interest and charges for service, levied on a claimant's homestead in 1979 or any calendar year thereafter by the state of Kansas and the political and taxing subdivisions of the state. When a homestead is owned by two or

more persons or entities as joint tenants or tenants in common and one or more of the persons or entities is not a member of claimant's household, "property taxes accrued" is that part of property taxes levied on the homestead that reflects the ownership percentage of the claimant's household. For purposes of this act, property taxes are "levied" when the tax roll is delivered to the local treasurer with the treasurer's warrant for collection. When a claimant and household own their homestead part of a calendar year, "property taxes accrued" means only taxes levied on the homestead when both owned and occupied as a homestead by the claimant's household at the time of the levy. multiplied by the percentage of 12 months that the property was owned and occupied by the household as its homestead in the year. When a household owns and occupies two or more different homesteads in the same calendar year, property taxes accrued shall be the sum of the taxes allocable to those several properties while occupied by the household as its homestead during the year. Whenever a homestead is an integral part of a larger unit such as a multi-purpose or multi-dwelling building, property taxes accrued shall be that percentage of the total property taxes accrued as the value of the homestead is of the total value. For the purpose of this act, the word "unit" refers to that parcel of property covered by a single tax statement of which the homestead is a part.

- (g) "Disability" means:
- Inability to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or has lasted or can be expected to last for a continuous period of not less than 12 months, and an individual shall be determined to be under a disability only if the physical or mental impairment or impairments are of such severity that the individual is not only unable to do the individual's previous work but cannot, considering age, education and work experience, engage in any other kind of substantial gainful work which exists in the national economy, regardless of whether such work exists in the immediate area in which the individual lives or whether a specific job vacancy exists for the individual, or whether the individual would be hired if application was made for work. For purposes of the preceding sentence (with respect to any individual), "work which exists in the national economy" means work which exists in significant numbers either in the region where the individual lives or in several regions of the country; for purposes of this subsection, a "physical or mental impairment" is an impairment that results from anatomical, physiological or psychological abnormalities which are demonstrable by medically acceptable clinical and laboratory diagnostic techniques; or
- (2) blindness and inability by reason of blindness to engage in substantial gainful activity requiring skills or abilities comparable to those of any gainful activity in which the individual has previously engaged with some regularity and over a substantial period of time.
- (h) "Blindness" means central visual acuity of $^{20}/_{200}$ or less in the better eye with the use of a correcting lens. An eye which is accompanied by a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than 20 degrees shall be considered for the purpose of this paragraph as having a central visual acuity of $^{20}/_{200}$ or less.
- (i) "Rent constituting property taxes accrued" means 15% of the gross rent actually paid in eash or its equivalent in 2007 or any taxable year thereafter by a claimant and claimant's household solely for the right of occupancy of a Kansas homestead on which ad valorem property taxes were levied in full for that year. When a household occupies

two or more different homesteads in the same calendar year, rent constituting property taxes accrued shall be computed by adding the rent constituting property taxes accrued for each property rented by the household while occupied by the household as its-homestead during the year.

- (j) "Gross rent" means the rental paid at arm's length solely for the right of occupancy of a homestead or space rental paid to a landlord for the parking of a mobile home, exclusive of charges for any utilities, services, furniture and furnishings or personal property appliances furnished by the landlord as a part of the rental agreement, whether or not expressly set out in the rental agreement. Whenever the director of taxation finds that the landlord and tenant have not dealt with each other at arms length and that the gross rent charge was excessive, the director may adjust the gross rent to a reasonable amount for the purposes of the claim.
- (k) (i) "Disabled veteran" means a person who is a resident of Kansas and has been honorably discharged from active service in any branch of the armed forces of the United States or Kansas national guard and who has been certified by the United States department of veterans affairs or its successor to have a 50% permanent disability sustained through military action or accident or resulting from disease contracted while in such active service.
- Sec. 5. K.S.A. 2011 Supp. 79-4508 is hereby amended to read as follows: 79-4508. (a) Commencing in the tax year beginning after December 31, 2005_2011, the amount of any claim pursuant to this act shall be computed by deducting the amount computed under column (2) from the amount of claimant's property tax accrued and/or rent constituting property tax accrued.

```
(1) (2)
Claimants household
                            Deduction from property tax
                 accrued and/or rent
income
      But not constituting
At least
                 more than
                                      property tax accrued
      <del>$6,000</del>$10,000
<del>6,001</del>$10,001 <del>7,000</del>$11,000
                                      4%
<del>7,001</del>$11,001 <del>16,000</del>$33,000
                                      4% plus 4% of every $1,000, or
                 fraction thereof, of income in
                 excess of $7,001$11,001
16,001
                          40% plus 5% of every $1,000,
                 or fraction thereof, of income in
                 excess of $16.001
<del>27,001</del>$33,001 <del>27,600</del>$34,200
                                      95%96%
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- (b) The director of taxation shall prepare a table under which claims under this act shall be determined. The amount of claim for each bracket shall be computed only to the nearest \$1.
- (c) The claimant may elect not to record the amount claimed on the claim. The claim allowable to persons making this election shall be computed by the department which shall notify the claimant by mail of the amount of the allowable claim.
- (d) In the case of all tax years commencing after December 31, 20042011, the upper limit threshold amount amounts prescribed in this section, shall be increased by an amount equal to such threshold amount multiplied by the cost-of-living adjustment determined under section 1(f)(3) of the federal internal revenue code for the calendar

year in which the taxable year commences.

- Sec. 6. K.S.A. 2011 Supp. 79-4509 is hereby amended to read as follows: 79-4509. In the event property taxes accrued, rent constituting property taxes accrued or their sum exceeds \$700\subsection 1000 for a household in any one year, the amount thereof shall, for purposes of this act, be deemed to have been \$700\subsection 1000.
- Sec. 7. K.S.A. 2011 Supp. 79-4511 is hereby amended to read as follows: 79-4511. (a) Every claimant under this act shall supply to the division, in support of a claim, reasonable proof of age or disability, and changes of homestead, household membership, household income, and size and nature of property claimed as the homestead. A claim alleging disability shall be supported by a report of the examining physician of the claimant with a statement or certificate that the applicant has a disability within the meaning of subsection (g) of K.S.A. 79-4502, and amendments thereto.
- (b) Every claimant who is a homestead owner, or whose claim is based wholly or partly upon homestead ownership at some time during the calendar year, shall supply to the division, in support of a claim, the amount of property taxes levied upon the property claimed as a homestead and a statement that the property taxes accrued used for purposes of this act have been or will be paid by the claimant. Upon request by the division, such claimant shall provide a copy of the statement of property taxes levied upon the property claimed as a homestead. The amount of personal property taxes levied on a manufactured home or mobile home shall be set out on the personal property tax statement showing the amount of such tax as a separate item.
- (c) Every claimant who is a homestead renter, or whose claim is based wholly or partly upon homestead rental at some time during the calendar year, shall supply to the division, in support of a claim, a statement prescribed by the director certifying the amount of gross rent paid and that ad valorem property taxes were levied in full for that year on the property, all or a part of which was rented by the claimant. When such claimant reports household income that is 150% or less of the homestead rental amount and such claimant has failed to provide any documentation or information requested by the division to verify such household income in support of a claim as required pursuant to subsection (a), within 30 days of such request, such homestead property tax refund claim shall be denied.
- (d)(c) The information required to be furnished under subsections (b) or (e)subsection (b) shall be in addition to that required under subsection (a).
- Sec. 8. K.S.A. 2011 Supp. 79-4522 is hereby amended to read as follows: 79-4522. A person owning or occupying a homestead that is not rental property and for which the appraised valuation for property tax purposes exceeds \$350,000 in any year shall not be entitled to claim a refund of property taxes under the homestead property tax refund act for any such year. The provisions of this section shall be part of and supplemental to the homestead property tax refund act.";

And by renumbering sections accordingly;

Also on page 3, in line 20, after "79-2959" by inserting ", 79-4501, 79-4502, 79-4508, 79-4509, 79-4511 and 79-4522"

On page 1, in the title, in line 2, by striking the first semicolon and inserting a comma; also in line 2, before "amending" by inserting "homestead property tax refunds;"; in line 3, after "79-2959" by inserting ",79-4501, 79-4502, 79-4508, 79-4509, 79-4511 and 79-4522"

Upon the showing of five hands a roll call vote was requested:

On roll call, the vote was: Yeas 19; Nays 21; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Donovan, Kelsey, King, Love, Lynn, Marshall, Masterson, Merrick, Olson, Ostmeyer, Petersen, Pilcher-Cook, Pyle, Steineger, Taddiken, Wagle.

Nays: Brungardt, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, Kultala, Longbine, McGinn, Morris, Owens, Reitz, A. Schmidt, V. Schmidt, Schodorf, Teichman, Umbarger, Vratil.

The motion failed and the amendment was rejected.

A motion by Senator Bruce to amend **S Sub for HB 2241** failed and the following amendment was rejected: on page 3, following line 19, by inserting:

"Sec. 3. K.S.A. 2011 Supp. 79-201 is hereby amended to read as follows: 79-201. The following described property, to the extent herein specified, shall be and is hereby exempt from all property or *ad valorem* taxes levied under the laws of the state of Kansas:

First. All buildings used exclusively as places of public worship and all buildings used exclusively by school districts and school district interlocal cooperatives organized under the laws of this state, with the furniture and books therein contained and used exclusively for the accommodation of religious meetings or for school district or school district interlocal cooperative purposes, whichever is applicable, together with the grounds owned thereby if not leased or otherwise used for the realization of profit, except that: (a) (1) Any school building, or portion thereof, together with the grounds upon which the building is located, shall be considered to be used exclusively by the school district for the purposes of this section when leased by the school district to any political or taxing subdivision of the state, including a school district interlocal cooperative, or to any association, organization or nonprofit corporation entitled to tax exemption with respect to such property; and (2) any school building, together with the grounds upon which the building is located, shall be considered to be used exclusively by a school district interlocal cooperative for the purposes of this section when being acquired pursuant to a lease-purchase agreement; and (b) any building, or portion thereof, used as a place of worship, together with the grounds upon which the building is located, shall be considered to be used exclusively for the religious purposes of this section when used as a not-for-profit day care center for children which is licensed pursuant to K.S.A. 65-501 et seq., and amendments thereto, or when used to house an area where the congregation of a church society and others may purchase tracts, books and other items relating to the promulgation of the church society's religious doctrines.

Second. All real property, and all tangible personal property, actually and regularly used exclusively for literary, educational, scientific, religious, benevolent or charitable purposes, including property used exclusively for such purposes by more than one agency or organization for one or more of such exempt purposes. Except with regard to real property which is owned by a religious organization, is to be used exclusively for religious purposes and is not used for a nonexempt purpose prior to its exclusive use for religious purposes which property shall be deemed to be actually and regularly used exclusively for religious purposes for the purposes of this paragraph, this exemption shall not apply to such property, not actually used or occupied for the purposes set forth herein, nor to such property held or used as an investment even though the income or

rentals received therefrom is used wholly for such literary, educational, scientific, religious, benevolent or charitable purposes. In the event any such property which has been exempted pursuant to the preceding sentence is not used for religious purposes prior to its conveyance which results in its use for nonreligious purposes, there shall be a recoupment of property taxes in an amount equal to the tax which would have been levied upon such property except for such exemption for all taxable years for which such exemption was in effect. Such recoupment tax shall become due and payable in such year as provided by K.S.A. 79-2004, and amendments thereto. A lien for such taxes shall attach to the real property subject to the same on November 1 in the year such taxes become due and all such taxes remaining due and unpaid after the date prescribed for the payment thereof shall be collected in the manner provided by law for the collection of delinquent taxes. Moneys collected from the recoupment tax hereunder shall be credited by the county treasurer to the several taxing subdivisions within which such real property is located in the proportion that the total tangible property tax levies made in the preceding year for each such taxing subdivision bear to the total of all such levies made in that year by all such taxing subdivisions. Such moneys shall be credited to the general fund of the taxing subdivision or if such taxing subdivision is making no property tax levy for the support of a general fund such moneys may be credited to any other tangible property tax fund of general application of such subdivision. This exemption shall not be deemed inapplicable to property which would otherwise be exempt pursuant to this paragraph because an agency or organization: (a) Is reimbursed for the provision of services accomplishing the purposes enumerated in this paragraph based upon the ability to pay by the recipient of such services; or (b) is reimbursed for the actual expense of using such property for purposes enumerated in this paragraph; or (c) uses such property for a nonexempt purpose which is minimal in scope and insubstantial in nature if such use is incidental to the exempt purposes of this paragraph; or (d) charges a reasonable fee for admission to cultural or educational activities or permits the use of its property for such activities by a related agency or organization, if any such activity is in furtherance of the purposes of this paragraph; or (e) is applying for an exemption pursuant to this paragraph for a motor vehicle that is being leased for a period of at least one year.

Third. All moneys and credits belonging exclusively to universities, colleges, academies or other public schools of any kind, or to religious, literary, scientific or benevolent and charitable institutions or associations, appropriated solely to sustain such institutions or associations, not exceeding in amount or in income arising therefrom the limit prescribed by the charter of such institution or association.

Fourth. The reserve or emergency funds of fraternal benefit societies authorized to do business under the laws of the state of Kansas.

Fifth. All buildings of private nonprofit universities or colleges which are owned and operated by such universities and colleges as student union buildings, presidents' homes and student dormitories.

Sixth. All real and tangible personal property actually and regularly used exclusively by the alumni association associated by its articles of incorporation with any public or nonprofit Kansas college or university approved by the Kansas board of regents to confer academic degrees or with any community college approved by its board of trustees to grant certificates of completion of courses or curriculum, to provide accommodations and services to such college or university or to the alumni, staff or

faculty thereof.

Seventh. All parsonages owned by a church society and actually and regularly occupied and used predominantly as a residence by a minister or other clergyman of such church society who is actually and regularly engaged in conducting the services and religious ministrations of such society, and the land upon which such parsonage is located to the extent necessary for the accommodation of such parsonage.

Eighth. All real property, all buildings located on such property and all personal property contained therein, actually and regularly used exclusively by any individually chartered organization of honorably discharged military veterans of the United States armed forces or auxiliary of any such organization, which is exempt from federal income taxation pursuant to section 501(c)(19) of the federal internal revenue code of 1986, for clubhouse, place of meeting or memorial hall purposes, and real property to the extent of not more than two acres, and all buildings located on such property, actually and regularly used exclusively by any such veterans' organization or its auxiliary as a memorial park.

Ninth. All real property and tangible personal property actually and regularly used by a community service organization for the predominant purpose of providing humanitarian services, which is owned and operated by a corporation organized not for profit under the laws of the state of Kansas or by a corporation organized not for profit under the laws of another state and duly admitted to engage in business in this state as a foreign not-for-profit corporation if: (a) The directors of such corporation serve without pay for such services; (b) the corporation is operated in a manner which does not result in the accrual of distributable profits, realization of private gain resulting from the payment of compensation in excess of a reasonable allowance for salary or other compensation for services rendered or the realization of any other form of private gain; (c) no officer, director or member of such corporation has any pecuniary interest in the property for which exemption is claimed; (d) the corporation is organized for the purpose of providing humanitarian services; (e) the actual use of property for which an exemption is claimed must be substantially and predominantly related to the purpose of providing humanitarian services, except that, the use of such property for a nonexempt purpose which is minimal in scope and insubstantial in nature shall not result in the loss of exemption if such use is incidental to the purpose of providing humanitarian services by the corporation; (f) the corporation is exempt from federal income taxation pursuant to section 501(c)(3) of the internal revenue code of 1986 and; (g) contributions to the corporation are deductible under the Kansas income tax act. As used in this clause. "humanitarian services" means the conduct of activities which substantially and predominantly meet a demonstrated community need and which improve the physical, mental, social, cultural or spiritual welfare of others or the relief, comfort or assistance of persons in distress or any combination thereof including but not limited to health and recreation services, child care, individual and family counseling, employment and training programs for handicapped persons and meals or feeding programs. Notwithstanding any other provision of this clause, motor vehicles shall not be exempt hereunder unless such vehicles are exclusively used for the purposes described therein, except that the use of any such vehicle for the purpose of participating in a coordinated transit district in accordance with the provisions of K.S.A. 75-5032 through 75-5037, and amendments thereto, or K.S.A. 75-5051 through 75-5058, and amendments thereto, shall be deemed as exclusive use.

Tenth. For all taxable years commencing after December 31, 1986, any building, and the land upon which such building is located to the extent necessary for the accommodation of such building, owned by a church or nonprofit religious society or order which is exempt from federal income taxation pursuant to section 501(c)(3) of the federal internal revenue code of 1986, and actually and regularly occupied and used exclusively for residential and religious purposes by a community of persons who are bound by vows to a religious life and who conduct or assist in the conduct of religious services and actually and regularly engage in religious, benevolent, charitable or educational ministrations or the performance of health care services.

Eleventh. For all taxable years commencing after December 31, 1998, all property actually and regularly used predominantly to produce and generate electricity utilizing renewable energy resources or technologies. For purposes of this section, "renewable energy resources or technologies" shall include wind, solar, photovoltaic, biomass, hydropower, geothermal and landfill gas resources or technologies.

Twelfth. For all taxable years commencing after December 31, 2001, all personal property actually and regularly used predominantly to collect, refine or treat landfill gas or to transport landfill gas from a landfill to a transmission pipeline, and the landfill gas produced therefrom.

Thirteenth. All real property owned and operated by a health club in the state of Kansas. For purposes of this section, "health club" means any corporation, partnership, unincorporated association or other business enterprise whose primary purpose is to offer facilities that contain cardio, weight training or strength and conditioning equipment, or both, for the preservation, maintenance, encouragement or development of physical fitness in return for the payment of a fee which entitles the buyer to the use of such facilities. A health club may have on its premises health spas, studios, tennis, racquet or basketball facilities or swimming pools that offer programs that enhance the primary purpose of the health club as described in this subsection above; but may not be facilities that are primarily weight control facilities, health spas, dance studios, martial arts or self-defense studios, tennis, racquet or basketball facilities, swimming pools, golf clubs or similar activities which do not have the primary purpose as outlined in this subsection above. For purposes of this subsection, a health club will be considered owned and operated by the health club if the owners of the property to be exempted from taxation are the same entity, or are owned by owners of the same entity, that collects the payment of the fee entitling the buyer to use the facility.

The provisions of this section, except as otherwise more specifically provided, shall apply to all taxable years commencing after December 31, 20092012.";

And by renumbering sections accordingly;

Also on page 3, in line 20, after "Supp." by inserting "79-201 and";

On page 1, in the title, in line 2, after "subdivisions;" by inserting "property tax exemptions, health clubs;"; in line 3, after "Supp." by inserting "79-201 and"

A motion by Senator Wagle to amend S Sub for HB 2241 failed and the following amendment was rejected: , on page 2, in line 38, by striking "80% of";

On page 3, following line 19, by inserting:

"New Sec. 3. (a) Subject to the provisions of K.S.A. 79-2925b, and amendments thereto, if the total taxable real property valuation in any municipality increases due to increases in the assessed valuation of existing real property, then the governing body shall lower the mill levy rate to such rate that would equal the amount of *ad valorem*

property taxes levied in the next preceding year. This subsection shall not apply to *ad valorem* taxes levied under K.S.A. 72-6431, 76-6b01 and 76-6b05, and amendments thereto, or any other *ad valorem* tax levy which was previously approved by the voters of such municipality. Property that, in the current year, is new construction, is located within added jurisdictional territory, or has changed in use shall not be considered when determining whether the total taxable real property valuation has increased from the prior year.

- (b) If the total taxable real property valuation in any municipality decreases, then the governing body may increase the mill levy rate, subject to any statutory restrictions, to a rate that would equal the amount of *ad valorem* property taxes levied in the next preceding year.
- (c) The provisions of subsection (a) shall not apply to or limit the levy of *ad valorem* taxes for the payment of principal and interest on bonds, temporary notes and no-fund warrants or judgments rendered against any such taxing subdivision.
- (d) For the purpose of this section, "municipality" means any county, township, city, municipal university, school district, community college, drainage district and any other taxing district or political subdivision which levies taxes on property.
- Sec. 4. K.S.A. 2011 Supp. 79-2925b is hereby amended to read as follows: 79-2925b. (a) Without adoption of a resolution or ordinance so providing, the governing body of any taxing subdivision shall not approve The governing body of any taxing subdivision shall adopt a resolution or ordinance approving any appropriation or budget, as the case requires, which may be funded by revenue produced from property taxes, and which provides for funding with such revenue in an amount exceeding that of the next preceding year, except with regard to revenue produced and attributable to the taxation of: (1) New improvements to real property;
- (2) increased personal property valuation, other than increased valuation of oil and gas leaseholds and mobile homes;
 - (3) property located within added jurisdictional territory; and
 - (4) property which has changed in use.
- (b) The provisions of this section shall be applicable to all fiscal and budget years commencing on and after the effective date of this act.
- (c) The provisions of this section shall not apply to community colleges or unified school districts.
- (d) The provisions of this section shall not apply to revenue received from property tax levied for the sole purpose of repayment of the principal of and interest upon bonded indebtedness, temporary notes and no-fund warrants.
- (d) Any resolution adopted pursuant to this section shall be published in the official county newspaper of the county where such taxing subdivision is located.";

And by renumbering sections accordingly:

On page 3, in line 20, after "Supp." by inserting "79-2925b and";

On page 1, in the title, in line 2, after "subdivisions;" by inserting "revenues produced by property tax levies, mill levy adjustments, resolutions, publication requirements;"; in line 3, after "Supp." by inserting "79-2925b and"

Upon the showing of five hands a roll call vote was requested.

On roll call, the vote was: Yeas 16; Nays 24; Present and Passing 0; Absent or Not Voting 0.

Yeas: Abrams, Apple, Bruce, Donovan, Kelsey, Love, Lynn, Masterson, Merrick,

Olson, Petersen, Pilcher-Cook, Pyle, V. Schmidt, Steineger, Wagle.

Nays: Brungardt, Emler, Faust-Goudeau, Francisco, Haley, Hensley, Holland, Huntington, Kelly, King, Kultala, Longbine, Marshall, McGinn, Morris, Ostmeyer, Owens, Reitz, A. Schmidt, Schodorf, Taddiken, Teichman, Umbarger, Vratil.

The motion failed and the amendment was rejected.

CONSIDERATION OF MOTIONS TO CONCUR OR NONCONCUR

On motion of Senator McGinn the Senate nonconcurred in the House amendments to **SB 258** and requested a conference committee be appointed.

The President appointed Senators McGinn, Vratil and Kelly as a conference committee on the part of the Senate.

On motion of Senator Umbarger Senate nonconcurred in the House amendments to SB 300 and requested a conference committee be appointed.

The President appointed Senators Umbarger, Marshall and Kultala as a conference committee on the part of the Senate.

ORIGINAL MOTION

On motion of Senator Owens, the Senate acceded to the request of the House for a conference on HB 2413.

The President appointed Senators Owens, King and Haley as conferees on the part of the Senate

On motion of Senator Owens, the Senate acceded to the request of the House for a conference on **Sub HB 2427**.

The President appointed Senators Owens, King and Haley as conferees on the part of the Senate.

On motion of Senator Umbarger, the Senate acceded to the request of the House for a conference on HB 2432.

The President appointed Senators Umbarger, Marshall and Kultala as conferees on the part of the Senate.

On motion of Senator Owens, the Senate acceded to the request of the House for a conference on HB 2534.

The President appointed Senators Owens, King and Haley as conferees on the part of the Senate.

REPORTS OF STANDING COMMITTEES

The Committee on **Judiciary** recommends **SB 453** be amended on page 1, following line 7, by inserting:

"New Section 1. On and after July 1, 2012, the amount of \$250 from each fine imposed for a violation of a city ordinance prohibiting the acts prohibited by K.S.A. 8-1567 or 8-2,144 or section 2, and amendments thereto, shall be remitted by the judge or clerk of the municipal court to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of such remittance, the state treasurer shall credit the entire amount to the community corrections supervision fund established by K.S.A. 2011 Supp. 75-52,113, and amendments thereto.

New Sec. 2. (a) Refusing to submit to a test to determine the presence of alcohol or

drugs is refusing to submit to or complete a test or tests deemed consented to under subsection (a) of K.S.A. 8-1001, and amendments thereto.

- (b) (1) Refusing to submit to a test to determine the presence of alcohol or drugs is:
- (A) On a first conviction a class B, nonperson misdemeanor. The person convicted shall be sentenced to not less than 48 consecutive hours nor more than six months' imprisonment, or in the court's discretion 100 hours of public service, and fined not less than \$750 nor more than \$1,000. The person convicted shall serve at least 48 consecutive hours' imprisonment or 100 hours of public service either before or as a condition of any grant of probation or suspension, reduction of sentence or parole. The court may place the person convicted under a house arrest program pursuant to K.S.A. 2011 Supp. 21-6609, and amendments thereto, to serve the remainder of the minimum sentence only after such person has served 48 consecutive hours' imprisonment;
- (B) on a second conviction a class A, nonperson misdemeanor. The person convicted shall be sentenced to not less than 90 days nor more than one year's imprisonment and fined not less than \$1,250 nor more than \$1,750. The person convicted shall serve at least five consecutive days' imprisonment before the person is granted probation, suspension or reduction of sentence or parole or is otherwise released. The five days' imprisonment mandated by this subsection may be served in a work release program only after such person has served 48 consecutive hours' imprisonment, provided such work release program requires such person to return to confinement at the end of each day in the work release program. The person convicted, if placed into a work release program, shall serve a minimum of 120 hours of confinement. Such 120 hours of confinement shall be a period of at least 48 consecutive hours of imprisonment followed by confinement hours at the end of and continuing to the beginning of the offender's work day. The court may place the person convicted under a house arrest program pursuant to K.S.A. 2011 Supp. 21-6609, and amendments thereto, to serve the remainder of the minimum sentence only after such person has served 48 consecutive hours' imprisonment. The person convicted, if placed under house arrest, shall be monitored by an electronic monitoring device, which verifies the offender's location. The offender shall serve a minimum of 120 hours of confinement within the boundaries of the offender's residence. Any exceptions to remaining within the boundaries of the offender's residence provided for in the house arrest agreement shall not be counted as part of the 120 hours;
- (C) on a third conviction a class A, nonperson misdemeanor, except as provided in subsection (b)(1)(D). The person convicted shall be sentenced to not less than 90 days nor more than one year's imprisonment and fined not less than \$1,750 nor more than \$2,500. The person convicted shall not be eligible for release on probation, suspension or reduction of sentence or parole until the person has served at least 90 days' imprisonment. The 90 days' imprisonment mandated by this subsection may be served in a work release program only after such person has served 48 consecutive hours' imprisonment, provided such work release program requires such person to return to confinement at the end of each day in the work release program. The person convicted, if placed into a work release program, shall serve a minimum of 2,160 hours of confinement. Such 2,160 hours of confinement shall be a period of at least 48 consecutive hours of imprisonment followed by confinement hours at the end of and continuing to the beginning of the offender's work day. The court may place the person convicted under a house arrest program pursuant to K.S.A. 2011 Supp. 21-6609, and

amendments thereto, to serve the remainder of the minimum sentence only after such person has served 48 consecutive hours' imprisonment. The person convicted, if placed under house arrest, shall be monitored by an electronic monitoring device, which verifies the offender's location. The offender shall serve a minimum of 2,160 hours of confinement within the boundaries of the offender's residence. Any exceptions to remaining within the boundaries of the offender's residence provided for in the house arrest agreement shall not be counted as part of the 2,160 hours;

- (D) on a third conviction a nonperson felony if the person has a prior conviction which occurred within the preceding 10 years, not including any period of incarceration. The person convicted shall be sentenced to not less than 90 days nor more than one year's imprisonment and fined not less than \$1,750 nor more than \$2,500. The person convicted shall not be eligible for release on probation, suspension or reduction of sentence or parole until the person has served at least 90 days' imprisonment. The 90 days' imprisonment mandated by this subsection may be served in a work release program only after such person has served 48 consecutive hours' imprisonment, provided such work release program requires such person to return to confinement at the end of each day in the work release program. The person convicted, if placed into a work release program, shall serve a minimum of 2,160 hours of confinement. Such 2.160 hours of confinement shall be a period of at least 48 consecutive hours of imprisonment followed by confinement hours at the end of and continuing to the beginning of the offender's work day. The court may place the person convicted under a house arrest program pursuant to K.S.A. 2011 Supp. 21-6609, and amendments thereto, to serve the remainder of the minimum sentence only after such person has served 48 consecutive hours' imprisonment. The person convicted, if placed under house arrest, shall be monitored by an electronic monitoring device, which verifies the offender's location. The offender shall serve a minimum of 2,160 hours of confinement within the boundaries of the offender's residence. Any exceptions to remaining within the boundaries of the offender's residence provided for in the house arrest agreement shall not be counted as part of the 2,160 hours; and
- (E) on a fourth or subsequent conviction a nonperson felony. The person convicted shall be sentenced to not less than 90 days nor more than one year's imprisonment and fined \$2.500. The person convicted shall not be eligible for release on probation. suspension or reduction of sentence or parole until the person has served at least 90 days' imprisonment. The 90 days' imprisonment mandated by this paragraph may be served in a work release program only after such person has served 72 consecutive hours' imprisonment, provided such work release program requires such person to return to confinement at the end of each day in the work release program. The person convicted, if placed into a work release program, shall serve a minimum of 2,160 hours of confinement. Such 2,160 hours of confinement shall be a period of at least 72 consecutive hours of imprisonment followed by confinement hours at the end of and continuing to the beginning of the offender's work day. The court may place the person convicted under a house arrest program pursuant to K.S.A. 2011 Supp. 21-6609, and amendments thereto, to serve the remainder of the minimum sentence only after such person has served 72 consecutive hours' imprisonment. The person convicted, if placed under house arrest, shall be monitored by an electronic monitoring device, which verifies the offender's location. The offender shall serve a minimum of 2.160 hours of confinement within the boundaries of the offender's residence. Any exceptions to

remaining within the boundaries of the offender's residence provided for in the house arrest agreement shall not be counted as part of the 2,160 hours.

- The court may order that the term of imprisonment imposed pursuant to subsection (b)(1)(D) or (b)(1)(E) be served in a state facility in the custody of the secretary of corrections in a facility designated by the secretary for the provision of substance abuse treatment pursuant to the provisions of K.S.A. 2011 Supp. 21-6804, and amendments thereto. The person shall remain imprisoned at the state facility only while participating in the substance abuse treatment program designated by the secretary and shall be returned to the custody of the sheriff for execution of the balance of the term of imprisonment upon completion of or the person's discharge from the substance abuse treatment program. Custody of the person shall be returned to the sheriff for execution of the sentence imposed in the event the secretary of corrections determines: (A) That substance abuse treatment resources or the capacity of the facility designated by the secretary for the incarceration and treatment of the person is not available; (B) the person fails to meaningfully participate in the treatment program of the designated facility: (C) the person is disruptive to the security or operation of the designated facility; or (D) the medical or mental health condition of the person renders the person unsuitable for confinement at the designated facility. The determination by the secretary that the person either is not to be admitted into the designated facility or is to be transferred from the designated facility is not subject to review. The sheriff shall be responsible for all transportation expenses to and from the state correctional facility.
- (3) In addition, for any conviction pursuant to subsection (b)(1)(C), (b)(1)(D) or (b) (1) (E), at the time of the filing of the judgment form or journal entry as required by K.S.A. 22-3426 or K.S.A. 2011 Supp. 21-6711, and amendments thereto, the court shall cause a certified copy to be sent to the officer having the offender in charge. The court shall determine whether the offender, upon release from imprisonment, shall be supervised by community correctional services or court services based upon the risk and needs of the offender. The risk and needs of the offender shall be determined by use of a risk assessment tool specified by the Kansas sentencing commission. The law enforcement agency maintaining custody and control of a defendant for imprisonment shall cause a certified copy of the judgment form or journal entry to be sent to the supervision office designated by the court and upon expiration of the term of imprisonment shall deliver the defendant to a location designated by the supervision office designated by the court. After the term of imprisonment imposed by the court, the person shall be placed on supervision to community correctional services or court services, as determined by the court, for a mandatory one-year period of supervision, which such period of supervision shall not be reduced. During such supervision, the person shall be required to participate in a multidisciplinary model of services for substance use disorders facilitated by a department of social and rehabilitation services designated care coordination agency to include assessment and, if appropriate, referral to a community based substance use disorder treatment including recovery management and mental health counseling as needed. The multidisciplinary team shall include the designated care coordination agency, the supervision officer, the social and rehabilitation services department designated treatment provider and the offender. Any violation of the conditions of such supervision may subject such person to revocation of supervision and imprisonment in jail for the remainder of the period of imprisonment, the remainder of the supervision period, or any combination or portion thereof.

- (4) In addition, prior to sentencing for any conviction, the court shall order the person to participate in an alcohol and drug evaluation conducted by a provider in accordance with K.S.A. 8-1008, and amendments thereto. The person shall be required to follow any recommendation made by the provider after such evaluation, unless otherwise ordered by the court.
- (c) Any person convicted of violating this section or an ordinance which prohibits the acts that this section prohibits who had one or more children under the age of 14 years in the vehicle at the time of the offense shall have such person's punishment enhanced by one month of imprisonment. This imprisonment must be served consecutively to any other minimum mandatory penalty imposed for a violation of this section or an ordinance which prohibits the acts that this section prohibits. Any enhanced penalty imposed shall not exceed the maximum sentence allowable by law. During the service of the enhanced penalty, the judge may order the person on house arrest, work release or other conditional release.
- (d) The court may establish the terms and time for payment of any fines, fees, assessments and costs imposed pursuant to this section. Any assessments and costs shall be required to be paid not later than 90 days after imposed, and any remainder of the fine shall be paid prior to the final release of the defendant by the court.
- (e) In lieu of payment of a fine imposed pursuant to this section, the court may order that the person perform community service specified by the court. The person shall receive a credit on the fine imposed in an amount equal to \$5 for each full hour spent by the person in the specified community service. The community service ordered by the court shall be required to be performed not later than one year after the fine is imposed or by an earlier date specified by the court. If by the required date the person performs an insufficient amount of community service to reduce to zero the portion of the fine required to be paid by the person, the remaining balance of the fine shall become due on that date.
- (f) Prior to filing a complaint alleging a violation of this section, a prosecutor shall request and shall receive from the:
- (1) Division a record of all prior convictions obtained against such person for any violations of any of the motor vehicle laws of this state; and
- (2) Kansas bureau of investigation central repository all criminal history record information concerning such person.
- (g) The court shall electronically report every conviction of a violation of this section and every diversion agreement entered into in lieu of further criminal proceedings on a complaint alleging a violation of this section to the division. Prior to sentencing under the provisions of this section, the court shall request and shall receive from the division a record of all prior convictions obtained against such person for any violations of any of the motor vehicle laws of this state.
- (h) For the purpose of determining whether a conviction is a first, second, third, fourth or subsequent conviction in sentencing under this section:
- (1) Convictions for a violation of K.S.A. 8-1567, and amendments thereto, or a violation of an ordinance of any city or resolution of any county which prohibits the acts that such section prohibits, or entering into a diversion agreement in lieu of further criminal proceedings on a complaint alleging any such violations, shall be taken into account, but only convictions or diversions occurring: (A) On or after July 1, 2001; and (B) when such person was 18 years of age or older. Nothing in this provision shall be

construed as preventing any court from considering any convictions or diversions occurring during the person's lifetime in determining the sentence to be imposed within the limits provided for a first, second, third, fourth or subsequent offender;

- (2) any convictions for a violation of the following sections which occurred during a person's lifetime shall be taken into account, but only convictions occurring when such person was 18 years of age or older: (A) This section; (B) driving a commercial motor vehicle under the influence, K.S.A. 8-2,144, and amendments thereto; (C) operating a vessel under the influence of alcohol or drugs, K.S.A. 32-1131, and amendments thereto; (D) involuntary manslaughter while driving under the influence of alcohol or drugs, K.S.A. 21-3442, prior to its repeal, or subsection (a)(3) of K.S.A. 2011 Supp. 21-5405, and amendments thereto; and (E) aggravated vehicular homicide, K.S.A. 21-3405a, prior to its repeal, or vehicular battery, K.S.A. 21-3405b, prior to its repeal, if the crime was committed while committing a violation of K.S.A. 8-1567, and amendments thereto:
- (3) "conviction" includes: (A) Entering into a diversion agreement in lieu of further criminal proceedings on a complaint alleging a violation of a crime described in subsection (h)(2); (B) conviction of a violation of an ordinance of a city in this state, a resolution of a county in this state or any law of another state which would constitute a crime described in subsection (h)(1) or (h)(2); and (C) receiving punishment under the uniform code of military justice or Kansas code of military justice for an act which was committed on a military reservation and which would constitute a crime described in subsection (h)(1) or (h)(2) if committed off a military reservation in this state;
- (4) it is irrelevant whether an offense occurred before or after conviction for a previous offense;
- (5) multiple convictions of any crime described in subsection (h)(1) or (h)(2) arising from the same arrest shall only be counted as one conviction; and
- (6) a person may enter into a diversion agreement in lieu of further criminal proceedings for a violation of this section, and amendments thereto, or an ordinance which prohibits the acts of this section, and amendments thereto, only once during the person's lifetime.
- (i) Upon conviction of a person of a violation of this section or a violation of a city ordinance or county resolution prohibiting the acts prohibited by this section, the division, upon receiving a report of conviction, shall suspend, restrict or suspend and restrict the person's driving privileges as provided by K.S.A. 8-1014, and amendments thereto.
- (j) (1) Nothing contained in this section shall be construed as preventing any city from enacting ordinances, or any county from adopting resolutions, declaring acts prohibited or made unlawful by this act as unlawful or prohibited in such city or county and prescribing penalties for violation thereof.
- (2) The minimum penalty prescribed by any such ordinance or resolution shall not be less than the minimum penalty prescribed by this section for the same violation, and the maximum penalty in any such ordinance or resolution shall not exceed the maximum penalty prescribed for the same violation.
- (3) On and after July 1, 2007, and retroactive for ordinance violations committed on or after July 1, 2006, an ordinance may grant to a municipal court jurisdiction over a violation of such ordinance which is concurrent with the jurisdiction of the district court over a violation of this section, notwithstanding that the elements of such ordinance

violation are the same as the elements of a violation of this section that would constitute, and be punished as, a felony.

- (4) Any such ordinance or resolution shall authorize the court to order that the convicted person pay restitution to any victim who suffered loss due to the violation for which the person was convicted.
- (k) (1) Upon the filing of a complaint, citation or notice to appear alleging a person has violated a city ordinance prohibiting the acts prohibited by this section, and prior to conviction thereof, a city attorney shall request and shall receive from the:
- (A) Division a record of all prior convictions obtained against such person for any violations of any of the motor vehicle laws of this state; and
- (B) Kansas bureau of investigation central repository all criminal history record information concerning such person.
- (2) If the elements of such ordinance violation are the same as the elements of a violation of this section that would constitute, and be punished as, a felony, the city attorney shall refer the violation to the appropriate county or district attorney for prosecution.
- (l) No plea bargaining agreement shall be entered into nor shall any judge approve a plea bargaining agreement entered into for the purpose of permitting a person charged with a violation of this section, or a violation of any ordinance of a city or resolution of any county in this state which prohibits the acts prohibited by this section, to avoid the mandatory penalties established by this section or by the ordinance. For the purpose of this subsection, entering into a diversion agreement pursuant to K.S.A. 12-4413 et seq. or 22-2906 et seq., and amendments thereto, shall not constitute plea bargaining.
- (m) As used in this section, "imprisonment" shall include any restrained environment in which the court and law enforcement agency intend to retain custody and control of a defendant and such environment has been approved by the board of county commissioners or the governing body of a city.
- (n) On and after July 1, 2012, the amount of \$250 from each fine imposed pursuant to this section shall be remitted by the clerk of the district court to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of such remittance, the state treasurer shall credit the entire amount to the community corrections supervision fund established by K.S.A. 2011 Supp. 75-52,113, and amendments thereto.
- Sec. 3. K.S.A. 2011 Supp. 8-235 is hereby amended to read as follows: 8-235. (a) No person, except those expressly exempted, shall drive any motor vehicle upon a highway in this state unless such person has a valid driver's license. No person shall receive a driver's license unless and until such person surrenders or with the approval of the division, lists to the division all valid licenses in such person's possession issued to such person by any other jurisdiction. All surrendered licenses or the information listed on foreign licenses shall be returned by the division to the issuing department, together with information that the licensee is now licensed in a new jurisdiction. No person shall be permitted to have more than one valid license at any time.
- (b) Any person licensed under the motor vehicle drivers' license act may exercise the privilege granted upon all streets and highways in this state and shall not be required to obtain any other license to exercise such privilege by any local authority. Nothing herein shall prevent cities from requiring licenses of persons who drive taxicabs or municipally franchised transit systems for hire upon city streets, to protect the public

from drivers whose character or habits make them unfit to transport the public. If a license is denied, the applicant may appeal such decision to the district court of the county in which such city is located by filing within 14 days after such denial, a notice of appeal with the clerk of the district court and by filing a copy of such notice with the city clerk of the involved city. The city clerk shall certify a copy of such decision of the city governing body to the clerk of the district court and the matter shall be docketed as any other cause and the applicant shall be granted a trial of such person's character and habits. The matter shall be heard by the court de novo in accordance with the code of civil procedure. The cost of such appeal shall be assessed in such manner as the court may direct.

- (c) Any person operating in this state a motor vehicle, except a motorcycle, which is registered in this state other than under a temporary thirty-day permit shall be the holder of a driver's license which is classified for the operation of such motor vehicle, and any person operating in this state a motorcycle which is registered in this state shall be the holder of a class M driver's license, except that any person operating in this state a motorcycle which is registered under a temporary thirty-day permit shall be the holder of a driver's license for any class of motor vehicles.
- (d) No person shall drive any motorized bicycle upon a highway of this state unless: (1) Such person has a valid driver's license which entitles the licensee to drive a motor vehicle in any class or classes; (2) such person is at least 15 years of age and has passed the written and visual examinations required for obtaining a class C driver's license, in which case the division shall issue to such person a class C license which clearly indicates such license is valid only for the operation of motorized bicycles; or (3) such person has had their driving privileges suspended, for a violation other than a violation of K.S.A. 8-2,144, 8-1567 or 8-1567a or section 2, and amendments thereto, and has made application to the division for the issuance of a class C license for the operation of motorized bicycles, in accordance with paragraph (2), in which case the division shall issue to such person a class C license which clearly indicates such license is valid only for the operation of motorized bicycles.
 - (e) Violation of this section shall constitute a class B misdemeanor.";

And by renumbering sections accordingly;

Also on page 1, in line 33, following "refusal" by inserting ", a conviction for a violation of section 2, and amendments thereto, or a violation of a city ordinance or county resolution prohibiting the acts prohibited by section 2, and amendments thereto.":

On page 2, following line 33, by inserting:

- "Sec. 5. K.S.A. 2011 Supp. 8-262 is hereby amended to read as follows: 8-262. (a) (1) Any person who drives a motor vehicle on any highway of this state at a time when such person's privilege so to do is canceled, suspended or revoked or while such person's privilege to obtain a driver's license is suspended or revoked pursuant to K.S.A. 8-252a, and amendments thereto, shall be guilty of a class B nonperson misdemeanor on the first conviction and a class A nonperson misdemeanor on the second or subsequent conviction.
- (2) No person shall be convicted under this section if such person was entitled at the time of arrest under K.S.A. 8-257, and amendments thereto, to the return of such person's driver's license.
 - (3) Except as otherwise provided by subsection (a)(4) or (c), every person

convicted under this section shall be sentenced to at least five days' imprisonment and fined at least \$100 and upon a second conviction shall not be eligible for parole until completion of five days' imprisonment.

- (4) Except as otherwise provided by subsection (c), if a person: (A) Is convicted of a violation of this section, committed while the person's privilege to drive or privilege to obtain a driver's license was suspended or revoked for a violation of K.S.A. 8-2,144 or 8-1567 or section 2, and amendments thereto, or any ordinance of any city or resolution of any county or a law of another state, which ordinance or resolution or law prohibits the acts prohibited by those statutes; and (B) is or has been also convicted of a violation of K.S.A. 8-2,144 or 8-1567 or section 2, and amendments thereto, or any ordinance of any city or resolution of any county or law of another state, which ordinance or resolution or law prohibits the acts prohibited by those statutes, committed while the person's privilege to drive or privilege to obtain a driver's license was so suspended or revoked, the person shall not be eligible for suspension of sentence, probation or parole until the person has served at least 90 days' imprisonment, and any fine imposed on such person shall be in addition to such a term of imprisonment.
- (b) The division, upon receiving a record of the conviction of any person under this section, or any ordinance of any city or resolution of any county or a law of another state which is in substantial conformity with this section, upon a charge of driving a vehicle while the license of such person is revoked or suspended, shall extend the period of such suspension or revocation for an additional period of 90 days.
- (c) (1) The person found guilty of a class A nonperson misdemeanor on a third or subsequent conviction of this section shall be sentenced to not less than 90 days imprisonment and fined not less than \$1,500 if such person's privilege to drive a motor vehicle is canceled, suspended or revoked because such person:
- (A) Refused to submit and complete any test of blood, breath or urine requested by law enforcement excluding the preliminary screening test as set forth in K.S.A. 8-1012, and amendments thereto:
- (B) was convicted of violating the provisions of K.S.A. 40-3104, and amendments thereto, relating to motor vehicle liability insurance coverage;
- (C) was convicted of vehicular homicide, K.S.A. 21-3405, prior to its repeal, or K.S.A. 2011 Supp. 21-5406, and amendments thereto, involuntary manslaughter while driving under the influence of alcohol or drugs, K.S.A. 21-3442, prior to its repeal, or involuntary manslaughter as defined in subsection (a)(3) of K.S.A. 2011 Supp. 21-5405, and amendments thereto, or any other murder or manslaughter crime resulting from the operation of a motor vehicle; or
- (D) was convicted of being a habitual violator, K.S.A. 8-287, and amendments thereto.
- (2) The person convicted shall not be eligible for release on probation, suspension or reduction of sentence or parole until the person has served at least 90 days' imprisonment. The 90 days' imprisonment mandated by this subsection may be served in a work release program only after such person has served 48 consecutive hours' imprisonment, provided such work release program requires such person to return to confinement at the end of each day in the work release program. The court may place the person convicted under a house arrest program pursuant to K.S.A. 2011 Supp. 21-6609, and amendments thereto, or any municipal ordinance to serve the remainder of the minimum sentence only after such person has served 48 consecutive hours'

imprisonment.

- (d) For the purposes of determining whether a conviction is a first, second, third or subsequent conviction in sentencing under this section, "conviction" includes a conviction of a violation of any ordinance of any city or resolution of any county or a law of another state which is in substantial conformity with this section.
- Sec. 6. K.S.A. 2011 Supp. 8-285 is hereby amended to read as follows: 8-285. Except as otherwise provided in this section, as used in this act, the words and phrases defined in K.S.A. 8-234a, and amendments thereto, shall have the meanings ascribed to them therein. The term "habitual violator" means any resident or nonresident person who, within the immediately preceding five years, has been convicted in this or any other state:
 - (a) Three or more times of:
- (1) Vehicular homicide, as defined by K.S.A. 21-3405, prior to its repeal, or K.S.A. 2011 Supp. 21-5406, and amendments thereto, or as prohibited by any ordinance of any city in this state, any resolution of any county in this state or any law of another state which is in substantial conformity with that statute;
- (2) violating K.S.A. 8-1567, and amendments thereto, or violating an ordinance of any city in this state, any resolution of any county in this state or any law of another state, which ordinance, resolution or law declares to be unlawful the acts prohibited by that statute:
- (3) driving while the privilege to operate a motor vehicle on the public highways of this state has been canceled, suspended or revoked, as prohibited by K.S.A. 8-262, and amendments thereto, or while such person's privilege to obtain a driver's license is suspended or revoked pursuant to K.S.A. 8-252a, and amendments thereto, or, as prohibited by any ordinance of any city in this state, any resolution of any county in this state or any law of another state which is in substantial conformity with those statutes;
- (4) perjury resulting from a violation of K.S.A. 8-261a, and amendments thereto, or resulting from the violation of a law of another state which is in substantial conformity with that statute:
- (5) violating the provisions of the fifth clause of K.S.A. 8-142, and amendments thereto, relating to fraudulent applications, or violating the provisions of a law of another state which is in substantial conformity with that statute:
- (6) any crime punishable as a felony, if a motor vehicle was used in the perpetration of the crime;
- (7) failing to stop at the scene of an accident and perform the duties required by K.S.A. 8-1602 through 8-1604, and amendments thereto, or required by any ordinance of any city in this state, any resolution of any county in this state or a law of another state which is in substantial conformity with those statutes; or
- (8) violating the provisions of K.S.A. 40-3104, and amendments thereto, relating to motor vehicle liability insurance coverage, or an ordinance of any city in this state or a resolution of any county in this state which is in substantial conformity with such statute: or
- (9) violating section 2, and amendments thereto, or violating an ordinance of any city in this state, a resolution of any county in this state or any law of another state which ordinance, resolution or law declares to be unlawful the acts prohibited by that statute.
- (b) Three or more times, either singly or in combination, of any of the offenses enumerated in subsection (a).

For the purpose of subsection (a)(2) and (a)(9), in addition to the definition of "conviction" otherwise provided by law, conviction includes, but is not limited to, a diversion agreement entered into in lieu of further criminal proceedings, or a plea of *nolo contendere*, on a complaint, indictment, information, citation or notice to appear alleging a violation of K.S.A. 8-1567 or section 2, and amendments thereto, or an ordinance of a city in this state, a resolution of a county in this state or law of another state, which ordinance or law prohibits the acts prohibited by that statute those statutes.":

And by renumbering sections accordingly;

On page 3, in line 10, by striking "\$500" and inserting "\$750"; in line 17, by striking "\$1,000" and inserting "\$1,250"; in line 18, by striking "\$1,500" and inserting "\$1,750"; in line 42, by striking "\$1,500" and inserting "\$1,750";

On page 6, by striking all in lines 30 through 37 and inserting:

- "(1) Convictions for a violation of K.S.A. 8-1567, and amendments thereto, or a violation of an ordinance of any city or resolution of any county which prohibits the acts that such section prohibits, or entering into a diversion agreement in lieu of further criminal proceedings on a complaint alleging any such violations, shall be taken into account, but only convictions or diversions occurring on or after July 1, 2001. Nothing in this provision shall be construed as preventing any court from considering any convictions or diversions occurring during the person's lifetime in determining the sentence to be imposed within the limits provided for a first, second, third, fourth or subsequent offender:
- (2) any convictions for a violation of the following sections occurring during a person's lifetime shall be taken into account: (A) This section; (B) refusing to submit to a test to determine the presence of alcohol or drugs, section 2, and amendments thereto; (C) operating a vessel under the influence of alcohol or drugs, K.S.A. 32-1131, and amendments thereto; (D) involuntary manslaughter while driving under the influence of alcohol or drugs, K.S.A. 21-3442, prior to its repeal, or subsection (a)(3) of K.S.A. 2011 Supp. 21-5405, and amendments thereto; and (E) aggravated vehicular homicide, K.S.A. 21-3405a, prior to its repeal, or vehicular battery, K.S.A. 21-3405b, prior to its repeal, if the crime was committed while committing a violation of K.S.A. 8-1567, and amendments thereto:
- (3) "conviction" includes: (A) Entering into a diversion agreement in lieu of further criminal proceedings on a complaint alleging a violation of a crime described in subsection (n)(2); (B) conviction of a violation of an ordinance of a city in this state, a resolution of a county in this state or any law of another state which would constitute a crime described in subsection (n)(1) or (n)(2); and (C) receiving punishment under the uniform code of military justice or Kansas code of military justice for an act which was committed on a military reservation and which would constitute a crime described in subsection (n)(1) or (n)(2) if committed off a military reservation in this state;
- (4) it is irrelevant whether an offense occurred before or after conviction for a previous offense; and
- (5) multiple convictions of any crime described in subsection (n)(1) or (n)(2) arising from the same arrest shall only be counted as one conviction.";

On page 7, following line 10, by inserting:

"(p) On and after July 1, 2011, the amount of \$250 from each fine imposed pursuant to this section shall be remitted by the clerk of the district court to the state

treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of such remittance, the state treasurer shall credit the entire amount to the community corrections supervision fund established by K.S.A. 2011 Supp. 75-52,113, and amendments thereto.

- Sec. 8. K.S.A. 2011 Supp. 8-1001 is hereby amended to read as follows: 8-1001. (a) Any person who operates or attempts to operate a vehicle within this state is deemed to have given consent, subject to the provisions of this act, to submit to one or more tests of the person's blood, breath, urine or other bodily substance to determine the presence of alcohol or drugs. The testing deemed consented to herein shall include all quantitative and qualitative tests for alcohol and drugs. A person who is dead or unconscious shall be deemed not to have withdrawn the person's consent to such test or tests, which shall be administered in the manner provided by this section.
- (b) A law enforcement officer shall request a person to submit to a test or tests deemed consented to under subsection (a): (1) If the officer has reasonable grounds to believe the person was operating or attempting to operate a vehicle while under the influence of alcohol or drugs, or both, or to believe that the person was driving a commercial motor vehicle, as defined in K.S.A. 8-2,128, and amendments thereto, while having alcohol or other drugs in such person's system, or was under the age of 21 years while having alcohol or other drugs in such person's system; and one of the following conditions exists: (A) The person has been arrested or otherwise taken into custody for any offense involving operation or attempted operation of a vehicle while under the influence of alcohol or drugs, or both, or for a violation of K.S.A. 8-1567a, and amendments thereto, or involving driving a commercial motor vehicle, as defined in K.S.A. 8-2,128, and amendments thereto, while having alcohol or other drugs in such person's system, in violation of a state statute or a city ordinance; or (B) the person has been involved in a vehicle accident or collision resulting in property damage or personal injury other than serious injury; or (2) if the person was operating or attempting to operate a vehicle and such vehicle has been involved in an accident or collision resulting in serious injury or death of any person and the operator could be cited for any traffic offense, as defined in K.S.A. 8-2117, and amendments thereto. The traffic offense violation shall constitute probable cause for purposes of paragraph (2). The test or tests under paragraph (2) shall not be required if a law enforcement officer has reasonable grounds to believe the actions of the operator did not contribute to the accident or collision. The law enforcement officer directing administration of the test or tests may act on personal knowledge or on the basis of the collective information available to law enforcement officers involved in the accident investigation or arrest.
- (c) If a law enforcement officer requests a person to submit to a test of blood under this section, the withdrawal of blood at the direction of the officer may be performed only by: (1) A person licensed to practice medicine and surgery, licensed as a physician's assistant, or a person acting under the direction of any such licensed person; (2) a registered nurse or a licensed practical nurse; (3) any qualified medical technician, including, but not limited to, an emergency medical technician-intermediate, mobile intensive care technician, an emergency medical technician-intermediate defibrillator, an advanced emergency medical technician or a paramedic, as those terms are defined in K.S.A. 65-6112, and amendments thereto, authorized by medical protocol or (4) a phlebotomist.
 - (d) A law enforcement officer may direct a medical professional described in this

section to draw a sample of blood from a person:

- (1) If the person has given consent and meets the requirements of subsection (b);
- (2) if medically unable to consent, if the person meets the requirements of paragraph (2) of subsection (b); or
- (3) if the person refuses to submit to and complete a test, if the person meets the requirements of paragraph (2) of subsection (b).
- (e) When so directed by a law enforcement officer through a written statement, the medical professional shall withdraw the sample as soon as practical and shall deliver the sample to the law enforcement officer or another law enforcement officer as directed by the requesting law enforcement officer as soon as practical, provided the collection of the sample does not jeopardize the person's life, cause serious injury to the person or seriously impede the person's medical assessment, care or treatment. The medical professional authorized herein to withdraw the blood and the medical care facility where the blood is drawn may act on good faith that the requirements have been met for directing the withdrawing of blood once presented with the written statement provided for under this subsection. The medical professional shall not require the person to sign any additional consent or waiver form. In such a case, the person authorized to withdraw blood and the medical care facility shall not be liable in any action alleging lack of consent or lack of informed consent.
- (f) Such sample or samples shall be an independent sample and not be a portion of a sample collected for medical purposes. The person collecting the blood sample shall complete the collection portion of a document provided by law enforcement.
- (g) If a person must be restrained to collect the sample pursuant to this section, law enforcement shall be responsible for applying any such restraint utilizing acceptable law enforcement restraint practices. The restraint shall be effective in controlling the person in a manner not to jeopardize the person's safety or that of the medical professional or attending medical or health care staff during the drawing of the sample and without interfering with medical treatment.
- (h) A law enforcement officer may request a urine sample upon meeting the requirements of paragraph (1) of subsection (b) and shall request a urine sample upon meeting the requirements of paragraph (2) of subsection (b).
- (i) If a law enforcement officer requests a person to submit to a test of urine under this section, the collection of the urine sample shall be supervised by: (1) A person licensed to practice medicine and surgery, licensed as a physician's assistant, or a person acting under the direction of any such licensed person; (2) a registered nurse or a licensed practical nurse; or (3) a law enforcement officer of the same sex as the person being tested. The collection of the urine sample shall be conducted out of the view of any person other than the persons supervising the collection of the sample and the person being tested, unless the right to privacy is waived by the person being tested. When possible, the supervising person shall be a law enforcement officer. The results of qualitative testing for drug presence shall be admissible in evidence and questions of accuracy or reliability shall go to the weight rather than the admissibility of the evidence. If the person is medically unable to provide a urine sample in such manner due to the injuries or treatment of the injuries, the same authorization and procedure as used for the collection of blood in subsections (d) and (e) shall apply to the collection of a urine sample.
 - (j) No law enforcement officer who is acting in accordance with this section shall

be liable in any civil or criminal proceeding involving the action.

- (k) Before a test or tests are administered under this section, the person shall be given oral and written notice that: (1) Kansas law requires the person to submit to and complete one or more tests of breath, blood or urine to determine if the person is under the influence of alcohol or drugs, or both;
 - (2) the opportunity to consent to or refuse a test is not a constitutional right;
- (3) there is no constitutional right to consult with an attorney regarding whether to submit to testing;
- (4) if the person refuses to submit to and complete any test of breath, blood or urine hereafter requested by a law enforcement officer, the person may be charged with a separate crime of refusing to submit to a test to determine the presence of alcohol or drugs, which carries criminal penalties that are equal to the criminal penalties for the crime of driving under the influence;
- (4) (5) if the person refuses to submit to and complete any test of breath, blood or urine hereafter requested by a law enforcement officer, the person's driving privileges will be suspended for one year for the first or subsequent occurrence;
- (5)(6) if the person submits to and completes the test or tests and the test results show:
- (A) An alcohol concentration of .08 or greater, the person's driving privileges will be suspended for 30 days for the first occurrence and one year for the second or subsequent occurrence; or
- (B) an alcohol concentration of .15 or greater, the person's driving privileges will be suspended for one year for the first or subsequent occurrence;
- (6) (7) if the person is less than 21 years of age at the time of the test request and submits to and completes the tests and the test results show an alcohol concentration of . 08 or greater, the person's driving privileges will be suspended for one year;
- (7)(8) refusal to submit to testing may be used against the person at any trial on a charge arising out of the operation or attempted operation of a vehicle while under the influence of alcohol or drugs, or both;
- (8) (9) the results of the testing may be used against the person at any trial on a charge arising out of the operation or attempted operation of a vehicle while under the influence of alcohol or drugs, or both; and
- (9) (10) after the completion of the testing, the person has the right to consult with an attorney and may secure additional testing, which, if desired, should be done as soon as possible and is customarily available from medical care facilities willing to conduct such testing.
- (I) If a law enforcement officer has reasonable grounds to believe that the person has been driving a commercial motor vehicle, as defined in K.S.A. 8-2,128, and amendments thereto, while having alcohol or other drugs in such person's system, the person shall also be provided the oral and written notice pursuant to K.S.A. 8-2,145, and amendments thereto. Any failure to give the notices required by K.S.A. 8-2,145, and amendments thereto, shall not invalidate any action taken as a result of the requirements of this section. If a law enforcement officer has reasonable grounds to believe that the person has been driving or attempting to drive a vehicle while having alcohol or other drugs in such person's system and such person was under 21 years of age, the person also shall be given the notices required by K.S.A. 8-1567a, and amendments thereto. Any failure to give the notices required by K.S.A. 8-1567a, and

amendments thereto, shall not invalidate any action taken as a result of the requirements of this section.

- (m) After giving the foregoing information, a law enforcement officer shall request the person to submit to testing. The selection of the test or tests shall be made by the officer. If the test results show a blood or breath alcohol concentration of .08 or greater, the person's driving privileges shall be subject to suspension, or suspension and restriction, as provided in K.S.A. 8-1002 and 8-1014, and amendments thereto.
- (n) The person's refusal shall be admissible in evidence against the person at any trial on a charge arising out of the alleged operation or attempted operation of a vehicle while under the influence of alcohol or drugs, or both. The person's refusal shall be admissible in evidence against the person at any trial on a charge arising out of the alleged violation of section 2, and amendments thereto.
- (o) If a law enforcement officer had reasonable grounds to believe the person had been driving a commercial motor vehicle, as defined in K.S.A. 8-2,128, and amendments thereto, and the test results show a blood or breath alcohol concentration of .04 or greater, the person shall be disqualified from driving a commercial motor vehicle, pursuant to K.S.A. 8-2,142, and amendments thereto. If a law enforcement officer had reasonable grounds to believe the person had been driving a commercial motor vehicle, as defined in K.S.A. 8-2,128, and amendments thereto, and the test results show a blood or breath alcohol concentration of .08 or greater, or the person refuses a test, the person's driving privileges shall be subject to suspension, or suspension and restriction, pursuant to this section, in addition to being disqualified from driving a commercial motor vehicle pursuant to K.S.A. 8-2,142, and amendments thereto.
- (p) An officer shall have probable cause to believe that the person operated a vehicle while under the influence of alcohol or drugs, or both, if the vehicle was operated by such person in such a manner as to have caused the death of or serious injury to a person. In such event, such test or tests may be made pursuant to a search warrant issued under the authority of K.S.A. 22-2502, and amendments thereto, or without a search warrant under the authority of K.S.A. 22-2501, and amendments thereto.
- (q) Failure of a person to provide an adequate breath sample or samples as directed shall constitute a refusal unless the person shows that the failure was due to physical inability caused by a medical condition unrelated to any ingested alcohol or drugs.
- (r) It shall not be a defense that the person did not understand the written or oral notice required by this section.
- (s) No test results shall be suppressed because of technical irregularities in the consent or notice required pursuant to this act.
- (t) Nothing in this section shall be construed to limit the admissibility at any trial of alcohol or drug concentration testing results obtained pursuant to a search warrant.
- (u) Upon the request of any person submitting to testing under this section, a report of the results of the testing shall be made available to such person.
- (v) This act is remedial law and shall be liberally construed to promote public health, safety and welfare.
- (w) As used in this section, "serious injury" means a physical injury to a person, as determined by law enforcement, which has the effect of, prior to the request for testing:
 - (1) Disabling a person from the physical capacity to remove themselves from the

scene;

- (2) renders a person unconscious;
- (3) the immediate loss of or absence of the normal use of at least one limb;
- (4) an injury determined by a physician to require surgery; or
- (5) otherwise indicates the person may die or be permanently disabled by the injury.";

And by renumbering sections accordingly;

Also on page 7, in line 23, following "8-1567" by inserting "or section 2"; in line 29, following "8-1567" by inserting "or section 2":

On page 8, in line 5, following "8-1567" by inserting "or section 2"; in line 8, by striking "Except as"; in line 9, by striking "provided further,"; in line 11, by striking all after the period; by striking all in line 12; in line 13, by striking all before "The"; in line 14, by striking ", whether paid by the person or the court,"; in line 19, following "8-1567" by inserting "or section 2"; in line 24, by striking "or the court"; following line 31, by inserting:

- "Sec. 10. K.S.A. 2011 Supp. 8-1013 is hereby amended to read as follows: 8-1013. As used in K.S.A. 8-1001 through 8-1010, 8-1011, 8-1012, 8-1014, 8-1015, 8-1016, 8-1017 and 8-1018, and amendments thereto, and this section:
- (a) "Alcohol concentration" means the number of grams of alcohol per 100 milliliters of blood or per 210 liters of breath.
- (b) (1) "Alcohol or drug-related conviction" means any of the following: (A) Conviction of vehicular battery or aggravated vehicular homicide, if the crime is committed while committing a violation of K.S.A. 8-1567, and amendments thereto, or the ordinance of a city or resolution of a county in this state which prohibits any acts prohibited by that statute, or conviction of a violation of K.S.A. 8-2,144 or 8-1567 or section 2, and amendments thereto; (B) conviction of a violation of a law of another state which would constitute a crime described in subsection (b)(1)(A) if committed in this state; (C) conviction of a violation of an ordinance of a city in this state or a resolution of a county in this state which would constitute a crime described in subsection (b)(1)(A), whether or not such conviction is in a court of record; or (D) conviction of an act which was committed on a military reservation and which would constitute a violation of K.S.A. 8-2,144 or 8-1567 or section 2, and amendments thereto, or would constitute a crime described in subsection (b)(1)(A) if committed off a military reservation in this state.
- (2) For the purpose of determining whether an occurrence is a first, second or subsequent occurrence: (A) "Alcohol or drug-related conviction" also includes entering into a diversion agreement in lieu of further criminal proceedings on a complaint alleging commission of a crime described in subsection (b)(1), including a diversion agreement entered into prior to the effective date of this act; and (B) it is irrelevant whether an offense occurred before or after conviction or diversion for a previous offense.
 - (c) "Division" means the division of vehicles of the department of revenue.
- (d) "Ignition interlock device" means a device which uses a breath analysis mechanism to prevent a person from operating a motor vehicle if such person has consumed an alcoholic beverage.
- (e) "Occurrence" means a test refusal, test failure or alcohol or drug-related conviction, or any combination thereof arising from one arrest, including an arrest

which occurred prior to the effective day of this act.

- (f) "Other competent evidence" includes: (1) Alcohol concentration tests obtained from samples taken three hours or more after the operation or attempted operation of a vehicle; and (2) readings obtained from a partial alcohol concentration test on a breath testing machine.
- (g) "Samples" includes breath supplied directly for testing, which breath is not preserved.
- (h) "Test failure" or "fails a test" refers to a person's having results of a test administered pursuant to this act, other than a preliminary screening test, which show an alcohol concentration of .08 or greater in the person's blood or breath, and includes failure of any such test on a military reservation.
- (i) "Test refusal" or "refuses a test" refers to a person's failure to submit to or complete any test of the person's blood, breath, urine or other bodily substance, other than a preliminary screening test, in accordance with this act, and includes refusal of any such test on a military reservation.
- (j) "Law enforcement officer" has the meaning provided by K.S.A. 2011 Supp. 21-5111, and amendments thereto, and includes any person authorized by law to make an arrest on a military reservation for an act which would constitute a violation of K.S.A. 8-1567 or section 2, and amendments thereto, if committed off a military reservation in this state.":

And by renumbering sections accordingly;

On page 11, in line 5, following "1567" by inserting "or section 2";

On page 20, following line 42, by inserting:

- "Sec. 14. K.S.A. 8-1501 is hereby amended to read as follows: 8-1501. The provisions of this article relating to the operation of vehicles refer exclusively to the operation of vehicles upon highways except:
 - (a) Where a different place is specifically referred to in a given section; and
- (b) The provisions of K.S.A. 8-1566 to 8-1568, inclusive, <u>section 2</u> and the provisions of article 10 of chapter 8 of the Kansas Statutes Annotated, and any acts amendatory thereof, shall apply upon highways and elsewhere throughout the state.";

And by renumbering sections accordingly;

On page 21, in line 23, by striking "\$500" and inserting "\$750"; in line 33, by striking "\$1,000" and inserting "\$1,250"; in line 34, by striking "\$1,500" and inserting "\$1,750":

On page 22, in line 16, by striking "\$1,500" and inserting "\$1,750"; in line 42, by striking "\$1,500" and inserting "\$1,750";

On page 23, in line 21, by striking "felon" and inserting "felony";

On page 27, by striking all in lines 5 through 15 and inserting:

"(1) Convictions for a violation of this section, and amendments thereto, or a violation of an ordinance of any city or resolution of any county which prohibits the acts that this section prohibits, or entering into a diversion agreement in lieu of further criminal proceedings on a complaint alleging any such violations, shall be taken into account, but only convictions or diversions occurring on or after July 1, 2001. Nothing in this provision shall be construed as preventing any court from considering any convictions or diversions occurring during the person's lifetime in determining the sentence to be imposed within the limits provided for a first, second, third, fourth or subsequent offender:

- (2) any convictions for a violation of the following sections occurring during a person's lifetime shall be taken into account: (A) Refusing to submit to a test to determine the presence of alcohol or drugs, section 2, and amendments thereto; (B) driving a commercial motor vehicle under the influence, K.S.A. 8-2,144, and amendments thereto; (C) operating a vessel under the influence of alcohol or drugs, K.S.A. 32-1131, and amendments thereto; (D) involuntary manslaughter while driving under the influence of alcohol or drugs, K.S.A. 21-3442, prior to its repeal, or subsection (a)(3) of K.S.A. 2011 Supp. 21-5405, and amendments thereto; and (E) aggravated vehicular homicide, K.S.A. 21-3405a, prior to its repeal, or vehicular battery, K.S.A. 21-3405b, prior to its repeal, if the crime was committed while committing a violation of K.S.A. 8-1567, and amendments thereto;
- (3) "conviction" includes: (A) Entering into a diversion agreement in lieu of further criminal proceedings on a complaint alleging a violation of a crime described in subsection (i)(2); (B) conviction of a violation of an ordinance of a city in this state, a resolution of a county in this state or any law of another state which would constitute a crime described in subsection (i)(1) or (i)(2); and (C) receiving punishment under the uniform code of military justice or Kansas code of military justice for an act which was committed on a military reservation and which would constitute a crime described in subsection (i)(1) or (i)(2) if committed off a military reservation in this state;
- (4) multiple convictions of any crime described in subsection (i)(1) or (i)(2) arising from the same arrest shall only be counted as one conviction;";

And by redesignating subsections accordingly;

On page 29, in line 5, following "(p)" by inserting "(1)"; following line 20, by inserting:

- "(2) On and after July 1, 2011, the amount of \$250 from each fine imposed pursuant to this section shall be remitted by the clerk of the district court to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of such remittance, the state treasurer shall credit the entire amount to the community corrections supervision fund established by K.S.A. 2011 Supp. 75-52,113, and amendments thereto.
- Sec. 16. K.S.A. 2011 Supp. 12-4106 is hereby amended to read as follows: 12-4106. (a) The municipal judge shall have the power to administer the oaths and enforce all orders, rules and judgments made by such municipal judge, and may fine or imprison for contempt in the same manner and to the same extent as a judge of the district court.
- (b) The municipal judge shall have the power to hear and determine all cases properly brought before such municipal judge to: Grant continuances; sentence those found guilty to a fine or confinement in jail, or both; commit accused persons to jail in default of bond; determine applications for parole; release on probation; grant time in which a fine may be paid; correct a sentence; suspend imposition of a sentence; set aside a judgment; permit time for post trial motions; and discharge accused persons.
- (c) The municipal judge shall maintain a docket in which every cause commenced before such municipal judge shall be entered. Such docket shall contain the names of the accused persons and complainant, the nature or character of the offense, the date of trial, the names of all witnesses sworn and examined, the finding of the court, the judgment and sentence, the date of payment, the date of issuing commitment, if any, and every other fact necessary to show the full proceedings in each case.

- (d) The municipal judge shall promptly make such reports and furnish the information requested by any departmental justice or the judicial administrator, in the manner and form prescribed by the supreme court.
- (e) The municipal judge shall ensure that information concerning dispositions of city ordinance violations that result in convictions comparable to convictions for class A and B misdemeanors under Kansas criminal statutes is forwarded to the Kansas bureau of investigation central repository. This information shall be transmitted, on a form or in a format approved by the attorney general, within 30 days of final disposition.
- (f) In all cases alleging a violation of a city ordinance prohibiting the acts prohibited by K.S.A. <u>8-2,144 or 8-1567 or section 2</u>, and amendments thereto, the municipal court judge shall ensure that the municipal court reports the filing and disposition of such case to the Kansas bureau of investigation central repository, and, on and after July 1, 2013, reports the filing and disposition of such case electronically to the Kansas bureau of investigation central repository.
- (g) In all cases in which a fine is imposed for a violation of a city ordinance prohibiting the acts prohibited by K.S.A. 8-2,144 or 8-1567 or section 2, and amendments thereto, the municipal court judge shall ensure that the municipal court remits the appropriate amount of such fine to the state treasurer as provided in section 1, and amendments thereto.
- Sec. 17. K.S.A. 12-4413 is hereby amended to read as follows: 12-4413. As used in K.S.A. 8-1009, and 12-4413 to 12-4418, inclusive and 22-3609, and amendments thereto:
 - (a) "City attorney" means a city attorney of a city of this state.
 - (b) "Complaint" means complaint, citation or notice to appear in a municipal court.
- (c) "Diversion" means referral of a defendant in a criminal case charging an alcohol related offense to a supervised performance program prior to adjudication.
- (d) "Diversion agreement" means the specification of formal terms and conditions which a defendant must fulfill in order to have the charges against such person dismissed.
- (e) "Alcohol related offense" means violation of an ordinance of a city of this state that prohibits the acts prohibited by K.S.A. 8-1567 or section 2, and amendments thereto, or violation of such statute.
- Sec. 18. K.S.A. 2011 Supp. 12-4414 is hereby amended to read as follows: 12-4414. (a) Except as provided in K.S.A. 8-1567 and section 2, and amendments thereto, after a complaint has been filed charging a defendant with violation of an alcohol or drug related offense and prior to conviction thereof, and after the city attorney has considered the factors listed in K.S.A. 12-4415, and amendments thereto, if it appears to the city attorney that diversion of the defendant would be in the interests of justice and of benefit to the defendant and the community, the city attorney may propose a diversion agreement to the defendant. The terms of each diversion agreement shall be established by the city attorney in accordance with K.S.A. 12-4416, and amendments thereto.
- (b) Each city attorney shall adopt written policies and guidelines for the implementation of a diversion program in accordance with K.S.A. 8-1009 and 12-4412 to 12-4417, inclusive, and amendments thereto. Such policies and guidelines shall provide for a diversion conference and other procedures in those cases where the city attorney elects to offer diversion in lieu of further criminal proceedings on the

complaint.

- (c) Each defendant shall be informed in writing of the diversion program and the policies and guidelines adopted by the city attorney. The city attorney may require any defendant requesting diversion to provide information regarding prior criminal charges, education, work experience and training, family, residence in the community, medical history, including any psychiatric or psychological treatment or counseling, and other information relating to the diversion program. In all cases, the defendant shall be present and shall have the right to be represented by counsel at the diversion conference with the city attorney.
- Sec. 19. K.S.A. 2011 Supp. 12-4415 is hereby amended to read as follows: 12-4415. (a) In determining whether diversion of a defendant is in the interests of justice and of benefit to the defendant and the community, the city attorney shall consider at least the following factors among all factors considered:
 - (1) The nature of the crime charged and the circumstances surrounding it;
 - (2) any special characteristics or circumstances of the defendant;
- (3) whether the defendant is a first-time offender of an alcohol related offense and if the defendant has previously participated in diversion, according to the certification of the division of vehicles of the state department of revenue;
- (4) whether there is a probability that the defendant will cooperate with and benefit from diversion:
- (5) whether the available diversion program is appropriate to the needs of the defendant;
 - (6) the impact of the diversion of the defendant upon the community;
 - (7) recommendations, if any, of the involved law enforcement agency;
 - (8) recommendations, if any, of the victim;
 - (9) provisions for restitution; and
 - (10) any mitigating circumstances.
- (b) A city attorney shall not enter into a diversion agreement in lieu of further criminal proceedings on a complaint alleging an alcohol related offense if the defendant:
 - (1) Has previously participated in diversion of an alcohol related offense;
- (2) has previously been convicted of or pleaded *nolo contendere* to an alcohol related offense in this state or has previously been convicted of or pleaded *nolo contendere* to a violation of K.S.A. 8-2,144 or 8-1567 or section 2, and amendments thereto or of a law of another state, or of a political subdivision thereof, which prohibits the acts prohibited by those statutes; or
- (3) during the time of the alleged alcohol related offense was involved in a motor vehicle accident or collision resulting in personal injury or death.
- Sec. 20. K.S.A. 2011 Supp. 12-4416 is hereby amended to read as follows: 12-4416. (a) A diversion agreement shall provide that if the defendant fulfills the obligations of the program described therein, as determined by the city attorney, the city attorney shall act to have the criminal charges against the defendant dismissed with prejudice. The diversion agreement shall include specifically the waiver of all rights under the law or the constitution of Kansas or of the United States to counsel, a speedy arraignment, a speedy trial, and the right to trial by jury. The diversion agreement may include, but is not limited to, provisions concerning payment of restitution, including court costs and diversion costs, residence in a specified facility, maintenance of gainful

employment, and participation in programs offering medical, educational, vocational, social and psychological services, corrective and preventive guidance and other rehabilitative services. The diversion agreement shall state:

- (1) The defendant's full name;
- (2) the defendant's full name at the time the complaint was filed, if different from the defendant's current name;
 - (3) the defendant's sex, race and date of birth;
 - (4) the crime with which the defendant is charged;
 - (5) the date the complaint was filed; and
 - (6) the municipal court with which the agreement is filed.
- (b) If a diversion agreement is entered into in lieu of further criminal proceedings on a complaint alleging an alcohol related offense, the diversion agreement shall include a stipulation, agreed to by the defendant and the city attorney, of the facts upon which the charge is based and a provision that if the defendant fails to fulfill the terms of the specific diversion agreement and the criminal proceedings on the complaint are resumed, the proceedings, including any proceedings on appeal, shall be conducted on the record of the stipulation of facts relating to the complaint. In addition, the agreement shall include a requirement that the defendant:
- (1) Pay a fine specified by the agreement in an amount equal to an amount authorized by K.S.A. 8-1567 or section 2, and amendments thereto, for a first offense or, in lieu of payment of the fine, perform community service specified by the agreement, consonant with K.S.A. 8-1567 or section 2, and amendments thereto; and
- (2) participate in an alcohol and drug evaluation conducted by a licensed provider pursuant to K.S.A. 8-1008, and amendments thereto, and follow any recommendation made by the provider after such evaluation.
- (c) If the person entering into a diversion agreement is a nonresident, the city attorney shall transmit a copy of the diversion agreement to the division. The division shall forward a copy of the diversion agreement to the motor vehicle administrator of the person's state of residence.
- (d) If the city attorney elects to offer diversion in lieu of further criminal proceedings on the complaint and the defendant agrees to all of the terms of the proposed agreement, the diversion agreement shall be filed with the municipal court and the municipal court shall stay further proceedings on the complaint. If the defendant declines to accept diversion, the municipal court shall resume the criminal proceedings on the complaint.
- (e) The city attorney shall forward to the division of vehicles of the state department of revenue a copy of the diversion agreement at the time such agreement is filed with the municipal court. The copy of the agreement shall be made available upon request to any county, district or city attorney or court.
- Sec. 21. K.S.A. 2011 Supp. 12-4517 is hereby amended to read as follows: 12-4517. (a) (1) The municipal court judge shall ensure that all persons convicted of violating municipal ordinance provisions that prohibit conduct comparable to a class A or B misdemeanor or assault as defined in subsection (a) of K.S.A. 2011 Supp. 21-5412, and amendments thereto, under a Kansas criminal statute are fingerprinted and processed.
- (2) The municipal court judge shall ensure that all persons arrested or charged with a violation of a city ordinance prohibiting the acts prohibited by K.S.A. <u>8-2,144 or</u> 8-

- 1567 or section 2, and amendments thereto, are fingerprinted and processed at the time of booking or first appearance, whichever occurs first.
- (b) The municipal court judge shall order the individual to be fingerprinted at an appropriate location as determined by the municipal court judge. Failure of the person to be fingerprinted after court order issued by the municipal judge shall constitute contempt of court. To reimburse the city or other entity for costs associated with fingerprinting, the municipal court judge may assess reasonable court costs, in addition to other court costs imposed by the state or municipality.
- Sec. 22. K.S.A. 2011 Supp. 21-5203 is hereby amended to read as follows: 21-5203. A person may be guilty of a crime without having a culpable mental state if the crime is:
- (a) A misdemeanor, cigarette or tobacco infraction or traffic infraction and the statute defining the crime clearly indicates a legislative purpose to impose absolute liability for the conduct described;
- (b) a felony and the statute defining the crime clearly indicates a legislative purpose to impose absolute liability for the conduct described;
 - (c) a violation of K.S.A. 8-1567 or 8-1567a, and amendments thereto;
 - (d) a violation of K.S.A. 8-2,144, and amendments thereto; or
 - (e) a violation of section 2, and amendments thereto; or
 - (e) (f) a violation of K.S.A. 22-4901 et seq., and amendments thereto.
- Sec. 23. K.S.A. 2011 Supp. 21-6804 is hereby amended to read as follows: 21-6804. (a) The provisions of this section shall be applicable to the sentencing guidelines grid for nondrug crimes. The following sentencing guidelines grid shall be applicable to nondrug felony crimes:
- (b) Sentences expressed in the sentencing guidelines grid for nondrug crimes represent months of imprisonment.
- (c) The sentencing guidelines grid is a two-dimensional crime severity and criminal history classification tool. The grid's vertical axis is the crime severity scale which classifies current crimes of conviction. The grid's horizontal axis is the criminal history scale which classifies criminal histories.
- (d) The sentencing guidelines grid for nondrug crimes as provided in this section defines presumptive punishments for felony convictions, subject to the sentencing court's discretion to enter a departure sentence. The appropriate punishment for a felony conviction should depend on the severity of the crime of conviction when compared to all other crimes and the offender's criminal history.
- (e) (1) The sentencing court has discretion to sentence at any place within the sentencing range. In the usual case it is recommended that the sentencing judge select the center of the range and reserve the upper and lower limits for aggravating and mitigating factors insufficient to warrant a departure.
- (2) In presumptive imprisonment cases, the sentencing court shall pronounce the complete sentence which shall include the:
 - (A) Prison sentence:
 - (B) maximum potential reduction to such sentence as a result of good time; and
- (C) period of postrelease supervision at the sentencing hearing. Failure to pronounce the period of postrelease supervision shall not negate the existence of such period of postrelease supervision.
 - (3) In presumptive nonprison cases, the sentencing court shall pronounce the:

- (A) Prison sentence; and
- (B) duration of the nonprison sanction at the sentencing hearing.
- (f) Each grid block states the presumptive sentencing range for an offender whose crime of conviction and criminal history place such offender in that grid block. If an offense is classified in a grid block below the dispositional line, the presumptive disposition shall be nonimprisonment. If an offense is classified in a grid block above the dispositional line, the presumptive disposition shall be imprisonment. If an offense is classified in grid blocks 5-H, 5-I or 6-G, the court may impose an optional nonprison sentence as provided in subsection (q).
- (g) The sentence for a violation of K.S.A. 21-3415, prior to its repeal, aggravated battery against a law enforcement officer committed prior to July 1, 2006, or a violation of subsection (d) of K.S.A. 2011 Supp. 21-5412, and amendments thereto, aggravated assault against a law enforcement officer, which places the defendant's sentence in grid block 6-H or 6-I shall be presumed imprisonment. The court may impose an optional nonprison sentence as provided in subsection (q).
- (h) When a firearm is used to commit any person felony, the offender's sentence shall be presumed imprisonment. The court may impose an optional nonprison sentence as provided in subsection (q).
- (i) (l) The sentence for the violation of the felony provision of K.S.A. 8-1567, subsection (b)(3) of K.S.A. 2011 Supp. 21-5414, subsections (b)(3) and (b)(4) of K.S.A. 2011 Supp. 21-5823, 21-6412 and 21-6416, and amendments thereto, shall be as provided by the specific mandatory sentencing requirements of that section and shall not be subject to the provisions of this section or K.S.A. 2011 Supp. 21-6807, and amendments thereto.
- (2) If because of the offender's criminal history classification the offender is subject to presumptive imprisonment or if the judge departs from a presumptive probation sentence and the offender is subject to imprisonment, the provisions of this section and K.S.A. 2011 Supp. 21-6807, and amendments thereto, shall apply and the offender shall not be subject to the mandatory sentence as provided in K.S.A. 2011 Supp. 21-5823, and amendments thereto.
- (3) Notwithstanding the provisions of any other section, the term of imprisonment imposed for the violation of the felony provision of K.S.A. section 2, K.S.A. 8-2,144, 8-1567, subsection (b)(3) of K.S.A. 2011 Supp. 21-5414, subsections (b)(3) and (b)(4) of K.S.A. 2011 Supp. 21-5823, 21-6412 and 21-6416, and amendments thereto, shall not be served in a state facility in the custody of the secretary of corrections, except that the term of imprisonment for felony violations of section 2 or K.S.A. 8-2,144 or K.S.A. 8-1567, and amendments thereto, may be served in a state correctional facility designated by the secretary of corrections if the secretary determines that substance abuse treatment resources and facility capacity is available. The secretary's determination regarding the availability of treatment resources and facility capacity shall not be subject to review. Prior to imposing any sentence pursuant to this subsection, the court may consider assigning the defendant to a house arrest program pursuant to K.S.A. 2011 Supp. 21-6609, and amendments thereto.
- (j) (1) The sentence for any persistent sex offender whose current convicted crime carries a presumptive term of imprisonment shall be double the maximum duration of the presumptive imprisonment term. The sentence for any persistent sex offender whose current conviction carries a presumptive nonprison term shall be presumed

imprisonment and shall be double the maximum duration of the presumptive imprisonment term.

- (2) Except as otherwise provided in this subsection, as used in this subsection, "persistent sex offender" means a person who:
- (A) (i) Has been convicted in this state of a sexually violent crime, as defined in K.S.A. 22-3717, and amendments thereto; and
- (ii) at the time of the conviction under subsection (j)(2)(A)(i) has at least one conviction for a sexually violent crime, as defined in K.S.A. 22-3717, and amendments thereto, in this state or comparable felony under the laws of another state, the federal government or a foreign government; or
- (B) (i) has been convicted of rape, as defined in K.S.A. 21-3502, prior to its repeal, or K.S.A. 2011 Supp. 21-5503, and amendments thereto; and
- (ii) at the time of the conviction under subsection (j)(2)(B)(i) has at least one conviction for rape in this state or comparable felony under the laws of another state, the federal government or a foreign government.
- (3) Except as provided in subsection (j)(2)(B), the provisions of this subsection shall not apply to any person whose current convicted crime is a severity level 1 or 2 felony.
- (k) (1) If it is shown at sentencing that the offender committed any felony violation for the benefit of, at the direction of, or in association with any criminal street gang, with the specific intent to promote, further or assist in any criminal conduct by gang members, the offender's sentence shall be presumed imprisonment. The court may impose an optional nonprison sentence as provided in subsection (q).
- (2) As used in this subsection, "criminal street gang" means any organization, association or group of three or more persons, whether formal or informal, having as one of its primary activities:
 - (A) The commission of one or more person felonies; or
- (B) the commission of felony violations of K.S.A. 2010 Supp. 21-36a01 through 21-36a17, and amendments thereto, or any felony violation of any provision of the uniform controlled substances act prior to July 1, 2009; and
 - (C) its members have a common name or common identifying sign or symbol; and
- (D) its members, individually or collectively, engage in or have engaged in the commission, attempted commission, conspiracy to commit or solicitation of two or more person felonies or felony violations of K.S.A. 2010 Supp. 21-36a01 through 21-36a17, and amendments thereto, any felony violation of any provision of the uniform controlled substances act prior to July 1, 2009, or any substantially similar offense from another jurisdiction.
- (1) Except as provided in subsection (o), the sentence for a violation of subsection (a)(1) of K.S.A. 2011 Supp. 21-5807, and amendments thereto, or any attempt or conspiracy, as defined in K.S.A. 2011 Supp. 21-5301 and 21-5302, and amendments thereto, to commit such offense, when such person being sentenced has a prior conviction for a violation of subsection (a) or (b) of K.S.A. 21-3715, prior to its repeal, 21-3716, prior to its repeal, subsection (a)(1) or (a)(2) of K.S.A. 2011 Supp. 21-5807, or subsection (b) of K.S.A. 2011 Supp. 21-5807, and amendments thereto, or any attempt or conspiracy to commit such offense, shall be presumptive imprisonment.
- (m) The sentence for a violation of K.S.A 22-4903 or subsection (a)(2) of K.S.A. 2011 Supp. 21-5913, and amendments thereto, shall be presumptive imprisonment. If an

offense under such sections is classified in grid blocks 5-E, 5-F, 5-G, 5-H or 5-I, the court may impose an optional nonprison sentence as provided in subsection (q).

- (n) The sentence for a violation of criminal deprivation of property, as defined in K.S.A. 2011 Supp. 21-5803, and amendments thereto, when such property is a motor vehicle, and when such person being sentenced has any combination of two or more prior convictions of subsection (b) of K.S.A. 21-3705, prior to its repeal, or of criminal deprivation of property, as defined in K.S.A. 2011 Supp. 21-5803, and amendments thereto, when such property is a motor vehicle, shall be presumptive imprisonment. Such sentence shall not be considered a departure and shall not be subject to appeal.
- (o) The sentence for a felony violation of theft of property as defined in K.S.A. 2011 Supp. 21-5801, and amendments thereto, or burglary as defined in subsection (a) of K.S.A. 2011 Supp. 21-5807, and amendments thereto, when such person being sentenced has no prior convictions for a violation of K.S.A. 21-3701 or 21-3715, prior to their repeal, or theft of property as defined in K.S.A. 2011 Supp. 21-5801, and amendments thereto, or burglary as defined in subsection (a) of K.S.A. 2011 Supp. 21-5807, and amendments thereto; or the sentence for a felony violation of theft of property as defined in K.S.A. 2011 Supp. 21-5801, and amendments thereto, when such person being sentenced has one or two prior felony convictions for a violation of K.S.A. 21-3701, 21-3715 or 21-3716, prior to their repeal, or theft of property as defined in K.S.A. 2011 Supp. 21-5801, and amendments thereto, or burglary or aggravated burglary as defined in K.S.A. 2011 Supp. 21-5807, and amendments thereto; or the sentence for a felony violation of burglary as defined in subsection (a) of K.S.A. 2011 Supp. 21-5807, and amendments thereto, when such person being sentenced has one prior felony conviction for a violation of K.S.A. 21-3701, 21-3715 or 21-3716, prior to their repeal, or theft of property as defined in K.S.A. 2011 Supp. 21-5801, and amendments thereto, or burglary or aggravated burglary as defined in K.S.A. 2011 Supp. 21-5807, and amendments thereto, shall be the sentence as provided by this section, except that the court may order an optional nonprison sentence for a defendant to participate in a drug treatment program, including, but not limited to, an approved after-care plan, if the court makes the following findings on the record:
 - (1) Substance abuse was an underlying factor in the commission of the crime;
- (2) substance abuse treatment in the community is likely to be more effective than a prison term in reducing the risk of offender recidivism; and
- (3) participation in an intensive substance abuse treatment program will serve community safety interests.

A defendant sentenced to an optional nonprison sentence under this subsection shall be supervised by community correctional services. The provisions of subsection (f)(1) of K.S.A. 2011 Supp. 21-6824, and amendments thereto, shall apply to a defendant sentenced under this subsection. The sentence under this subsection shall not be considered a departure and shall not be subject to appeal.

(p) The sentence for a felony violation of theft of property as defined in K.S.A. 2011 Supp. 21-5801, and amendments thereto, when such person being sentenced has any combination of three or more prior felony convictions for violations of K.S.A. 21-3701, 21-3715 or 21-3716, prior to their repeal, or theft of property as defined in K.S.A. 2011 Supp. 21-5801, and amendments thereto, or burglary or aggravated burglary as defined in K.S.A. 2011 Supp. 21-5807, and amendments thereto; or the sentence for a violation of burglary as defined in subsection (a) of K.S.A. 2011 Supp. 21-5807, and

amendments thereto, when such person being sentenced has any combination of two or more prior convictions for violations of K.S.A. 21-3701, 21-3715 and 21-3716, prior to their repeal, or theft of property as defined in K.S.A. 2011 Supp. 21-5801, and amendments thereto, or burglary or aggravated burglary as defined in K.S.A. 2011 Supp. 21-5807, and amendments thereto, shall be presumed imprisonment and the defendant shall be sentenced to prison as provided by this section, except that the court may recommend that an offender be placed in the custody of the secretary of corrections, in a facility designated by the secretary to participate in an intensive substance abuse treatment program, upon making the following findings on the record:

- (1) Substance abuse was an underlying factor in the commission of the crime;
- (2) substance abuse treatment with a possibility of an early release from imprisonment is likely to be more effective than a prison term in reducing the risk of offender recidivism; and
- (3) participation in an intensive substance abuse treatment program with the possibility of an early release from imprisonment will serve community safety interests by promoting offender reformation.

The intensive substance abuse treatment program shall be determined by the secretary of corrections, but shall be for a period of at least four months. Upon the successful completion of such intensive treatment program, the offender shall be returned to the court and the court may modify the sentence by directing that a less severe penalty be imposed in lieu of that originally adjudged within statutory limits. If the offender's term of imprisonment expires, the offender shall be placed under the applicable period of postrelease supervision. The sentence under this subsection shall not be considered a departure and shall not be subject to appeal.

- (q) As used in this section, an "optional nonprison sentence" is a sentence which the court may impose, in lieu of the presumptive sentence, upon making the following findings on the record:
- (1) An appropriate treatment program exists which is likely to be more effective than the presumptive prison term in reducing the risk of offender recidivism; and
- (2) the recommended treatment program is available and the offender can be admitted to such program within a reasonable period of time; or
- (3) the nonprison sanction will serve community safety interests by promoting offender reformation.

Any decision made by the court regarding the imposition of an optional nonprison sentence shall not be considered a departure and shall not be subject to appeal.

- (r) The sentence for a violation of subsection (c)(2) of K.S.A. 2011 Supp. 21-5413, and amendments thereto, shall be presumptive imprisonment and shall be served consecutively to any other term or terms of imprisonment imposed. Such sentence shall not be considered a departure and shall not be subject to appeal.
- (s) The sentence for a violation of K.S.A. 2011 Supp. 21-5512, and amendments thereto, shall be presumptive imprisonment. Such sentence shall not be considered a departure and shall not be subject to appeal.
- (t) (1) If the trier of fact makes a finding that an offender wore or used ballistic resistant material in the commission of, or attempt to commit, or flight from any felony, in addition to the sentence imposed pursuant to the Kansas sentencing guidelines act, the offender shall be sentenced to an additional 30 months' imprisonment.
 - (2) The sentence imposed pursuant to subsection (t)(1) shall be presumptive

imprisonment and shall be served consecutively to any other term or terms of imprisonment imposed. Such sentence shall not be considered a departure and shall not be subject to appeal.

- (3) As used in this subsection, "ballistic resistant material" means: (A) Any commercially produced material designed with the purpose of providing ballistic and trauma protection, including, but not limited to, bulletproof vests and kevlar vests; and (B) any homemade or fabricated substance or item designed with the purpose of providing ballistic and trauma protection.
- (u) The sentence for a violation of K.S.A. 2011 Supp. 21-6107, and amendments thereto, or any attempt or conspiracy, as defined in K.S.A. 2011 Supp. 21-5301 and 21-5302, and amendments thereto, to commit such offense, when such person being sentenced has a prior conviction for a violation of K.S.A. 21-4018, prior to its repeal, or K.S.A. 2011 Supp. 21-6107, and amendments thereto, or any attempt or conspiracy to commit such offense, shall be presumptive imprisonment. Such sentence shall not be considered a departure and shall not be subject to appeal.
- Sec. 24. K.S.A. 2011 Supp. 22-2802 is hereby amended to read as follows: 22-2802. (1) Any person charged with a crime shall, at the person's first appearance before a magistrate, be ordered released pending preliminary examination or trial upon the execution of an appearance bond in an amount specified by the magistrate and sufficient to assure the appearance of such person before the magistrate when ordered and to assure the public safety. If the person is being bound over for a felony, the bond shall also be conditioned on the person's appearance in the district court or by way of a two-way electronic audio-video communication as provided in subsection (14) at the time required by the court to answer the charge against such person and at any time thereafter that the court requires. Unless the magistrate makes a specific finding otherwise, if the person is being bonded out for a person felony or a person misdemeanor, the bond shall be conditioned on the person being prohibited from having any contact with the alleged victim of such offense for a period of at least 72 hours. The magistrate may impose such of the following additional conditions of release as will reasonably assure the appearance of the person for preliminary examination or trial:
- (a) Place the person in the custody of a designated person or organization agreeing to supervise such person:
- (b) place restrictions on the travel, association or place of abode of the person during the period of release;
- (c) impose any other condition deemed reasonably necessary to assure appearance as required, including a condition requiring that the person return to custody during specified hours;
- (d) place the person under a house arrest program pursuant to K.S.A. 2011 Supp. 21-6609, and amendments thereto; or
- (e) place the person under the supervision of a court services officer responsible for monitoring the person's compliance with any conditions of release ordered by the magistrate. The magistrate may order the person to pay for any costs associated with the supervision provided by the court services department in an amount not to exceed \$15 per week of such supervision. The magistrate may also order the person to pay for all other costs associated with the supervision and conditions for compliance in addition to the \$15 per week.
 - (2) In addition to any conditions of release provided in subsection (1), for any

person charged with a felony, the magistrate may order such person to submit to a drug and alcohol abuse examination and evaluation in a public or private treatment facility or state institution and, if determined by the head of such facility or institution that such person is a drug or alcohol abuser or is incapacitated by drugs or alcohol, to submit to treatment for such drug or alcohol abuse, as a condition of release.

- (3) The appearance bond shall be executed with sufficient solvent sureties who are residents of the state of Kansas, unless the magistrate determines, in the exercise of such magistrate's discretion, that requiring sureties is not necessary to assure the appearance of the person at the time ordered.
- (4) A deposit of cash in the amount of the bond may be made in lieu of the execution of the bond pursuant to subsection (3). Except as provided in subsection (5), such deposit shall be in the full amount of the bond and in no event shall a deposit of cash in less than the full amount of bond be permitted. Any person charged with a crime who is released on a cash bond shall be entitled to a refund of all moneys paid for the cash bond, after deduction of any outstanding restitution, costs, fines and fees, after the final disposition of the criminal case if the person complies with all requirements to appear in court. The court may not exclude the option of posting bond pursuant to subsection (3).
- (5) Except as provided further, the amount of the appearance bond shall be the same whether executed as described in subsection (3) or posted with a deposit of cash as described in subsection (4). When the appearance bond has been set at \$2,500 or less and the most serious charge against the person is a misdemeanor, a severity level 8, 9 or 10 nonperson felony, a drug severity level 4 felony or a violation of K.S.A. 8-1567<u>or section 2</u>, and amendments thereto, the magistrate may allow the person to deposit cash with the clerk in the amount of 10% of the bond, provided the person meets at least the following qualifications:
 - (A) Is a resident of the state of Kansas;
 - (B) has a criminal history score category of G, H or I;
 - (C) has no prior history of failure to appear for any court appearances;
 - (D) has no detainer or hold from any other jurisdiction;
- (E) has not been extradited from, and is not awaiting extradition to, another state; and
 - (F) has not been detained for an alleged violation of probation.
- (6) In the discretion of the court, a person charged with a crime may be released upon the person's own recognizance by guaranteeing payment of the amount of the bond for the person's failure to comply with all requirements to appear in court. The release of a person charged with a crime upon the person's own recognizance shall not require the deposit of any cash by the person.
 - (7) The court shall not impose any administrative fee.
- (8) In determining which conditions of release will reasonably assure appearance and the public safety, the magistrate shall, on the basis of available information, take into account the nature and circumstances of the crime charged; the weight of the evidence against the defendant; whether the defendant is lawfully present in the United States; the defendant's family ties, employment, financial resources, character, mental condition, length of residence in the community, record of convictions, record of appearance or failure to appear at court proceedings or of flight to avoid prosecution; the likelihood or propensity of the defendant to commit crimes while on release,

including whether the defendant will be likely to threaten, harass or cause injury to the victim of the crime or any witnesses thereto; and whether the defendant is on probation or parole from a previous offense at the time of the alleged commission of the subsequent offense.

- (9) The appearance bond shall set forth all of the conditions of release.
- (10) A person for whom conditions of release are imposed and who continues to be detained as a result of the person's inability to meet the conditions of release shall be entitled, upon application, to have the conditions reviewed without unnecessary delay by the magistrate who imposed them. If the magistrate who imposed conditions of release is not available, any other magistrate in the county may review such conditions.
- (11) A magistrate ordering the release of a person on any conditions specified in this section may at any time amend the order to impose additional or different conditions of release. If the imposition of additional or different conditions results in the detention of the person, the provisions of subsection (10) shall apply.
- (12) Statements or information offered in determining the conditions of release need not conform to the rules of evidence. No statement or admission of the defendant made at such a proceeding shall be received as evidence in any subsequent proceeding against the defendant.
- (13) The appearance bond and any security required as a condition of the defendant's release shall be deposited in the office of the magistrate or the clerk of the court where the release is ordered. If the defendant is bound to appear before a magistrate or court other than the one ordering the release, the order of release, together with the bond and security shall be transmitted to the magistrate or clerk of the court before whom the defendant is bound to appear.
- (14) Proceedings before a magistrate as provided in this section to determine the release conditions of a person charged with a crime including release upon execution of an appearance bond may be conducted by two-way electronic audio-video communication between the defendant and the judge in lieu of personal presence of the defendant or defendant's counsel in the courtroom in the discretion of the court. The defendant may be accompanied by the defendant's counsel. The defendant shall be informed of the defendant's right to be personally present in the courtroom during such proceeding if the defendant so requests. Exercising the right to be present shall in no way prejudice the defendant.
- (15) The magistrate may order the person to pay for any costs associated with the supervision of the conditions of release of the appearance bond in an amount not to exceed \$15 per week of such supervision. As a condition of sentencing under K.S.A. 2011 Supp. 21-6604, and amendments thereto, the court may impose the full amount of any such costs in addition to the \$15 per week, including, but not limited to, costs for treatment and evaluation under subsection (2).
- Sec. 25. K.S.A. 2011 Supp. 22-2908 is hereby amended to read as follows: 22-2908. (a) In determining whether diversion of a defendant is in the interests of justice and of benefit to the defendant and the community, the county or district attorney shall consider at least the following factors among all factors considered:
 - (1) The nature of the crime charged and the circumstances surrounding it;
 - (2) any special characteristics or circumstances of the defendant;
- (3) whether the defendant is a first-time offender and if the defendant has previously participated in diversion, according to the certification of the Kansas bureau

of investigation or the division of vehicles of the department of revenue;

- (4) whether there is a probability that the defendant will cooperate with and benefit from diversion;
- (5) whether the available diversion program is appropriate to the needs of the defendant;
 - (6) the impact of the diversion of the defendant upon the community;
 - (7) recommendations, if any, of the involved law enforcement agency;
 - (8) recommendations, if any, of the victim;
 - (9) provisions for restitution; and
 - (10) any mitigating circumstances.
- (b) A county or district attorney shall not enter into a diversion agreement in lieu of further criminal proceedings on a complaint if:
- (1) The complaint alleges a violation of K.S.A. 8-1567 or section 2, and amendments thereto, and the defendant: (A) Has previously participated in diversion upon a complaint alleging a violation of that statute or an ordinance of a city in this state which prohibits the acts prohibited by that statute; (B) has previously been convicted of or pleaded nolo contendere to a violation of that statute or a violation of a law of another state or of a political subdivision of this or any other state, which law prohibits the acts prohibited by that statute; or (C) during the time of the alleged violation was involved in a motor vehicle accident or collision resulting in personal injury or death;
- (2) the complaint alleges that the defendant committed a class A or B felony or for crimes committed on or after July 1, 1993, an off-grid crime, a severity level 1, 2 or 3 felony for nondrug crimes or drug severity level 1 or 2 felony for drug crimes; or
- (3) the complaint alleges a domestic violence offense, as defined in K.S.A. 2011 Supp. 21-5111, and amendments thereto, and the defendant has participated in two or more diversions in the previous five year period upon complaints alleging a domestic violence offense.
- (c) A county or district attorney may enter into a diversion agreement in lieu of further criminal proceedings on a complaint for violations of article 10 of chapter 32 of the Kansas Statutes Annotated, and amendments thereto, if such diversion carries the same penalties as the conviction for the corresponding violations. If the defendant has previously participated in one or more diversions for violations of article 10 of chapter 32 of the Kansas Statutes Annotated, and amendments thereto, then each subsequent diversion shall carry the same penalties as the conviction for the corresponding violations.
- Sec. 26. K.S.A. 2011 Supp. 22-2909 is hereby amended to read as follows: 22-2909. (a) A diversion agreement shall provide that if the defendant fulfills the obligations of the program described therein, as determined by the attorney general or county or district attorney, such attorney shall act to have the criminal charges against the defendant dismissed with prejudice. The diversion agreement shall include specifically the waiver of all rights under the law or the constitution of Kansas or of the United States to a speedy arraignment, preliminary examinations and hearings, and a speedy trial, and in the case of diversion under subsection (c) waiver of the rights to counsel and trial by jury. The diversion agreement may include, but is not limited to, provisions concerning payment of restitution, including court costs and diversion costs, residence in a specified facility, maintenance of gainful employment, and participation

in programs offering medical, educational, vocational, social and psychological services, corrective and preventive guidance and other rehabilitative services. If a county creates a local fund under the property crime restitution and compensation act, a county or district attorney may require in all diversion agreements as a condition of diversion the payment of a diversion fee in an amount not to exceed \$100. Such fees shall be deposited into the local fund and disbursed pursuant to recommendations of the local board under the property crime restitution and victims compensation act.

- (b) The diversion agreement shall state: (1) The defendant's full name; (2) the defendant's full name at the time the complaint was filed, if different from the defendant's current name; (3) the defendant's sex, race and date of birth; (4) the crime with which the defendant is charged; (5) the date the complaint was filed; and (6) the district court with which the agreement is filed.
- (c) If a diversion agreement is entered into in lieu of further criminal proceedings on a complaint alleging a violation of K.S.A. 8-1567<u>or section 2</u>, and amendments thereto, the diversion agreement shall include a stipulation, agreed to by the defendant, the defendant's attorney if the defendant is represented by an attorney and the attorney general or county or district attorney, of the facts upon which the charge is based and a provision that if the defendant fails to fulfill the terms of the specific diversion agreement and the criminal proceedings on the complaint are resumed, the proceedings, including any proceedings on appeal, shall be conducted on the record of the stipulation of facts relating to the complaint. In addition, the agreement shall include a requirement that the defendant:
- (1) Pay a fine specified by the agreement in an amount equal to an amount authorized by K.S.A. 8-1567 or section 2, and amendments thereto, for a first offense or, in lieu of payment of the fine, perform community service specified by the agreement, in accordance with K.S.A. 8-1567 or section 2, and amendments thereto; and
- (2) participate in an alcohol and drug evaluation conducted by a licensed provider pursuant to K.S.A. 8-1008, and amendments thereto, and follow any recommendation made by the provider after such evaluation.
- (d) If a diversion agreement is entered into in lieu of further criminal proceedings on a complaint alleging a domestic violence offense, as defined in K.S.A. 2011 Supp. 21-5111, and amendments thereto, the diversion agreement shall include a requirement that the defendant undergo a domestic violence offender assessment and follow all recommendations unless otherwise agreed to with the prosecutor in the diversion agreement. The defendant shall be required to pay for such assessment and, unless otherwise agreed to with the prosecutor in the diversion agreement, for completion of all recommendations.
- (e) If a diversion agreement is entered into in lieu of further criminal proceedings on a complaint alleging a violation other than K.S.A. 8-1567 or section 2, and amendments thereto, the diversion agreement may include a stipulation, agreed to by the defendant, the defendant's attorney if the defendant is represented by an attorney and the attorney general or county or district attorney, of the facts upon which the charge is based and a provision that if the defendant fails to fulfill the terms of the specific diversion agreement and the criminal proceedings on the complaint are resumed, the proceedings, including any proceedings on appeal, shall be conducted on the record of the stipulation of facts relating to the complaint.

- (f) If the person entering into a diversion agreement is a nonresident, the attorney general or county or district attorney shall transmit a copy of the diversion agreement to the division. The division shall forward a copy of the diversion agreement to the motor vehicle administrator of the person's state of residence.
- (g) If the attorney general or county or district attorney elects to offer diversion in lieu of further criminal proceedings on the complaint and the defendant agrees to all of the terms of the proposed agreement, the diversion agreement shall be filed with the district court and the district court shall stay further proceedings on the complaint. If the defendant declines to accept diversion, the district court shall resume the criminal proceedings on the complaint.
- (h) Except as provided in subsection (h) (i), if a diversion agreement is entered into in lieu of further criminal proceedings alleging commission of a misdemeanor by the defendant, while under 21 years of age, under K.S.A. 2011 Supp. 21-5701 through 21-5717, and amendments thereto, or K.S.A. 41-719, 41-727, 41-804, 41-2719 or 41-2720, and amendments thereto, the agreement shall require the defendant to participate in an alcohol and drug evaluation conducted by a licensed provider pursuant to K.S.A. 8-1008, and amendments thereto, and follow any recommendation made by the provider after such evaluation.
- (i) If the defendant is 18 or more years of age but less than 21 years of age and allegedly committed a violation of K.S.A. 41-727, and amendments thereto, involving cereal malt beverage, the provisions of subsection (g) (h) are permissive and not mandatory.
- (j) Except diversion agreements reported under subsection (j) (k), the attorney general or county or district attorney shall forward to the Kansas bureau of investigation a copy of the diversion agreement at the time such agreement is filed with the district court. The copy of the agreement shall be made available upon request to the attorney general or any county, district or city attorney or court.
- (k) At the time of filing the diversion agreement with the district court, the attorney general or county or district attorney shall forward to the division of vehicles of the state department of revenue a copy of any diversion agreement entered into in lieu of further criminal proceedings on a complaint alleging a violation of K.S.A. 8-1567, and amendments thereto. The copy of the agreement shall be made available upon request to the attorney general or any county, district or city attorney or court.
- Sec. 27. K.S.A. 22-2910 is hereby amended to read as follows: 22-2910. No defendant shall be required to enter any plea to a criminal charge as a condition for diversion. No statements made by the defendant or counsel in any diversion conference or in any other discussion of a proposed diversion agreement shall be admissible as evidence in criminal proceedings on crimes charged or facts alleged in the complaint. Except for sentencing proceedings and as otherwise provided in subsection (c) of K.S.A. 22-2909, and amendments thereto, and as otherwise provided in K.S.A. 8-285 and 8-1567 and section 2, and amendments to these sections thereto, the following shall not be admissible as evidence in criminal proceedings which are resumed under K.S.A. 22-2911: (1) Participation in a diversion program; (2) the facts of such participation; or (3) the diversion agreement entered into.
- Sec. 28. K.S.A. 2011 Supp. 22-4704 is hereby amended to read as follows: 22-4704. (a) In accordance with the provisions of K.S.A. 77-415 et seq., and amendments thereto, the director shall adopt appropriate rules and regulations for agencies in the

executive branch of government and for criminal justice agencies other than those that are part of the judicial branch of government to implement the provisions of this act.

- (b) The director shall develop procedures to permit and encourage the transfer of criminal history record information among and between courts and affected agencies in the executive branch, and especially between courts and the central repository.
- (c) The rules and regulations adopted by the director shall include those: (1) Governing the collection, reporting, and dissemination of criminal history record information by criminal justice agencies:
- (2) necessary to insure the security of all criminal history record information reported, collected and disseminated by and through the criminal justice information system;
- (3) necessary for the coordination of all criminal justice data and information processing activities as they relate to criminal history record information;
 - (4) governing the dissemination of criminal history record information;
- (5) governing the procedures for inspection and challenging of criminal history record information;
- (6) governing the auditing of criminal justice agencies to insure that criminal history record information is accurate and complete and that it is collected, reported, and disseminated in accordance with this act:
- (7) governing the development and content of agreements between the central repository and criminal justice and noncriminal justice agencies;
- (8) governing the exercise of the rights of inspection and challenge provided in this act.
- (d) The rules and regulations adopted by the director shall not include any provision that allows the charging of a fee for information requests for the purpose of participating in a block parent program, including but not limited to, the McGruff house program.
- (e) Rules and regulations adopted by the director may not be inconsistent with the provisions of this act.
- (f) (1) On or before July 1, 2012, the director shall adopt rules and regulations requiring district courts to report the filing of all cases alleging a violation of K.S.A. 8-1567, and amendments thereto, to the central repository.
- (2) On or before July 1, 2013, the director shall adopt rules and regulations requiring district courts to electronically report all case filings for violations of K.S.A. 8-1567 or section 2, and amendments thereto, to the central repository.
- Sec. 29. K.S.A. 2011 Supp. 60-427 is hereby amended to read as follows: 60-427. (a) As used in this section:
- (1) "Patient" means a person who, for the sole purpose of securing preventive, palliative, or curative treatment, or a diagnosis preliminary to such treatment, of such person's physical or mental condition, consults a physician, or submits to an examination by a physician.
- (2) "Physician" means a person licensed or reasonably believed by the patient to be licensed to practice medicine or one of the healing arts as defined in K.S.A. 65-2802, and amendments thereto, in the state or jurisdiction in which the consultation or examination takes place.
- (3) "Holder of the privilege" means the patient while alive and not under guardianship or conservatorship or the guardian or conservator of the patient, or the

personal representative of a deceased patient.

- (4) "Confidential communication between physician and patient" means such information transmitted between physician and patient, including information obtained by an examination of the patient, as is transmitted in confidence and by a means which, so far as the patient is aware, discloses the information to no third persons other than those reasonably necessary for the transmission of the information or the accomplishment of the purpose for which it is transmitted.
- (b) Except as provided by subsections (c), (d), (e) and (f), a person, whether or not a party, has a privilege in a civil action or in a prosecution for a misdemeanor, other than a prosecution for a violation of K.S.A. 8-2,144 or 8-1567 or section 2, and amendments thereto, or a city ordinance or county resolution which prohibits the acts prohibited by those statutes, to refuse to disclose, and to prevent a witness from disclosing, a communication, if the person claims the privilege and the judge finds that: (1) The communication was a confidential communication between patient and physician; (2) the patient or the physician reasonably believed the communication necessary or helpful to enable the physician to make a diagnosis of the condition of the patient or to prescribe or render treatment therefor; (3) the witness (i) is the holder of the privilege, (ii) at the time of the communication was the physician or a person to whom disclosure was made because reasonably necessary for the transmission of the communication or for the accomplishment of the purpose for which it was transmitted or (iii) is any other person who obtained knowledge or possession of the communication as the result of an intentional breach of the physician's duty of nondisclosure by the physician or the physician's agent or servant; and (4) the claimant is the holder of the privilege or a person authorized to claim the privilege for the holder of the privilege.
- (c) There is no privilege under this section as to any relevant communication between the patient and the patient's physician: (1) Upon an issue of the patient's condition in an action to commit the patient or otherwise place the patient under the control of another or others because of alleged incapacity or mental illness, in an action in which the patient seeks to establish the patient's competence or in an action to recover damages on account of conduct of the patient which constitutes a criminal offense other than a misdemeanor; (2) upon an issue as to the validity of a document as a will of the patient; or (3) upon an issue between parties claiming by testate or intestate succession from a deceased patient.
- (d) There is no privilege under this section in an action in which the condition of the patient is an element or factor of the claim or defense of the patient or of any party claiming through or under the patient or claiming as a beneficiary of the patient through a contract to which the patient is or was a party.
- (e) There is no privilege under this section: (1) As to blood drawn at the request of a law enforcement officer pursuant to K.S.A. 8-1001, and amendments thereto; and (2) as to information which the physician or the patient is required to report to a public official or as to information required to be recorded in a public office, unless the statute requiring the report or record specifically provides that the information shall not be disclosed.
- (f) No person has a privilege under this section if the judge finds that sufficient evidence, aside from the communication has been introduced to warrant a finding that the services of the physician were sought or obtained to enable or aid anyone to commit or to plan to commit a crime or a tort, or to escape detection or apprehension after the

commission of a crime or a tort.

- (g) A privilege under this section as to a communication is terminated if the judge finds that any person while a holder of the privilege has caused the physician or any agent or servant of the physician to testify in any action to any matter of which the physician or the physician's agent or servant gained knowledge through the communication.
- (h) Providing false information to a physician for the purpose of obtaining a prescription-only drug shall not be a confidential communication between physician and patient and no person shall have a privilege in any prosecution for unlawfully obtaining or distributing a prescription-only drug under K.S.A. 2011 Supp. 21-5708, and amendments thereto.
- Sec. 30. K.S.A. 2011 Supp. 74-2012 is hereby amended to read as follows: 74-2012. (a) (1) All motor vehicle records shall be subject to the provisions of the open records act, except as otherwise provided under the provisions of this section and by K.S.A. 74-2022, and amendments thereto.
- (2) For the purpose of this section, "motor vehicle records" means any record that pertains to a motor vehicle drivers license, motor vehicle certificate of title, motor vehicle registration or identification card issued by the division of vehicles.
- (b) All motor vehicle records which relate to the physical or mental condition of any person, have been expunged or are photographs or digital images maintained in connection with the issuance of drivers' licenses shall be confidential and shall not be disclosed except in accordance with a proper judicial order or as otherwise more specifically provided in this section or by other law. Photographs or digital images maintained by the division of vehicles in connection with the issuance of drivers' licenses may be disclosed to any federal, state or local agency, including any court or law enforcement agency, to assist such agency in carrying out the functions required of such governmental agency. In January of each year the division shall report to the house committee on veterans, military and homeland security regarding the utilization of the provisions of this subsection. Motor vehicle records relating to diversion agreements for the purposes of K.S.A. 8-1567, 12-4415 and 22-2908 and section 2, and amendments thereto, shall be confidential and shall not be disclosed except in accordance with a proper judicial order or by direct computer access to:
- (1) A city, county or district attorney, for the purpose of determining a person's eligibility for diversion or to determine the proper charge for a violation of K.S.A. 8-2,144 or 8-1567 or section 2, and amendments thereto, or any ordinance of a city or resolution of a county in this state which prohibits any acts prohibited by those statutes;
- (2) a municipal or district court, for the purpose of using the record in connection with any matter before the court;
- (3) a law enforcement agency, for the purpose of supplying the record to a person authorized to obtain it under paragraph (1) or (2) of this subsection; or
- (4) an employer when a person is required to retain a commercial driver's license due to the nature of such person's employment.
- (c) Lists of persons' names and addresses contained in or derived from motor vehicle records shall not be sold, given or received for the purposes prohibited by K.S.A. 2011 Supp. 45-230, and amendments thereto, except that:
- (1) The director of vehicles may provide to a requesting party, and a requesting party may receive, such a list and accompanying information from motor vehicle

records upon written certification that the requesting party shall use the list solely for the purpose of:

- (A) Assisting manufacturers of motor vehicles in compiling statistical reports or in notifying owners of vehicles believed to:
 - (i) Have safety-related defects,
 - (ii) fail to comply with emission standards; or
 - (iii) have any defect to be remedied at the expense of the manufacturer;
- (B) assisting an insurer authorized to do business in this state, or the insurer's authorized agent:
- (i) In processing an application for, or renewal or cancellation of, a motor vehicle liability insurance policy; or
- (ii) in conducting antifraud activities by identifying potential undisclosed drivers of a motor vehicle currently insured by an insurer licensed to do business in this state by providing only the following information: drivers license number, license type, date of birth, name, address, issue date and expiration date;
- (C) assisting the selective service system in the maintenance of a list of persons 18 to 26 years of age in this state as required under the provisions of section 3 of the federal military selective service act;
- (D) assisting any federal, state or local agency, including any court or law enforcement agency, or any private person acting on behalf of such agencies in carrying out the functions required of such governmental agency, except that such records shall not be redisclosed:
- (E) assisting businesses with the verification or reporting of information derived from the title and registration records of the division to prepare and assemble vehicle history reports, except that such vehicle history reports shall not include the names or addresses of any current or previous owners;
- (F) assisting businesses in producing motor vehicle title or motor vehicle registration, or both, statistical reports, so long as personal information is not published, redisclosed or used to contact individuals; or
- (G) assisting an employer or an employer's authorized agent in monitoring the driving record of the employees required to drive in the course of employment to ensure driver behavior, performance or safety.
- (2) Any law enforcement agency of this state which has access to motor vehicle records may furnish to a requesting party, and a requesting party may receive, such a list and accompanying information from such records upon written certification that the requesting party shall use the list solely for the purpose of assisting an insurer authorized to do business in this state, or the insurer's authorized agent, in processing an application for, or renewal or cancellation of, a motor vehicle liability insurance policy.
- (d) If a law enforcement agency of this state furnishes information to a requesting party pursuant to paragraph (2) of subsection (c), the law enforcement agency shall charge the fee prescribed by the secretary of revenue pursuant to K.S.A. 74-2022, and amendments thereto, for any copies furnished and may charge an additional fee to be retained by the law enforcement agency to cover its cost of providing such copies. The fee prescribed pursuant to K.S.A. 74-2022, and amendments thereto, shall be paid monthly to the secretary of revenue and upon receipt thereof shall be deposited in the state treasury to the credit of the electronic databases fee fund, except for the \$1 of the fee for each record required to be credited to the highway patrol training center fund

under subsection (f).

- (e) The secretary of revenue, the secretary's agents or employees, the director of vehicles or the director's agents or employees shall not be liable for damages caused by any negligent or wrongful act or omission of a law enforcement agency in furnishing any information obtained from motor vehicle records.
- (f) A fee in an amount fixed by the secretary of revenue pursuant to K.S.A. 74-2022, and amendments thereto, of not less than \$2 for each full or partial motor vehicle record shall be charged by the division, except that the director may charge a lesser fee pursuant to a contract between the secretary of revenue and any person to whom the director is authorized to furnish information under paragraph (1) of subsection (c), and such fee shall not be less than the cost of production or reproduction of any full or partial motor vehicle record requested. Except for the fees charged pursuant to a contract for motor vehicle records authorized by this subsection pertaining to motor vehicle titles or motor vehicle registrations or pursuant to subsection (c)(1)(B)(ii) or (c) (1)(D), \$1 shall be credited to the highway patrol training center fund for each motor vehicle record provided by the division of vehicles.
- (g) The secretary of revenue may adopt such rules and regulations as are necessary to implement the provisions of this section.";

And by renumbering sections accordingly;

On page 29, in line 21, by striking all after "8-241"; in line 30, by striking all before "are" and inserting ", 8-1501, 12-4413 and 22-2910 and K.S.A. 2011 Supp. 8-235, 8-262, 8-285, 8-2,144, 8-1001, 8-1008, 8-1013, 8-1014, 8-1015, 8-1020, 8-1020b, 8-1567, 12-4106, 12-4414, 12-4415, 12-4416, 12-4517, 21-5203, 21-6804, 22-2802, 22-2908, 22-2909, 22-2909c, 22-4704, 60-427 and 74-2012";

On page 1, in the title, in line 1, following the semicolon, by inserting "creating the crime of refusing to submit to a test to determine the presence of alcohol or drugs;"; in line 3, by striking all after "8-241"; in line 4, by striking "8-1020 and 8-1567" and inserting ", 8-1501, 12-4413 and 22-2910 and K.S.A. 2011 Supp. 8-235, 8-262, 8-285, 8-2,144, 8-1001, 8-1008, 8-1013, 8-1014, 8-1015, 8-1020. 8-1567, 12-4106, 12-4414, 12-4415, 12-4416, 12-4517, 21-5203, 21-6804, 22-2802, 22-2908, 22-2909, 22-4704, 60-427 and 74-2012"; in line 5, following "8-1020b" by inserting "22-2909c"; and the bill be passed as amended.

Committee on **Natural Resources** recommends **HB 2597** be amended by substituting a new bill to be designated as "SENATE Substitute for HOUSE BILL NO. 2597," as follows:

"SENATE Substitute for HOUSE BILL NO. 2597 By Committee on Natural Resources

"AN ACT concerning solid waste; relating to permit exemptions; amending K.S.A. 2011 Supp. 65-3407c and repealing the existing section.";

And the substitute bill be passed.

The Committee on **Reapportionment** recommends **HB 2606** be amended on page 2, in line 14, after "elected" by inserting "to";

On page 156, following line 5, by inserting the following:

"Sec. 130. In accordance with section 2 of article 2 of the constitution of the state

of Kansas, the state of Kansas is divided into 40 single member state senatorial districts. Such districts are reapportioned in accordance with section 1 of article 10 of the constitution of the state of Kansas.

- Sec. 131. (a) As used in sections 130 through 173, and amendments thereto, "voting district," "tract," "block group" or "block" means, respectively, a voting district (VTD), tract, block group or block identified on the official United States 2010 decennial census maps.
- (b) Voting districts, tracts, block groups and blocks are referred to in sections 130 through 173, and amendments thereto, by the alphanumeric code by which they are identified on the official United States 2010 decennial census maps and data lists.
- (c) The boundaries of counties, voting districts, tracts, block groups and blocks referred to in sections 130 through 173, and amendments thereto, are those boundaries as they exist and are identified on the official United States 2010 decennial census maps.
- Sec. 132. (a) If a county, voting district, tract, block group or block is not included within a representative district established by this act, such county, voting district, tract, block group or block shall be attached to the representative district to which it is contiguous and, if contiguous to more than one representative district, it shall be attached to the contiguous representative district which has the least total population.
- (b) If a county, voting district, tract, block group or block is included in two or more representative districts established by this act, such county, voting district, tract, block group or block shall be attached to and become a part of the representative district which has the least total population.
- Sec. 133. The provisions of this act shall not affect the term of any representative elected to represent a district at the general election of 2010 or the term of any successor elected to succeed such representative for an unexpired term, and all such representatives shall continue to serve the districts from which elected until the representatives elected from the representative districts established by this act commence their terms of office in January of 2013.
- Sec. 134. Senatorial district 1 shall consist of all of Atchison county; and all of Brown county; and all of Doniphan county; and all of Jackson county; and all of Nemaha county; and the following voting districts in Pottawatomie county: (000010), (000040); and the following blocks in voting district (000050), tract 0004.00, block group 3, in Pottawatomie county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 195, block 196, block 197, block 199, block 200, block 201, block 202, block 203, block 204, block 205, block 206, block 207, block 208, block 224, block 225, block 226; and the following voting districts in Pottawatomie county: (000060), (000070), (000090), (000100); and the following blocks in voting district (000110), tract 0001.00, block group 1, in Pottawatomie county: block 043, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 093, block 097, block 098, block 100, block 104, block 105, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121,

block 122, block 123, block 124, block 125, block 126, block 127, block 130, block 131, block 135, block 136, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 144, block 145, block 146, block 147, block 148, block 149, block 150, block 151, block 152, block 153, block 154, block 155, block 156, block 157, block 158, block 159, block 160, block 161, block 162, block 163, block 164, block 165, block 166, block 167, block 168, block 169, block 170, block 174, block 175, block 176, block 177, block 178, block 179, block 180, block 181, block 182, block 183, block 184, block 185, block 186, block 187, block 188, block 189, block 190, block 191, block 192, block 193, block 194, block 195, block 196, block 197, block 198, block 199, block 200, block 201, block 202, block 203, block 204, block 221, block 225, block 228, block 230; and the following blocks in voting district (000110), tract 0001.00, block group 2, in Pottawatomie county: block 097, block 183, block 184; and the following blocks in voting district (000110), tract 0002.00, block group 1, in Pottawatomie county: block 000, block 001, block 002, block 003, block 031, block 032, block 033; and the following voting districts in Pottawatomie county: (000130); and the following blocks in voting district (000140), tract 0004.00, block group 4, in Pottawatomie county: block 069, block 070, block 072, block 077, block 084, block 147, block 148, block 149, block 150, block 153, block 154, block 155, block 156, block 160, block 161, block 162, block 163, block 166, block 167; and the following blocks in voting district (000150), tract 0004.00, block group 3, in Pottawatomie county: block 209, block 210, block 211, block 212, block 213, block 227, block 228, block 229, block 230, block 231; and the following blocks in voting district (000150), tract 0004.00, block group 4, in Pottawatomie county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 012, block 014, block 015, block 016, block 059, block 060, block 061, block 062, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 134, block 135, block 136, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 151, block 152, block 157, block 158, block 159, block 164, block 212, block 219, block 220; and the following voting districts in Pottawatomie county: (000170), (000190); and the following blocks in voting district (000200), tract 0001.00, block group 1, in Pottawatomie county: block 171, block 172, block 173, block 226, block 227; and the following blocks in voting district (000200), tract 0001.00, block group 2, in Pottawatomie county: block 065, block 066, block 098, block 099, block 100, block 103, block 187, block 188; and the following blocks in voting district (000200), tract 0001.00, block group 3, in Pottawatomie county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 008, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 049, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083,

block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 113, block 119, block 120, block 121, block 122, block 123, block 124, block 151, block 152, block 153, block 154, block 155, block 156, block 157, block 158, block 159, block 160, block 161, block 162, block 163, block 164, block 168, block 170, block 171; and the following blocks in voting district (000200), tract 0002.00, block group 1, in Pottawatomie county: block 004, block 005, block 006, block 007, block 008, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 068, block 069, block 070, block 071; and the following blocks in voting district (000200), tract 0002.00, block group 4, in Pottawatomie county: block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 096, block 097, block 098, block 099, block 100, block 104, block 105, block 106, block 110; and the following voting districts in Pottawatomie county: (000210), (000220); and the following blocks in voting district (000230), tract 0001.00, block group 1, in Pottawatomie county; block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 048, block 094, block 095, block 096, block 229; and the following blocks in voting district (000230), tract 0004.00, block group 1, in Pottawatomie county: block 359, block 360, block 361, block 363, block 376, block 377, block 378, block 379, block 380, block 415, block 416, block 417, block 418, block 419; and the following blocks in voting district (000230), tract 0004.00, block group 4, in Pottawatomie county: block 144, block 145, block 146, block 168, block 169, block 170, block 171, block 172, block 173, block 176, block 177, block 214; and the following voting districts in Pottawatomie county: (000240), (000250), (00026A), (000270), (900010), (900040).

Senatorial district 2 shall consist of the following blocks in voting district (000010), tract 0015.00, block group 2, in Douglas county: block 008, block 009, block 010, block 011, block 012, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052; and the following blocks in voting district (000030), tract 0008.01, block group 1, in Douglas county: block 006; and the following blocks in voting district (000050), tract 0001.00, block group 1, in Douglas county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 015, block 017, block 018, block 019, block 022, block 023, block 024, block 027, block 028, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 045, block 046, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 066, block 069, block 070, block 072, block 073, block 074, block 075, block 087, block 089, block 090, block 092; and the following blocks in voting district (000050), tract 0001.00, block group 3, in Douglas county: block 000, block 001, block 002, block 003; and the following blocks in voting district (00006A),

tract 0006.03, block group 1, in Douglas county: block 002, block 003, block 004, block 005, block 013, block 014, block 016, block 017, block 018, block 035, block 036, block 040, block 058, block 060, block 065, block 066, block 098; and the following blocks in voting district (00006A), tract 0014.00, block group 2, in Douglas county: block 002, block 003; and the following blocks in voting district (00006A), tract 0015.00, block group 1, in Douglas county: block 080, block 081, block 093, block 094, block 095, block 097; and the following blocks in voting district (00006A), tract 0015.00, block group 2, in Douglas county: block 072, block 073, block 074; and the following blocks in voting district (00006A), tract 0016.00, block group 2, in Douglas county: block 012, block 013, block 044, block 046, block 047, block 048, block 049, block 056; and the following voting districts in Douglas county: (00007A), (000080), (000090), (00010A), (000110), (00012A), (000130), (000140), (000150), (000160), (000170), (000180), (000190), (000210), (000220), (000240), (000250), (000260), (000270), (000290), (000300), (000310), (000320), (000330), (000340); and the following blocks in voting district (000360), tract 0009.01, block group 2, in Douglas county: block 004, block 005, block 012, block 014, block 015, block 016, block 017; and the following voting districts in Douglas county: (000400); and the following blocks in voting district (000410), tract 0010.01, block group 1, in Douglas county: block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 023, block 024, block 025, block 026, block 027, block 028, block 037, block 038, block 042, block 043, block 044; and the following voting districts in Douglas county: (000420); and the following blocks in voting district (000430), tract 0002.00, block group 5, in Douglas county: block 005, block 006, block 007, block 008; and the following blocks in voting district (000430), tract 0010.01, block group 1, in Douglas county: block 000, block 001, block 002, block 003; and the following blocks in voting district (000460), tract 0001.00, block group 3, in Douglas county: block 024, block 026; and the following blocks in voting district (000460), tract 0002.00, block group 1, in Douglas county: block 003, block 004, block 005, block 006, block 007, block 008, block 021, block 026, block 027, block 036, block 037, block 038, block 039; and the following blocks in voting district (000460), tract 0002.00, block group 2, in Douglas county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 025, block 026, block 027; and the following blocks in voting district (000460), tract 0005.01, block group 1, in Douglas county: block 040, block 041; and the following voting districts in Douglas county: (000470); and the following blocks in voting district (00048A), tract 0001.00, block group 1, in Douglas county: block 012, block 013, block 014, block 016, block 020, block 021, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 064, block 065, block 067, block 068, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 088, block 091, block 093, block 094, block 095; and the following blocks in voting district (00048A), tract 0001.00, block group 2, in Douglas county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block

032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040; and the following blocks in voting district (00048A), tract 0001.00, block group 3, in Douglas county: block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 025, block 027, block 028, block 029, block 030, block 031; and the following voting districts in Douglas county: (00048B), (00048C), (00048D), (00050A), (00050C), (00052A); and the following blocks in voting district (000560), tract 0008.01, block group 1, in Douglas county: block 004, block 005; and the following blocks in voting district (000560), tract 0016.00, block group 2, in Douglas county: block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 045, block 050, block 051, block 052, block 053, block 054, block 055, block 057, block 058, block 062, block 063, block 064; and the following blocks in voting district (000580), tract 0015.00, block group 1, in Douglas county: block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 098, block 099; and the following blocks in voting district (000580), tract 0015.00, block group 2, in Douglas county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 075; and the following voting districts in Douglas county: (00061A), (400010), (400020), (400030), (400040), (400060), (400080), (900040), (900050), (900060), (900070), (900080), (900090), (900150), (900170); and the following voting districts in Jefferson county: (000010), (000020), (000030), (000050), (000060), (000070), (000080), (000090),(000100), (000110), (000120), (000130).

Senatorial district 3 shall consist of the following voting districts in Douglas county: (000020); and the following blocks in voting district (000050), tract 0001.00, block group 1, in Douglas county: block 086; and the following blocks in voting district (000050), tract 0001.00, block group 3, in Douglas county: block 004, block 006, block 007, block 009, block 010; and the following blocks in voting district (000200), tract 0008.02, block group 1, in Douglas county: block 000, block 001, block 002, block 003, block 004, block 013, block 014, block 015, block 016, block 017, block 023, block 024, block 025, block 026; and the following blocks in voting district (000200), tract 0008.02, block group 2, in Douglas county: block 000, block 001, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 023; and the following blocks in voting district (000200), tract 0008.02, block group 3, in Douglas county: block 000, block 001, block 002, block 003, block 006, block 009, block 010, block 011, block 012, block 023; and the following blocks in voting district (000200), tract 0009.02, block group 1, in Douglas county: block 027, block 028, block 041, block 042; and the following voting districts in Douglas county: (000230), (000280), (000350); and the following blocks in voting district (000360), tract 0009.01, block group 4, in Douglas county: block 001, block 003, block 004, block

005, block 006; and the following blocks in voting district (000360), tract 0009.01, block group 5, in Douglas county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007; and the following voting districts in Douglas county: (000370), (000380); and the following blocks in voting district (000410), tract 0010.01, block group 2, in Douglas county: block 002, block 005, block 006, block 008, block 009, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 034, block 035; and the following blocks in voting district (000430), tract 0002.00, block group 5, in Douglas county: block 009; and the following blocks in voting district (000430), tract 0002.00, block group 6, in Douglas county: block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017; and the following blocks in voting district (000430), tract 0010.02, block group 1, in Douglas county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009; and the following voting districts in Douglas county: (00044A), (000450); and the following blocks in voting district (000460), tract 0002.00, block group 1, in Douglas county: block 010, block 011; and the following blocks in voting district (00048A), tract 0001.00, block group 3, in Douglas county: block 008; and the following blocks in voting district (00053A), tract 0008.01, block group 1, in Douglas county: block 000, block 001, block 002, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 030, block 043; and the following blocks in voting district (00053A), tract 0008.01, block group 2. in Douglas county: block 004, block 005, block 006, block 007, block 008, block 009, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 034, block 036, block 042; and the following blocks in voting district (000560), tract 0008.01, block group 1, in Douglas county: block 003; and the following voting districts in Douglas county: (000600), (000620), (000630), (000640), (000650), (000660); and the following blocks in voting district (00067A), tract 0008.01, block group 1, in Douglas county: block 017, block 028, block 029, block 038, block 039, block 048, block 049; and the following blocks in voting district (00067A), tract 0008.01, block group 2, in Douglas county: block 032, block 033, block 038, block 039, block 040, block 041, block 043, block 045; and the following blocks in voting district (00067A), tract 0008.02, block group 2, in Douglas county: block 004, block 005, block 006, block 007, block 018; and the following blocks in voting district (00067A), tract 0009.02, block group 1, in Douglas county: block 031, block 032, block 037, block 043; and the following blocks in voting district (00067A), tract 0012.01, block group 1, in Douglas county: block 070, block 071, block 072, block 077, block 081, block 082, block 083; and the following voting districts in Douglas county: (00067B); and the following blocks in voting district (000680), tract 0012.01, block group 1, in Douglas county: block 130, block 131, block 132, block 133, block 135, block 136, block 137, block 138, block 139; and the following blocks in voting district (000680), tract 0012.03, block group 1, in Douglas county: block 015, block 016, block 017, block 018, block 019, block 020, block 051, block 052, block 053, block 054, block 073, block 074, block 075, block 076, block 077, block 079, block 081; and the following voting districts in Douglas county: (200010), (200020), (400050), (400070), (400090), (400100); and the following blocks in voting district (400110), tract 0008.01, block group 1, in Douglas county: block 015; and the following voting districts in Douglas county: (900020), (900100), (900110), (900120), (900130), (900140), (900160); and the

following voting districts in Leavenworth county: (000010), (000020), (000030), (000040), (000050), (000060), (000070), (000300), (000310), (000320), (000350), (000360), (000370), (000380), (000390), (900010), (900020), (900030), (900080).

Sec. 137. Senatorial district 4 shall consist of the following voting districts in Wyandotte county: (600090), (600100); and the following blocks in voting district (600110), tract 0400.01, block group 1, in Wyandotte county: block 126; and the following blocks in voting district (600110), tract 0400.02, block group 1, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 041, block 042, block 043, block 044, block 050; and the following blocks in voting district (600110), tract 0418.00, block group 1, in Wyandotte county: block 017, block 031; and the following blocks in voting district (600110), tract 0419.00, block group 1, in Wyandotte county: block 000, block 006, block 007; and the following blocks in voting district (600110), tract 0419.00, block group 2, in Wyandotte county: block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 034; and the following blocks in voting district (600110), tract 0425.01, block group 1, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 016, block 017, block 018, block 019, block 020, block 021, block 022; and the following voting districts in Wyandotte county: (600120), (600130), (600140), (600150), (600160), (600170), (600180), (600190), (600200), (600210), (600220), (600230), (600240); and the following blocks in voting district (600250), tract 0419.00, block group 2, in Wyandotte county: block 010, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 035, block 036, block 037, block 038, block 039, block 040, block 041; and the following blocks in voting district (600250), tract 0420.02, block group 1, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 005; and the following blocks in voting district (600250), tract 0424.00, block group 2, in Wyandotte county: block 001; and the following blocks in voting district (600250), tract 0425.01, block group 1, in Wyandotte county: block 023, block 024, block 025, block 026; and the following blocks in voting district (600260), tract 0420.02, block group 1, in Wyandotte county: block 006, block 007, block 008, block 009, block 010; and the following blocks in voting district (600260), tract 0420.02, block group 2, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013; and the following blocks in voting district (600270), tract 0421.00, block group 3, in Wyandotte county: block 010, block 011, block 013, block 014, block 015; and the following blocks in voting district (600290), tract 0421.00, block group 1, in Wyandotte county: block 009, block 010, block 011, block 012; and the following blocks in voting district (600290), tract 0421.00, block group 3, in Wyandotte county: block 006, block 007, block 008, block 009; and the following voting districts in Wyandotte county: (600450), (600460), (600470); and the following blocks in voting district (600480), tract 0415.00, block group 1, in Wyandotte county: block 015, block 016, block 017,

block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 036, block 038; and the following blocks in voting district (600480), tract 0415.00, block group 2, in Wyandotte county: block 017, block 018, block 019, block 020, block 023, block 024; and the following blocks in voting district (600480), tract 0425.02, block group 1, in Wyandotte county: block 015, block 095; and the following blocks in voting district (600480), tract 0439.05, block group 2, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 038, block 039, block 063, block 065; and the following voting districts in Wyandotte county: (600500); and the following blocks in voting district (600520), tract 0439.05, block group 1, in Wyandotte county: block 014, block 017, block 018, block 022; and the following blocks in voting district (600520), tract 0441.01, block group 1, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 005, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031; and the following voting districts in Wyandotte county: (600590), (600600), (600610), (600620), (600630), (600640), (600650), (600660), (600670), (600680), (600690), (600700), (600710), (600720), (600870), (600880), (600890), (600900), (600910), (600920), (600940), (600950), (600970), (600980), (600990), (601000).

Sec. 138. Senatorial district 5 shall consist of the following voting districts in Leavenworth county: (000080), (000090), (000100), (000110), (000120), (000130), (000140), (000150), (000160), (00017A), (00017B), (000180), (00019A), (00019B), (000200), (000210), (000220), (000230), (000240), (000250), (000260), (00027A), (000280), (00029A), (00029C), (00029D), (000330), (000340), (300010), (800010), (900040), (900050), (900060); and the following blocks in voting district (600040), tract 0448.05, block group 1, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010. block 011. block 012. block 013. block 014. block 015. block 041. block 042. block 043; and the following blocks in voting district (600040), tract 0448.06, block group 1, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028; and the following voting districts in Wyandotte county: (600530); and the following blocks in voting district (600540), tract 0441.02, block group 3, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018; and the following blocks in voting district (600550), tract 0441.02, block group 1, in Wyandotte county: block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 012, block 013, block 014, block 015, block 016, block 018, block 019, block 020; and the following blocks in voting district (600550), tract 0447.04, block group 2, in Wyandotte county: block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 38, block 039, block 055; and the following voting districts in Wyandotte county: (600730), (600740). (600750); and the following blocks in voting district (600760), tract 0447.03, block group 1, in Wyandotte county: block 028, block 029, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 101, block 104, block 106; and the following blocks in voting district (600760), tract 0447.04, block group 2, in Wyandotte county: block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 040, block 041, block 044, block 045, block 046, block 047; and the following blocks in voting district (600760), tract 0448.03, block group 2, in Wyandotte county: block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 098, block 099; and the following voting districts in Wyandotte county: (600930), (600960), (601010), (601020), (601030), (601040), (601050), (601060), (601070), (601080), (601090), (601100).

Sec. 139. Senatorial district 6 shall consist of the following blocks in voting district (000920), tract 0522.01, block group 1, in Johnson county: block 000, block 025; and the following blocks in voting district (001540), tract 0522.01, block group 1, in Johnson county: block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 023, block 024, block 030, block 031; and the following voting districts in Johnson county: (900490), (900500); and the following blocks in voting district (900510), tract 0522.01, block group 2, in Johnson county: block 013, block 019, block 020; and the following blocks in voting district (900510), tract 0522.01, block group 3, in Johnson county: block 013, block 014, block 015, block 016, block 018, block 019, block 020, block 021; and the following blocks in voting district (900520), tract 0522.01, block group 2, in Johnson county: block 014, block 017, block 018; and the following voting districts in Wyandotte county: (600010), (600020), (600030); and the following blocks in voting district (600040), tract 0448.05, block group 1, in Wyandotte county: block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 030, block 032, block 033, block 034, block 035, block

036; and the following blocks in voting district (600040), tract 0448.06, block group 1, in Wyandotte county; block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 075, block 079, block 080, block 081, block 085, block 086, block 088, block 089, block 090, block 091, block 092; and the following voting districts in Wyandotte county: (600050), (600060), (600070), (600080); and the following blocks in voting district (600110), tract 0400.02, block group 1, in Wyandotte county: block 037, block 038, block 039, block 040, block 045, block 046, block 047, block 048, block 049, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063; and the following blocks in voting district (600250), tract 0424.00, block group 2, in Wyandotte county: block 000, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027; and the following blocks in voting district (600250), tract 0424.00, block group 3, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008; and the following blocks in voting district (600250), tract 0425.01, block group 1, in Wyandotte county: block 014, block 015, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 120, block 121, block 122, block 123, block 124, block 125; and the following blocks in voting district (600260), tract 0424.00, block group 1, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 006; and the following blocks in voting district (600270), tract 0423.00, block group 2, in Wyandotte county: block 000, block 001, block 002, block 003, block 012, block 013, block 014, block 015; and the following blocks in voting district (600270), tract 0423.00, block group 3, in Wyandotte county: block 000, block 001, block 002, block 005, block 009, block 024; and the following voting districts in Wyandotte county: (600280); and the following blocks in voting district (600290), tract 0423.00, block group 1, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018; and the following blocks in voting district (600290), tract 0423.00, block group 2, in Wyandotte county: block 004, block 005, block 006, block 007, block 008, block 009; and the following voting districts in Wyandotte county: (600300), (600310), (600320), (600330), (600340), (600350), (600360), (600370), (600380), (600390), (600400), (600410), (600420), (600430), (600440); and the following blocks in voting district (600480), tract 0439.05, block group 2, in Wyandotte county: block 032, block 033, block 034, block 036, block 037, block 040, block 041, block 042, block 043, block 044, block 045, block 050, block 051, block 052, block 053, block 054, block 055, block 061, block 062; and the following voting districts in Wyandotte county: (600490), (600510); and the following blocks in voting district (600520), tract 0440.01, block group 2, in Wyandotte county: block 000, block 001, block 002, block 003, block 004, block 005, block 006; and the following blocks in

voting district (600520), tract 0440.01, block group 3, in Wyandotte county: block 026, block 028; and the following blocks in voting district (600540), tract 0440.01, block group 1, in Wyandotte county: block 000, block 001, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 024, block 025, block 026; and the following blocks in voting district (600550), tract 0440.01, block group 1, in Wyandotte county: block 002, block 003; and the following voting districts in Wyandotte county: (600560), (600570), (600580); and the following blocks in voting district (600760), tract 0447.03, block group 1, in Wyandotte county: block 078, block 086, block 087, block 098, block 099, block 100, block 102, block 103, block 108; and the following blocks in voting district (600760), tract 0447.04, block group 2, in Wyandotte county: block 042, block 043, block 048, block 049, block 050, block 051, block 052, block 053; and the following voting districts in Wyandotte county: (600770), (600780), (600790), (600800), (600810), (600820), (600830), (600840), (600850), (600860).

Sec. 140. Senatorial district 7 shall consist of the following voting districts in Johnson county: (000100), (000110), (000120), (000130), (000200), (000210), (000220), (000230), (000840), (000850), (000860), (000870), (000880), (000890),(000900), (000910); and the following blocks in voting district (000920), tract 0503.01, block group 1, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018; and the following blocks in voting district (000920), tract 0503.01, block group 2, in Johnson county: block 000, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017; and the following voting districts in Johnson county: (000930), (000940), (000950), (000960), (000970); and the following blocks in voting district (001540), tract 0504.00, block group 2, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 014, block 015; and the following blocks in voting district (001540), tract 0504.00, block group 3, in Johnson county: block 001, block 002, block 003, block 021; and the following voting districts in Johnson county: (001550), (001560), (001590), (001600), (001700), (001720), (001770), (001830), (002280), (002290), (002500), (002510), (002520), (002530), (002540), (002550), (002560), (002570), (002580), (002590), (002600), (002610), (002620), (002630), (002640), (002650), (002660), (002670), (002680), (002690),(002700), (002710), (002720), (002730), (002740), (002750), (003130), (003140), (003150); and the following blocks in voting district (900520), tract 0521.01, block group 1, in Johnson county: block 003; and the following voting districts in Johnson county: (900990), (901320).

Sec. 141. Senatorial district 8 shall consist of the following voting districts in Johnson county: (000630), (000640), (000650), (001490), (001690), (001730), (001740), (001750), (001760), (001780), (001790), (001800), (001810), (001820), (001840), (001850), (001860), (001870), (001880), (001890); and the following blocks in voting district (001900), tract 0518.05, block group 4, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027; and the following blocks in voting

district (001900), tract 0532.01, block group 1, in Johnson county: block 018; and the following voting districts in Johnson county: (001910), (001920), (001930), (001940). (001950), (001960), (001970), (001980), (001990), (002000), (002010), (002020), (002030), (002040), (002050), (002060), (002070), (002080), (002120), (002130),(002140), (002150), (00217B), (002300), (002310), (002320); and the following blocks in voting district (002340), tract 0518.06, block group 3, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013; and the following blocks in voting district (002350), tract 0518.06, block group 4, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009; and the following blocks in voting district (002380), tract 0531.02, block group 2, in Johnson county: block 009, block 010, block 016, block 017, block 018, block 019, block 020; and the following blocks in voting district (900460), tract 0530.05, block group 1, in Johnson county: block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 018, block 019, block 020, block 021, block 022, block 023; and the following blocks in voting district (901050), tract 0530.08, block group 1, in Johnson county; block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 010, block 015; and the following blocks in voting district (901050), tract 0530.08, block group 2, in Johnson county: block 000, block 015.

Sec. 142. Senatorial district 9 shall consist of the following voting districts in Johnson county: (000070), (000080), (000560); and the following blocks in voting district (001000), tract 0535.55, block group 1, in Johnson county; block 012, block 013, block 014, block 015, block 020, block 021, block 024, block 025, block 026, block 027, block 028; and the following blocks in voting district (001000), tract 0535.55, block group 2, in Johnson county: block 009, block 014, block 015, block 016; and the following blocks in voting district (001000), tract 0535.55, block group 3, in Johnson county: block 003, block 004, block 005, block 006, block 007; and the following blocks in voting district (001090), tract 0535.55, block group 1, in Johnson county: block 016, block 017, block 018, block 019, block 022, block 023; and the following blocks in voting district (001090), tract 0536.01, block group 1, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010; and the following blocks in voting district (001090), tract 0536.01, block group 2, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 018, block 019, block 024, block 025, block 026, block 027, block 028, block 029; and the following voting districts in Johnson county: (001130), (001150), (001160), (00117A), (00117B), (001200), (001210), (001220), (001240), (001250), (001260), (001280), (001290); and the following blocks in voting district (001420), tract 0529.05, block group 1, in Johnson county: block 020, block 021, block 022; and the following voting districts in Johnson county: (001520), (00153J), (00153K); and the following blocks in voting district (002980), tract 0526.03, block group 2, in Johnson county: block 018; and the following voting districts in Johnson county: (003000), (003010), (003020), (004070), (004080), (004090), (004100), (004140), (004180), (900040), (900050), (900060), (900390), (900420), (900640), (900660), (900670), (900680),

(900700), (900720), (900730), (900740), (900750), (900760); and the following blocks in voting district (900870), tract 0529.10, block group 1, in Johnson county; block 019. block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039; and the following blocks in voting district (901360), tract 0526.03, block group 2, in Johnson county: block 008, block 009; and the following voting districts in Johnson county: (901370), (901380), (901400); and the following blocks in voting district (901550), tract 0535.55, block group 1, in Johnson county: block 029, block 030, block 031, block 032; and the following blocks in voting district (901550), tract 0535.57, block group 1, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018; and the following blocks in voting district (901550), tract 0535.57, block group 2, in Johnson county: block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 014; and the following blocks in voting district (901650), tract 0528.02, block group 4, in Johnson county: block 002, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 032; and the following voting districts in Johnson county: (901660), (901670); and the following blocks in voting district (901700), tract 0529.05, block group 1, in Johnson county; block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 023; and the following blocks in voting district (901700), tract 0529.05, block group 2, in Johnson county: block 008, block 009, block 010, block 011, block 012, block 017, block 018, block 019; and the following blocks in voting district (901700), tract 0529.08, block group 4, in Johnson county: block 004; and the following voting districts in Johnson county: (901720); and the following blocks in voting district (901810), tract 0536.02, block group 4, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 006, block 007, block 008, block 009, block 010, block 015, block 016, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 035, block 036; and the following voting districts in Johnson county: (901850), (901910), (901930), (901940).

Sec. 143. Senatorial district 10 shall consist of the following voting districts in Johnson county: (000190); and the following blocks in voting district (000580), tract 0524.18, block group 2, in Johnson county: block 006, block 007, block 008, block 009, block 010; and the following blocks in voting district (000580), tract 0524.19, block group 3, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006; and the following blocks in voting district (000590), tract 9800.02, block group 1, in Johnson county: block 008, block 013, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033; and the following voting districts in Johnson county: (001570), (001580), (001610), (001620), (001630), (001640), (001650), (001660), (001670), (001680), (001710), (002760), (002770), (002780), (002790), (002800), (002810), (002920), (002920), (002960); and the following blocks in voting district (002980), tract 0526.03, block group 1, in Johnson county: block 027, block 028, block

029, block 030, block 031; and the following blocks in voting district (002980), tract 0526.03, block group 2, in Johnson county; block 017, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032; and the following voting districts in Johnson county: (002990), (003040), (003050), (003060), (003070), (003080), (900030); and the following blocks in voting district (900510), tract 0521.01, block group 1, in Johnson county: block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 043, block 047; and the following blocks in voting district (900520), tract 0521.01, block group 1, in Johnson county: block 001, block 002, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 041, block 042, block 044, block 045, block 046, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066; and the following voting districts in Johnson county: (900530), (900540), (900550), (900560), (901330), (901340), (901350); and the following blocks in voting district (901360), tract 0526.03, block group 2, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 010, block 011, block 012, block 013, block 014, block 015, block 016; and the following voting districts in Johnson county: (901390); and the following voting districts in Wyandotte county: (601110).

Sec. 144. Senatorial district 11 shall consist of the following voting districts in Johnson county: (000240), (000270), (000350), (000370); and the following blocks in voting district (001900), tract 0518.05, block group 4, in Johnson county: block 028, block 029; and the following blocks in voting district (001900), tract 0532.01, block group 1, in Johnson county: block 017; and the following voting districts in Johnson county: (002090), (002160), (002180), (002190), (002200), (002210), (00222B), (002230), (002240), (002330); and the following blocks in voting district (002340), tract 0518.06, block group 5, in Johnson county: block 003, block 004, block 005, block 006, block 015, block 016, block 017, block 018, block 019, block 023, block 024, block 025; and the following blocks in voting district (002350), tract 0518.06, block group 5, in Johnson county: block 000, block 001, block 002, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 020, block 021, block 022; and the following voting districts in Johnson county: (002370); and the following blocks in voting district (002380), tract 0531.05, block group 1, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012; and the following voting districts in Johnson county: (002390), (002400), (002410), (00242A), (00242B), (900190), (900200), (900210), (900220), (900230), (900240), (900250), (900260), (900270), (900280); and the following blocks in voting district (900290), tract 0534.10, block group 4, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 011, block 012, block 013, block 014, block 015, block 016, block 021, block 022; and the following voting districts in Johnson county: (900300), (900310), (900320), (900330), (900340), (901020), (901040), (901060), (901070), (901080), (901090), (901100), (901110); and the following blocks in voting district (901160), tract 0534.10, block group 4, in Johnson county: block 010, block 017, block 018, block 019, block 020, block 023, block 024.

Sec. 145. Senatorial district 12 shall consist of the following voting districts in Franklin county: (000010), (000020), (000030), (000040), (000050); and the following blocks in voting district (000060), tract 9541.00, block group 5, in Franklin county: block 133, block 134, block 135, block 137, block 138, block 139, block 140, block 145, block 174, block 175, block 176, block 177, block 193; and the following blocks in voting district (000060), tract 9541.00, block group 6, in Franklin county: block 006, block 007, block 008, block 014, block 017, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 064, block 069, block 070, block 071, block 072, block 073, block 076, block 078, block 079, block 082, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 138, block 144, block 188, block 189, block 191, block 193, block 194; and the following voting districts in Franklin county: (000070), (000080); and the following blocks in voting district (000090), tract 9545.00, block group 4, in Franklin county: block 019, block 023, block 078; and the following voting districts in Franklin county: (000100): and the following blocks in voting district (000110), tract 9545.00, block group 2, in Franklin county: block 162, block 164, block 166, block 167, block 168, block 169, block 171, block 172, block 173; and the following blocks in voting district (000110), tract 9545.00, block group 3, in Franklin county: block 018, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 063, block 064; and the following blocks in voting district (000110), tract 9545.00, block group 4, in Franklin county: block 066, block 067, block 068, block 069, block 070, block 071, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 134, block 135, block 136, block 137, block 138, block 139, block 140, block 145, block 147, block 148, block 149, block 150, block 151; and the following blocks in voting district (000110), tract 9545.00, block group 5, in Franklin county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 019, block 027, block 028, block 029; and the following voting districts in Franklin county: (00012A), (00013A), (00013B), (00013C), (000140), (000150), (000160), (000170), (000180), (000190), (00020A), (000210), (000220), (000230); and the following blocks in voting district (000240), tract 9545.00, block group 3, in Franklin county: block 058, block 059, block 060, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block

081, block 082, block 083, block 084, block 085, block 086, block 094, block 186, block 187, block 188, block 189, block 190, block 191, block 192; and the following blocks in voting district (000240), tract 9545.00, block group 5, in Franklin county: block 026, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114; and the following voting districts in Franklin county: (900010); and all of Linn county; and all of Miami county.

Senatorial district 13 shall consist of the following blocks in voting district (000020), tract 9526.00, block group 1, in Allen county: block 566, block 567, block 568, block 569, block 570, block 576, block 577, block 578, block 579, block 580, block 581, block 582, block 583, block 584, block 608, block 609, block 610, block 611, block 612, block 613, block 614, block 615, block 616, block 617, block 618, block 619, block 620, block 621, block 622, block 623, block 624, block 625, block 626, block 627, block 628, block 721, block 726, block 727, block 728, block 729, block 730, block 731, block 732, block 733, block 734, block 736; and the following blocks in voting district (000020), tract 9530.00, block group 1, in Allen county: block 196, block 197, block 198, block 199, block 201, block 231, block 242, block 243, block 244, block 245, block 262, block 263, block 264, block 265, block 266, block 267, block 268, block 269, block 270, block 271, block 272, block 273, block 276, block 277, block 278, block 279, block 280, block 281, block 282, block 283, block 284, block 285, block 286; and the following voting districts in Allen county: (000030), (000040); and the following blocks in voting district (00006A), tract 9530.00, block group 1, in Allen county: block 101, block 102, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 115, block 121, block 122, block 123, block 126, block 162, block 163, block 164, block 165, block 171, block 172, block 173, block 174, block 175, block 176, block 177, block 178, block 179, block 180, block 181, block 182, block 187, block 188, block 189, block 190, block 191, block 192, block 193, block 288; and the following blocks in voting district (00006A), tract 9530.00, block group 2, in Allen county: block 040; and the following voting districts in Allen county: (000140), (000150), (000170), (000180), (000190); and all of Bourbon county; and the following blocks in voting district (000010), tract 9586.00, block group 1, in Cherokee county: block 012, block 013, block 016, block 017, block 019, block 020, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120; and the following blocks in voting district (000010), tract 9586.00, block group 3, in Cherokee county: block 000, block 001, block 002, block 003, block 023, block 024, block 025,

block 026, block 027, block 033, block 034, block 035, block 036; and the following blocks in voting district (000010), tract 9586.00, block group 5, in Cherokee county: block 009, block 010; and the following voting districts in Cherokee county: (000030); and the following blocks in voting district (00004A), tract 9586.00, block group 2, in Cherokee county: block 062, block 063; and the following blocks in voting district (00004A), tract 9586.00, block group 3, in Cherokee county: block 039, block 040, block 047, block 048; and the following blocks in voting district (00004A), tract 9586.00, block group 4, in Cherokee county: block 002, block 003, block 006, block 007, block 012, block 013, block 018, block 019, block 022, block 023, block 024, block 025, block 028, block 029, block 030, block 037; and the following blocks in voting district (00004A), tract 9586.00, block group 5, in Cherokee county: block 035; and the following voting districts in Cherokee county: (000050); and the following blocks in voting district (000110), tract 9581.00, block group 3, in Cherokee county: block 129, block 130, block 131, block 132, block 133, block 134, block 135, block 136, block 140, block 141; and the following blocks in voting district (000110), tract 9583.00, block group 1, in Cherokee county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 012; and the following voting districts in Cherokee county: (000120), (00013A), (00013B), (00013C), (00013D), (000140), (00015A), (00015B), (000160), (000170), (00018A), (00018B), (00018C), (000200), (000220), (000250), (000310), (000320), (000330), (000340); and the following blocks in voting district (000360), tract 9584.00, block group 2, in Cherokee county: block 035, block 036, block 047, block 049, block 050; and the following blocks in voting district (00037A), tract 9584.00, block group 3, in Cherokee county: block 030, block 031, block 032, block 033; and the following blocks in voting district (00037A), tract 9586.00, block group 1, in Cherokee county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 014, block 015, block 018; and the following blocks in voting district (00037B), tract 9586.00, block group 2, in Cherokee county: block 060, block 061; and the following blocks in voting district (00037B), tract 9586.00, block group 5, in Cherokee county: block 038; and the following voting districts in Cherokee county: (00037C), (00039A), (000400), (000410); and all of Crawford county.

Senatorial district 14 shall consist of the following blocks in voting Sec. 147. district (000010), tract 9586.00, block group 1, in Cherokee county; block 021, block 057, block 058, block 072, block 083, block 095; and the following blocks in voting district (000010), tract 9586.00, block group 3, in Cherokee county: block 004, block 011, block 012, block 022; and the following voting districts in Cherokee county: (000020); and the following blocks in voting district (00004A), tract 9586.00, block group 2, in Cherokee county: block 021, block 022, block 024, block 032, block 033, block 034, block 038, block 039, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 059, block 067, block 068, block 069; and the following blocks in voting district (00004A), tract 9586.00, block group 3, in Cherokee county: block 017, block 018, block 019, block 028, block 029, block 030, block 031, block 032, block 041, block 042, block 043, block 044, block 045, block 046; and the following blocks in voting district (00004A), tract 9586.00, block group 4, in Cherokee county: block 004, block 005, block 020, block 021, block 026, block 027; and the following voting districts in Cherokee county: (00004B), (000060), (000070), (000080), (000090), (00010A), (00010B); and the following blocks in voting district (000110), tract 9582.00, block group 2, in Cherokee county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 020, block 021, block 022, block 023, block 024; and the following blocks in voting district (000110), tract 9583.00, block group 1, in Cherokee county: block 009, block 010, block 011, block 044, block 045, block 046, block 060, block 061, block 062, block 063, block 104, block 105, block 106, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 132; and the following blocks in voting district (000110), tract 9584.00, block group 1, in Cherokee county: block 012, block 013, block 014, block 015, block 023, block 024, block 025, block 026, block 092, block 093, block 094, block 095, block 096; and the following voting districts in Cherokee county: (000190), (000210), (000230), (000240), (000260), (000270), (000280), (000290), (00030A), (00030B), (000350); and the following blocks in voting district (000360), tract 9582.00, block group 2, in Cherokee county: block 019, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 105, block 175, block 176, block 180; and the following blocks in voting district (000360), tract 9584.00, block group 1, in Cherokee county: block 097, block 098, block 099, block 105, block 106, block 107, block 158, block 159, block 160, block 161, block 176, block 177, block 178, block 186, block 187, block 188; and the following blocks in voting district (000360), tract 9584.00, block group 2, in Cherokee county: block 032, block 033, block 034, block 037, block 038, block 039, block 044, block 045, block 046; and the following blocks in voting district (00037A), tract 9582.00, block group 2, in Cherokee county: block 101, block 102, block 103, block 104, block 106, block 107, block 136, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 144, block 145, block 146, block 147, block 148, block 149, block 150, block 173, block 174, block 177, block 178, block 179, block 182, block 183; and the following blocks in voting district (00037A), tract 9586.00, block group 1, in Cherokee county: block 022, block 023, block 024, block 025, block 026, block 028, block 029, block 030, block 031, block 037, block 038, block 039, block 040, block 041, block 042, block 049, block 050; and the following blocks in voting district (00037A), tract 9586.00, block group 2, in Cherokee county: block 009, block 010, block 011, block 012, block 020, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 036, block 037, block 040, block 041, block 042, block 043, block 044, block 045, block 064, block 065, block 066; and the following blocks in voting district (00037B), tract 9586.00, block group 2, in Cherokee county: block 058; and the following voting districts in Cherokee county: (000380), (00042A), (00042B); and all of Labette county; and the following voting districts in Montgomery county: (00001A), (00001B), (00001C), (000020), (000030), (000040), (000050), (000060), (000070), (000080), (000090), (000100), (000110), (000120), (000130), (000140), (000150),

(000160), (000170), (000180), (000190), (000200), (000210), (000220), (000230),(000250), (000260), (000430), (00044A), (00044B), (00044C), (900010), (900020), (900030), (900040); and the following voting districts in Neosho county: (000010), (00002A), (000030), (000040), (000050), (000060), (000070), (000080), (000090), 000100), (000110), (00012A), (00012B), (00012C), (000130), (000140), (000150), (000160), (000170), (000180); and the following blocks in voting district (000190), tract 9516.00, block group 4, in Neosho county: block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 022, block 023, block 032, block 033, block 034; and the following blocks in voting district (000190), tract 9517.00, block group 1, in Neosho county: block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 056, block 057, block 059; and the following blocks in voting district (000190), tract 9517.00, block group 2, in Neosho county: block 000, block 001, block 002, block 003, block 004, block 005, block 006. block 007, block 008, block 009, block 010, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 020, block 023, block 024, block 030, block 031, block 036, block 073, block 079; and the following voting districts in Neosho county: (000200), (000210), (00022A), (00022B), (00022C), (00022D), (000230), (000240), (900010), (900020).

Sec. 148. Senatorial district 15 shall consist of the following voting districts in Allen county: (000010); and the following blocks in voting district (000020), tract 9530.00, block group 1, in Allen county: block 200, block 202, block 203, block 204, block 205, block 206, block 217, block 218, block 219, block 220, block 221, block 222, block 223, block 224, block 225, block 226, block 227, block 228, block 229, block 230, block 232, block 233, block 234, block 236, block 240, block 241, block 274, block 275; and the following blocks in voting district (000020), tract 9530.00, block group 4, in Allen county: block 133, block 134, block 135, block 159, block 160, block 161; and the following voting districts in Allen county: (000050); and the following blocks in voting district (00006A), tract 9530.00, block group 1, in Allen county: block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 103, block 104, block 105, block 106, block 107, block 124, block 125, block 127, block 207, block 208, block 209, block 210, block 211, block 212, block 213, block 214, block 215, block 216, block 289, block 290; and the following blocks in voting district (00006A), tract 9530.00, block group 2, in Allen county: block 000, block 001, block 002, block 004, block 005, block 006, block 007, block 008, block 010, block 011, block 012, block 013, block 015, block 016, block 018, block 033, block 034, block 035, block 036, block 039, block 049, block 095, block 105, block 106; and the following blocks in voting district (00006A), tract 9530.00, block group 4, in Allen county: block 000, block 001, block 002, block 013, block 014, block 015, block 064, block 087, block 093, block 095, block 096. block 097, block 099, block 100, block 101, block 102, block 104, block 105, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 124, block 125, block 126, block 127, block 128, block 129, block 131, block 136, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 144, block 145, block 146, block 147, block 148, block 149, block 150, block 151, block 152,

block 153, block 154, block 155, block 158, block 163; and the following voting districts in Allen county: (00006B), (00006C), (000070), (000080), (000090), (00010A), (00010B), (000110), (000120), (000130), (00016A), (00016B), (00016C), (00020A), (00020B), (000210); and all of Anderson county; and all of Chautauqua county; and the following voting districts in Coffey county: (000010), (000020), (000030), (00004A), (00004B), (00005A), (00005B), (00005C), (000060); and the following blocks in voting district (000070), tract 9661.00, block group 1, in Coffey county: block 167, block 171; and the following voting districts in Coffey county: (000080), (000090); and the following blocks in voting district (000100), tract 9662.00, block group 2, in Coffey county: block 017, block 018, block 083; and the following blocks in voting district (000100), tract 9662.00, block group 3, in Coffey county: block 213, block 253, block 254, block 255, block 256, block 258, block 259, block 260, block 261, block 264, block 265, block 266, block 267, block 268, block 269, block 270, block 271, block 272, block 273, block 274, block 275, block 278, block 279, block 280, block 281, block 282, block 283, block 284, block 285, block 286, block 291. block 292. block 293. block 294. block 295. block 296. block 297. block 298. block 299, block 300, block 301, block 302, block 303, block 305, block 306, block 320, block 327; and the following voting districts in Coffey county: (000110), (000120), (000130), (000140); and the following blocks in voting district (000150), tract 9661.00, block group 1, in Coffey county: block 158; and the following voting districts in Coffey county: (000160), (000170), (900010), (900020), (900030); and all of Elk county; and the following blocks in voting district (000060), tract 9541.00, block group 6, in Franklin county: block 101, block 102, block 103, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 123, block 153, block 154, block 155, block 156, block 157; and the following blocks in voting district (000090), tract 9541.00, block group 6, in Franklin county: block 134, block 135, block 136, block 137, block 139, block 140, block 141, block 142, block 143, block 158, block 159, block 160, block 161, block 162, block 163, block 164, block 165, block 166, block 167, block 168, block 169, block 174, block 175, block 177, block 186; and the following blocks in voting district (000090), tract 9545.00, block group 4, in Franklin county: block 018, block 020, block 021, block 022, block 048, block 072, block 073, block 074, block 075, block 076, block 077, block 094, block 095, block 096, block 097, block 141, block 142, block 143, block 144; and the following blocks in voting district (000090), tract 9545.00, block group 6, in Franklin county; block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 049, block 050, block 051, block 052, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 090, block 091, block 092, block 093, block 216; and the following blocks in voting district (000110), tract 9545.00, block group 4, in Franklin county: block 093; and the following blocks in voting district (000110), tract 9545.00, block group 5, in Franklin county: block 020, block 021, block 022, block 023; and the following blocks in voting district (000240), tract 9545.00, block group 5, in Franklin county: block 018, block 024, block 025, block 039, block

040, block 041, block 042, block 043, block 044, block 045, block 046, block 115; and the following blocks in voting district (000240), tract 9545.00, block group 6, in Franklin county: block 167, block 168, block 169, block 170, block 171; and the following voting districts in Franklin county: (000250); and all of Greenwood county; and the following voting districts in Montgomery county: (000240), (000270), (000280), (000290), (000300), (000310), (00032A), (00032B), (000330), (000340), (000350), (000360), (000370), (000380), (000390), (00040A), (00040B), (00040C), (000410), (000420), (000450), (000460), (000470), (900050), (900060); and the following blocks in voting district (000190), tract 9516.00, block group 4, in Neosho county: block 010, block 011; and the following blocks in voting district (000190), tract 9517.00, block group 1, in Neosho county: block 000; and all of Wilson county; and all of Woodson county.

Sec. 149. Senatorial district 16 shall consist of all of Butler county; and the following blocks in voting district (500490), tract 0101.06, block group 1, in Sedgwick county: block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 017, block 032, block 038, block 040, block 041; and the following blocks in voting district (500490), tract 0101.16, block group 1, in Sedgwick county; block 139, block 140, block 159, block 160, block 161, block 162, block 163, block 164, block 179, block 187, block 188, block 189, block 190, block 191, block 192, block 193, block 198, block 199, block 200, block 202, block 203; and the following blocks in voting district (500490), tract 0108.02, block group 1, in Sedgwick county: block 000, block 001, block 002, block 035, block 036, block 037, block 038, block 040, block 041, block 046, block 047, block 048, block 050, block 051, block 052, block 053; and the following voting districts in Sedgwick county: (500500), (500510), (500520); and the following blocks in voting district (500530), tract 0101.15, block group 1, in Sedgwick county: block 028, block 029; and the following blocks in voting district (500530), tract 0101.16, block group 1, in Sedgwick county: block 166, block 174, block 175, block 176, block 180, block 181; and the following blocks in voting district (500540), tract 0101.15, block group 1, in Sedgwick county: block 008, block 009, block 022, block 023, block 024, block 025, block 037, block 038, block 039, block 094, block 095, block 099, block 100, block 101, block 125, block 126, block 127; and the following blocks in voting district (500540), tract 0101.16, block group 1, in Sedgwick county: block 169, block 171, block 173; and the following blocks in voting district (500560), tract 0101.15, block group 1, in Sedgwick county: block 116; and the following voting districts in Sedgwick county: (500710); and the following blocks in voting district (502240), tract 0101.11, block group 1, in Sedgwick county: block 000, block 001, block 023, block 028; and the following blocks in voting district (502240), tract 0101.16, block group 1, in Sedgwick county: block 209, block 210, block 215, block 216; and the following voting districts in Sedgwick county: (502250); and the following blocks in voting district (503020), tract 0100.01, block group 2, in Sedgwick county: block 000; and the following blocks in voting district (503020), tract 0101.15, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 107, block 108, block 109, block 110, block 115, block 121, block 122, block 123, block 124; and the following blocks in voting district (503020), tract 0101.16, block group 1, in Sedgwick county: block 167, block 168, block 194; and the following blocks in voting district (503090), tract 0101.15, block group 1, in Sedgwick county: block 026,

block 027; and the following blocks in voting district (503090), tract 0101.16, block group 1, in Sedgwick county; block 172; and the following voting districts in Sedgwick county: (503110); and the following blocks in voting district (503160), tract 0101.15, block group 1, in Sedgwick county: block 030, block 031; and the following blocks in voting district (503160), tract 0101.16, block group 1, in Sedgwick county: block 183; and the following blocks in voting district (503530), tract 0101.16, block group 1, in Sedgwick county: block 096, block 097, block 110, block 111, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 123, block 124, block 132, block 133, block 134, block 141, block 142, block 143, block 144, block 145, block 146, block 147, block 148, block 149, block 150, block 151, block 152, block 153, block 154, block 155, block 158, block 170; and the following blocks in voting district (503550), tract 0101.16, block group 1, in Sedgwick county: block 211; and the following voting districts in Sedgwick county: (503560), (503580), (530540), (700490); and the following blocks in voting district (700530), tract 0101.15, block group 1, in Sedgwick county: block 072, block 073, block 074, block 076; and the following voting districts in Sedgwick county: (700620), (700660), (700670), (900010). Sec. 150. Senatorial district 17 shall consist of all of Chase county; and the following blocks in voting district (000070), tract 9661.00, block group 1, in Coffey county: block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 092, block 093, block 094, block 095, block 096, block 097, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 159, block 160, block 161, block 162, block 163, block 164, block 165, block 166, block 168, block 169, block 170, block 174, block 175; and the following blocks in voting district (000070), tract 9662.00, block group 3, in Coffey county: block 000, block 001, block 002, block 003, block 004, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 181, block 182, block 183, block 184, block 185, block 186, block 187, block 188, block 189, block 190, block 191, block 192, block 193, block 194, block 195, block 196, block 197, block 198, block 199, block 200, block 201, block 202, block 203, block 204, block 205, block 206, block 314, block 315, block 316, block 317, block 326; and the following blocks in voting district (000100), tract 9662.00, block group 3, in Coffey county: block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block

125, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 134, block 135, block 136, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 144, block 145, block 146, block 147, block 148, block 149, block 150, block 151, block 152, block 153, block 154, block 155, block 156, block 157, block 158, block 159, block 160, block 161, block 162, block 163, block 164, block 165, block 166, block 167, block 168, block 169, block 170, block 171, block 172, block 173, block 174, block 175, block 176, block 177, block 178, block 179, block 180, block 207, block 208, block 209, block 210, block 211, block 212, block 214, block 215, block 216, block 217, block 218, block 219, block 220, block 221, block 222, block 223, block 224, block 225, block 226, block 227, block 228, block 229, block 230, block 231, block 232, block 233, block 234, block 235, block 236, block 237, block 238, block 239, block 240, block 241, block 242, block 243, block 244, block 245, block 246, block 247, block 248, block 249, block 250, block 251, block 252, block 257, block 262, block 263, block 304, block 307, block 308, block 309, block 310, block 311, block 312, block 313, block 318, block 319, block 321, block 322, block 323, block 324, block 325, block 328, block 329, block 330; and the following blocks in voting district (000150), tract 9661.00, block group 1, in Coffey county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 034, block 035, block 036. block 037. block 038. block 039. block 040. block 041. block 042. block 043. block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 134, block 135, block 136, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 144, block 145, block 146, block 147, block 148, block 149, block 150, block 151, block 152, block 153, block 154, block 155, block 156, block 157, block 172, block 173, block 176, block 177, block 178, block 179, block 180, block 181, block 182, block 183, block 184, block 185, block 186, block 187, block 188, block 189, block 190, block 191, block 192, block 193, block 194, block 195, block 196, block 197, block 198, block 199, block 200, block 201, block 202, block 203, block 204, block 205, block 206, block 207, block 208, block 209, block 210, block 211, block 212, block 213, block 214, block 215, block 216, block 217, block 218, block 219; and the following voting districts in Dickinson county: (000060), (000080), (000120), (000150), (000160), (000170), (000180), (000190), (000200), (000210), (000230), (000240), (000250), (000270), (000280), (000300), (000310); and all of Lyon county; and all of Marion county; and all of Morris county; and the following voting districts in Osage county: (000010), (000020), (000030), (000060), (000080), (000090), (000100), (000130), (000140), (000220); and the following blocks in voting district (000230), tract 0103.00, block group 1, in Osage county: block 116, block 117, block 124, block 125, block 126, block 140, block 145, block 148, block 149; and the following voting districts in Osage county: (000240).

Sec. 151. Senatorial district 18 shall consist of the following voting districts in Shawnee county: (000090), (000150); and the following blocks in voting district (000250), tract 0008.00, block group 1, in Shawnee county: block 076, block 082, block 083; and the following blocks in voting district (000260), tract 0008.00, block group 1, in Shawnee county: block 081, block 091; and the following voting districts in Shawnee county: (000330), (000350), (000410), (000420), (000430), (000440); and the following blocks in voting district (000480), tract 0008.00, block group 1, in Shawnee county: block 085, block 096; and the following voting districts in Shawnee county: (000590), (000600), (000610), (000630), (000640), (000650), (000660), (000740), (001040), (001050), (001060), (001070), (001080), (001090), (001100), (001120), (001130), (001140), (001150), (001160), (001170), (001180), (001190), (001210), (001220); and the following blocks in voting district (001230), tract 0019.00, block group 1, in Shawnee county: block 025, block 026; and the following blocks in voting district (001230), tract 0019.00, block group 2, in Shawnee county: block 000, block 001, block 007, block 008, block 009, block 010, block 017, block 018; and the following voting districts in Shawnee county: (001360), (001370), (001380), (001410), (001460), (001760), (001850), (001880), (001890), (100050), (200010), (200020), (200120), (200140), (400070), (400100), (400110), (500010); and the following blocks in voting district (500110), tract 0036.07, block group 3, in Shawnee county: block 004, block 024, block 025; and the following voting districts in Shawnee county: (600010), (600020); and the following blocks in voting district (600030), tract 0004.00, block group 1, in Shawnee county: block 000, block 001; and the following blocks in voting district (600030), tract 0005.00, block group 2, in Shawnee county: block 010, block 011; and the following blocks in voting district (600030), tract 0040.00, block group 3, in Shawnee county: block 011, block 012; and the following voting districts in Shawnee county: (600050), (600060), (600150), (600160), (600220), (600230), (600240), (600340), (600350), (600360), (600370), (600380), (600390), (600470), (600510), (600530), (600570), (600580), (800020), (800030), (900030), (900040), (900050); and all of Wabaunsee county.

Sec. 152. Senatorial district 19 shall consist of the following blocks in voting district (000010), tract 0014.00, block group 2, in Douglas county: block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 038, block 043; and the following blocks in voting district (000030), tract 0008.01, block group 1, in Douglas county: block 007, block 009, block 010, block 012, block 046; and the following blocks in voting district (000030), tract 0014.00, block group 1, in Douglas county: block 009, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 029, block 030, block 031, block 032, block 034, block 035, block 036, block 038, block 039, block 040, block 062, block 092, block 093, block 094; and the following blocks in voting district (000030), tract 0014.00, block group 2, in Douglas county: block 136, block 145, block 146, block 175, block 176, block 177, block 178, block 179, block 180, block 181, block 182, block 193, block 194, block 195, block 196, block 197, block 200, block 201, block 202, block 203, block 204, block 205, block 206, block 207, block 208, block 209, block 210, block 211, block 212, block 213, block 214, block 215, block 216, block 217, block 218, block 219, block 220, block 221, block 222, block 223, block 224, block 228; and the following blocks in voting district (000030), tract 0014.00, block group 3, in Douglas county: block 000, block 001, block 002, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 055, block 070, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 220, block 221, block 224, block 225; and the following blocks in voting district (00006A), tract 0006.03, block group 1, in Douglas county: block 059, block 061, block 062, block 063, block 064; and the following blocks in voting district (00006A), tract 0014.00, block group 2, in Douglas county: block 000, block 001, block 004, block 005, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 042, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 134, block 135, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 144, block 147, block 148, block 149, block 150, block 151, block 152, block 153, block 154, block 155, block 156, block 157, block 158, block 159, block 160, block 161, block 162, block 163, block 164, block 165, block 166, block 167, lock 168, block 169, block 170, block 171, block 172, block 173, block 174, block 183, block 184, block 185, block 186, block 187, block 188, block 189, block 190, block 191, block 192, block 198, block 199, block 225, block 226, block 227, block 229, block 230, block 231, block 232, block 233, block 234, block 235, block 236, block 237; and the following blocks in voting district (00006A), tract 0014.00, block group 3, in Douglas county: block 003, block 004, block 005, block 006, block 007, block 008, block 222; and the following blocks in voting district (000200), tract 0009.02, block group 1, in Douglas county: block 040; and the following blocks in voting district (00053A), tract 0008.01, block group 1, in Douglas county: block 011, block 031, block 032, block 033, block 035, block 036, block 037, block 044, block 045, block 047; and the following blocks in voting district (00053A), tract 0014.00, block group 1, in Douglas county: block 006, block 007, block 008; and the following blocks in voting district (000560), tract 0008.01, block group 1, in Douglas county: block 008; and the following blocks in voting district (000580), tract 0014.00, block group 2, in Douglas county: block 006, block 007, block 037, block 039, block 040, block 041; and the following voting districts in Douglas county: (000590); and the following blocks in voting district (00067A), tract 0008.01, block group 1, in Douglas county; block 040, block 041, block 042; and the following blocks in voting district (00067A), tract 0008.02, block group 2, in Douglas county: block 016, block 017, block 019, block 020, block 021, block 022; and the following blocks in voting district (00067A), tract 0009.02, block group 1, in Douglas county: block 038, block 039; and the following blocks in voting district (00067A), tract 0012.01, block group 1, in Douglas county; block 073, block 074, block 075, block 076; and the following blocks in voting district (00067A), tract 0014.00, block group 1, in Douglas county: block 000, block 001, block 002, block 003, block 004, block 005, block 010, block 011, block 012, block 013, block 014, block 015, block 025, block 026, block 027, block 028, block 037, block 045, block 046, block 047; and the following blocks in voting district (000680), tract 0014.00, block group 1, in Douglas county: block 033, block 041, block 042, block 043, block 044, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 063, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 090, block 091; and the following blocks in voting district (000680), tract 0014.00, block group 3, in Douglas county: block 169, block 170, block 171, block 172, block 173, block 174, block 175, block 176, block 177, block 178, block 179, block 188, block 189, block 190, block 191, block 209, block 210, block 211, block 212, block 213, block 214, block 215, block 216, block 219; and the following blocks in voting district (400110), tract 0008.01, block group 1, in Douglas county: block 013, block 014, block 034; and the following voting districts in Douglas county: (900010); and the following voting districts in Jefferson county: (000040); and the following voting districts in Osage county: (000007), (000040), (000050), (000110), (000120), (000150), (000160), (000170), (000180), (000190), (000200), (000210); and the following blocks in voting district (000230), tract 0103.00, block group 1, in Osage county; block 062, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 115, block 118, block 119, block 120, block 121, block 122, block 123, block 129, block 130, block 146, block 147, block 176, block 177, block 178, block 187, block 570, block 573, block 579, block 580; and the following blocks in voting district (000230), tract 0104.00, block group 1, in Osage county: block 002, block 003, block 006, block 008, block 009, block 012, block 014; and the following blocks in voting district (000230), tract 0104.00, block group 2, in Osage county: block 001, block 002, block 003, block 006, block 010, block 013, block 015, block 078, block 094, block 095; and the following voting districts in Osage county: (900010), (900020), (900030), (900040); and the following voting districts in Shawnee county: (000080), (000180), (000190); and the following blocks in voting district (000250), tract 0008.00, block group 1, in Shawnee county: block 089; and the following blocks in voting district (000250), tract 0009.00, block group 4, in Shawnee county: block 012, block 013; and the following blocks in voting district (000260), tract 0008.00, block group 1, in Shawnee county:

block 090; and the following blocks in voting district (000260), tract 0009.00, block group 4, in Shawnee county: block 000, block 001, block 002, block 004, block 006. block 007, block 008, block 009, block 010, block 011, block 015, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 026, block 030, block 041, block 045, block 046, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 063, block 064, block 076, block 078, block 079, block 080; and the following blocks in voting district (000260), tract 0031.00, block group 1, in Shawnee county: block 002, block 003, block 004; and the following blocks in voting district (000260), tract 0039.01, block group 1, in Shawnee county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 018, block 019, block 021, block 022; and the following blocks in voting district (000260), tract 0039.01, block group 3, in Shawnee county: block 000, block 001, block 002, block 003, block 004, block 011; and the following voting districts in Shawnee county: (000270), (000280), (000290), (000300), (000310), (000370); and the following blocks in voting district (000480), tract 0008.00, block group 1, in Shawnee county: block 086; and the following blocks in voting district (000480), tract 0009.00, block group 1, in Shawnee county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024; and the following blocks in voting district (000480), tract 0009.00, block group 2, in Shawnee county: block 000, block 001, block 002, block 003; and the following blocks in voting district (000480), tract 0009.00, block group 3, in Shawnee county: block 000, block 001, block 002, block 003; and the following blocks in voting district (000480), tract 0009.00, block group 4, in Shawnee county: block 003, block 005, block 014, block 016, block 017, block 025, block 027, block 028, block 029, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 042, block 043, block 044, block 077; and the following voting districts in Shawnee county: (000490), (000500), (000510), (000520), (000530), (000540), (000550), (000560), (000570), (000580), (000690), (000700), (000710), (000750), (000760), (000770), (000780),(000790), (000800), (000820), (000830), (000840), (000850), (000860), (000870), (000880), (000890), (000910), (000920), (000930), (000940), (000950), (001010), (001910), (100060), (200090), (500070), (500080), (500120), (500130); and the following blocks in voting district (600030), tract 0004.00, block group 1, in Shawnee county: block 015, block 016; and the following blocks in voting district (600030), tract 0004.00, block group 3, in Shawnee county: block 000, block 001, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018; and the following blocks in voting district (600030), tract 0040.00, block group 3, in Shawnee county: block 007, block 008, block 009, block 013, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040; and the following blocks in voting district (600030), tract 0040.00, block group 4, in Shawnee county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016; and the following voting districts in Shawnee county: (600130), (600140); and the following blocks in voting district (600210), tract 0030.02, block group 2, in Shawnee county: block 017, block 023, block 024, block 025, block 026,

block 029, block 030, block 039, block 041, block 042, block 043, block 044, block 046; and the following blocks in voting district (600210), tract 0030.02, block group 3, in Shawnee county: block 048, block 053; and the following voting districts in Shawnee county: (600420), (600430), (600440); and the following blocks in voting district (900020), tract 0030.02, block group 2, in Shawnee county: block 040; and the following blocks in voting district (900020), tract 0030.02, block group 3, in Shawnee county: block 049, block 050.

Sec. 153. Senatorial district 20 shall consist of the following voting districts in Shawnee county: (000210), (000240), (000340), (000960), (000970), (000980), (000990), (001000), (001030), (001200); and the following blocks in voting district (001230), tract 0019.00, block group 1, in Shawnee county: block 027, block 028; and the following blocks in voting district (001230), tract 0019.00, block group 2, in Shawnee county: block 002, block 005, block 006, block 011, block 016, block 019, block 020, block 021; and the following voting districts in Shawnee county: (001240), (001250), (001260), (001270), (001280), (001290), (001300), (001310), (001320), (001330), (001340), (001350), (001400), (001420), (001430), (001440), (001450), (001470), (001480), (001490), (001500), (001510), (001520), (001530), (001540), (001550), (001560), (001570), (001590), (001600), (001610), (001620), (001630), (001640), (001650), (001670), (001680), (001710), (001720), (001780), (100030), (100040), (200050), (200070), (200080), (200130), (200150), (200160), (300090); and the following blocks in voting district (500110), tract 0036.04, block group 1, in Shawnee county: block 000, block 001; and the following blocks in voting district (500110), tract 0036.07, block group 1, in Shawnee county: block 001, block 028, block 029, block 036, block 040, block 041, block 042, block 051, block 052, block 053; and the following blocks in voting district (500110), tract 0036.07, block group 3, in Shawnee county: block 005, block 006, block 007, block 009, block 023, block 026, block 027, block 031; and the following voting districts in Shawnee county: (500140), (500160), (600040), (600080), (600090), (600110), (600170), (600180), (600190); and the following blocks in voting district (600210), tract 0037.00, block group 4, in Shawnee county: block 004; and the following voting districts in Shawnee county: (600250), (600260), (600270), (600280), (600290), (600300), (600310), (600330), (600490), (600500), (700010), (700020), (800010), (800040), (800060), (800070), (900010); and the following blocks in voting district (900020), tract 0030.02, block group 2, in Shawnee county: block 038, block 045, block 049, block 050, block 051, block 052; and the following blocks in voting district (900020), tract 0037.00, block group 1, in Shawnee county: block 007, block 013, block 076, block 093, block 094, block 105, block 110; and the following blocks in voting district (900020), tract 0037.00, block group 3, in Shawnee county: block 000, block 013, block 022, block 025, block 026, block 027, block 028, block 029; and the following blocks in voting district (900020), tract 0037.00, block group 4, in Shawnee county: block 000, block 001, block 002, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 024, block 025, block 026, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 076, block 082, block 083, block 084, block 148, block 149; and the following voting districts in Shawnee county: (900060), (900070), (900080), (900090).

Sec. 154. Senatorial district 21 shall consist of all of Clay county; and all of Cloud county; and the following voting districts in Geary county: (000010), (00002A); and the following blocks in voting district (00002B), tract 0006.00, block group 3, in Geary county: block 012; and the following blocks in voting district (00002C), tract 0006.00, block group 3, in Geary county: block 032, block 035, block 036, block 037, block 059; and the following blocks in voting district (00002D), tract 0006.00, block group 3, in Geary county: block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 033, block 034, block 038; and the following blocks in voting district (00002E), tract 0006.00, block group 3, in Geary county: block 015, block 016, block 017, block 018, block 019, block 020, block 039; and the following blocks in voting district (00002F), tract 0006.00, block group 3, in Geary county: block 013, block 014, block 060; and the following voting districts in Geary county: (00002M), (00002O), (00002P), (00002Q), (00002R); and the following blocks in voting district (000040), tract 0007.00, block group 1, in Geary county: block 052, block 053, block 054, block 055, block 056, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 130, block 131, block 132, block 133, block 134, block 135, block 136, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 144, block 145. block 146. block 147. block 148. block 149. block 156. block 284. block 285. block 286, block 287, block 288, block 289, block 290, block 291, block 292, block 293, block 294, block 295, block 296, block 297, block 298, block 299, block 300, block 301, block 302, block 303, block 304, block 333, block 336, block 337, block 346, block 347, block 348, block 355, block 356, block 357, block 358, block 359, block 389, block 390, block 391, block 392, block 393, block 504, block 508; and the following blocks in voting district (000050), tract 0007.00, block group 1, in Geary county: block 000, block 001, block 002, block 305, block 306, block 307, block 310, block 311, block 312, block 313, block 314, block 315, block 316, block 317, block 318, block 319, block 320, block 321, block 322, block 323, block 324, block 325, block 326, block 327, block 328, block 329, block 330, block 331, block 332, block 334, block 335, block 338, block 339, block 340, block 341, block 342, block 343, block 344, block 345, block 349, block 350, block 351, block 352, block 353, block 354, block 360, block 361, block 363, block 364, block 365, block 366, block 367, block 368, block 369, block 370, block 371, block 372, block 377, block 378, block 495; and the following blocks in voting district (000060), tract 0007.00, block group 1, in Geary county: block 050, block 051, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 081, block 082, block 083, block 084, block 085, block 086, block 090, block 091, block 093, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 150, block 151, block 152, block 153, block 154, block 155, block 157, block 158, block 254, block 255, block 256, block 264, block 494; and the following blocks in voting district (00007A), tract 0007.00, block group 1, in Geary county: block 171, block 173, block 174, block 175, block 176, block 177, block 182, block 183, block 189; and the following blocks in voting district (00013A), tract 0007.00, block group 1, in Geary county: block 186, block 187, block 188; and the following voting districts in Geary county: (00022B); and the following blocks in voting district (000230), tract 0003.00, block group 2, in Geary county: block 012, block 013, block 014; and the following voting districts in Geary county: (000240), (000250), (000270); and the following blocks in voting district (900010), tract 0003.00, block group 2, in Geary county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 015, block 017, block 018, block 022; and the following blocks in voting district (900010), tract 0007.00, block group 1, in Geary county: block 184, block 185, block 220, block 221, block 222, block 236, block 239; and the following blocks in voting district (900010), tract 0008.00, block group 1, in Geary county: block 214, block 215, block 216, block 217, block 218, block 219, block 220, block 221, block 222, block 223, block 224, block 225, block 226, block 234, block 265, block 266, block 267, block 268, block 269, block 270, block 271, block 272, block 273, block 274, block 275, block 276, block 277, block 278, block 279, block 280, block 281, block 282, block 283, block 284, block 286, block 287, block 288, block 289, block 290, block 291, block 292, block 293, block 294, block 295, block 296, block 297, block 299, block 301, block 302, block 312, block 313, block 315. block 316, block 334, block 335, block 336, block 337, block 338, block 340; and the following blocks in voting district (900010), tract 0008.00, block group 2, in Geary county: block 000, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015. block 016. block 017. block 018. block 019. block 020. block 021. block 022. block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 048, block 049, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 190, block 191, block 192, block 193, block 194, block 195, block 196, block 197, block 198, block 211, block 212, block 213, block 217, block 218, block 219, block 222, block 225, block 228, block 229, block 230, block 231, block 232, block 233, block 234, block 235, block 236, block 237, block 238, block 239, block 240, block 241, block 242, block 243, block 244, block 245, block 246, block 247, block 248, block 249, block 250, block 251, block 252, block 253, block 254, block 255, block 256, block 257, block 258, block 259, block 260, block 261, block 262, block 263, block 264, block 265, block 266, block 267, block 268, block 269, block 270, block 271, block 272, block 273, block 274, block 275, block 276, block 277, block 278, block 279, block 280, block 281, block 282, block 283, block 284, block 288, block 289, block 290, block 291, block 292, block 293, block 294, block 295, block 296, block 312, block 313, block 330, block 332, block 333, block 401, block 402, block 403, block 404; and the following blocks in voting district (900090), tract 0007.00, block group 1, in Geary county: block 087, block 088, block 089, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 159, block 160, block 161, block 162, block 163, block 164, block 165, block 166, block 167, block 168, block 169, block 170, block 172, block 178, block 179, block 180, block 181, block 190, block 197, block 198, block 199, block 206, block 209, block 497, block 498, block 499, block 502; and the following blocks in voting district (900120), tract 0007.00, block group 1, in Geary county: block 223, block 224, block 225, block 237, block 238; and the following blocks in voting district (900120), tract 0008.00, block group 2, in Geary county: block 208, block 209, block 210, block 214, block 215, block 216, block 220, block 221, block 223, block 224, block 226, block 227, block 299; and the following blocks in voting district (900180), tract 0008.00, block group 2, in Geary county: block 089, block 189; and all of Marshall county; and the following blocks in voting district (000010), tract 1766.00, block group 1, in Mitchell county: block 095, block 096, block 097, block 102, block 103, block 104, block 105, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 126, block 131, block 132, block 133, block 134, block 135, block 201, block 202, block 213, block 228; and the following voting districts in Mitchell county: (000020), (000030), (000040), (000050); and the following blocks in voting district (00006A), tract 1766.00, block group 1, in Mitchell county: block 079, block 080, block 081, block 098, block 099, block 100, block 101, block 136, block 137, block 138, block 139, block 140, block 141, block 144, block 147, block 148, block 149, block 150, block 151, block 186, block 187, block 190, block 191, block 194, block 195, block 196, block 197, block 198, block 199, block 200, block 203, block 205, block 206, block 208, block 397, block 404; and the following blocks in voting district (00006A), tract 1766.00, block group 2, in Mitchell county: block 022, block 023, block 024, block 025, block 051, block 071, block 072, block 074, block 075, block 076, block 077; and the following blocks in voting district (00006A), tract 1766.00, block group 4, in Mitchell county: block 006, block 007, block 008, block 039, block 040, block 041, block 069; and the following blocks in voting district (00006A), tract 1767.00, block group 1, in Mitchell county: block 035, block 036, block 037; and the following voting districts in Mitchell county: (00006B), (00006C), (00006D); and the following blocks in voting district (000090), tract 1767.00, block group 1, in Mitchell county: block 078, block 079, block 080, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 106, block 107, block 108, block 109, block 110, block 125, block 400, block 401; and the following blocks in voting district (000090), tract 1767.00, block group 2, in Mitchell county: block 213, block 214, block 215, block 216, block 217; and the following voting districts in Mitchell county: (000100), (000110), (000150), (000160), (000200), (000220), (000250), (000270); and the following blocks in voting district (000290), tract 1766.00, block group 2, in Mitchell county: block 078, block 079; and the following blocks in voting district (000290), tract 1767.00, block group 1, in Mitchell county: block 000, block 001, block 002, block 003, block 016, block 017, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 056, block 057, block 058, block 059, block 060, block 061; and the following blocks in voting district (000300), tract 1767.00, block group 1, in Mitchell county: block 018, block 019, block 051, block 052, block 053, block 054, block 055, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 074, block 076, block 077, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119; and the following blocks in voting district (000300), tract 1767.00, block group 2, in

Mitchell county: block 307, block 308, block 309, block 310, block 311; and the following voting districts in Ottawa county: (000020), (000040), (000050), (000060), (000080), (000090), (000100), (000110), (000120), (000140), (000150), (00016A), (00016B), (000170), (000190), (000200), (000210), (000220), (000230); and the following voting districts in Pottawatomie county: (000020), (000030); and the following blocks in voting district (000050), tract 0004.00, block group 3, in Pottawatomie county: block 021, block 022, block 023, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 177, block 193, block 194, block 198, block 232, block 423; and the following voting districts in Pottawatomie county: (000080); and the following blocks in voting district (000110), tract 0001.00, block group 1, in Pottawatomie county: block 044, block 045, block 052, block 054, block 055, block 056, block 057, block 058, block 070; and the following blocks in voting district (000110), tract 0001.00, block group 2, in Pottawatomie county: block 086, block 088, block 089, block 090; and the following voting districts in Pottawatomie county: (000120); and the following blocks in voting district (000140), tract 0001.00, block group 2, in Pottawatomie county; block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 091, block 092, block 093, block 094, block 095, block 096, block 101, block 102, block 185, block 186; and the following blocks in voting district (000140), tract 0004.00, block group 4, in Pottawatomie county: block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 063, block 064, block 065, block 066, block 067, block 068, block 071, block 073, block 074, block 075, block 076, block 078, block 079, block 080, block 081, block 082, block 083, block 165, block 181, block 182, block 183, block 184, block 185, block 186, block 187, block 188, block 189, block 190, block 191, block 192, block 193, block 194, block 195, block 196, block 197, block 198, block 199, block 200, block 201, block 202, block 203, block 204, block 205, block 207, block 208, block 209, block 210, block 213, block 215, block 216, block 217, block 218; and the following blocks in voting district (000150), tract 0004.00, block group 3, in Pottawatomie county: block 187, block 188, block 189, block 190, block 191, block 192, block 214, block 215, block 216, block 217, block 218, block 219, block 220, block 221, block 222, block 223; and the following blocks in voting district (000150), tract 0004.00, block group 4, in Pottawatomie county: block 010, block 011, block 013, block 017, block 022, block 023, block 024, block 033, block 058; and the following voting districts in Pottawatomie county: (000160), (000180); and the following blocks in voting district (000200), tract 0001.00, block group 2, in Pottawatomie county: block 035, block 062, block 063, block 064, block 067, block 104; and the following blocks in voting district (000200), tract 0001.00, block group 3, in Pottawatomie county: block 007, block 009, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040,

block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 050, block 060, block 061, block 112, block 114, block 115, block 116, block 117, block 118, block 125, block 133, block 134, block 135, block 136, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 144, block 145, block 149, block 150, block 166, block 169; and the following blocks in voting district (000200), tract 0001.00, block group 4, in Pottawatomie county: block 236, block 238, block 239, block 240, block 241; and the following blocks in voting district (000230), tract 0001.00, block group 1, in Pottawatomie county: block 046, block 047, block 049, block 050, block 051, block 053; and the following blocks in voting district (000230), tract 0001.00, block group 2, in Pottawatomie county: block 000, block 087; and the following blocks in voting district (000230), tract 0004.00, block group 4, in Pottawatomie county: block 174, block 175, block 178, block 179, block 180, block 211; and the following voting districts in Pottawatomie county: (900030); and all of Republic county; and the following blocks in voting district (000010), tract 0009.00, block group 4, in Riley county: block 049, block 053; and the following voting districts in Riley county: (000020), (000030), (000040), (00005A), (00005B); and the following blocks in voting district (000060), tract 0002.00, block group 4, in Riley county; block 025, block 026; and the following blocks in voting district (000060), tract 0013.02, block group 1, in Riley county: block 070, block 076, block 077, block 078, block 079, block 080, block 081, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 134, block 135, block 136, block 137, block 150, block 151, block 152, block 162, block 164, block 165, block 167, block 181; and the following blocks in voting district (000060), tract 0013.02, block group 2, in Riley county: block 000, block 001, block 002, block 031, block 032, block 033, block 034, block 084, block 085, block 086, block 140, block 141, block 142, block 143, block 144, block 145, block 146, block 147, block 156; and the following blocks in voting district (000060), tract 0013.02, block group 3, in Riley county: block 015, block 035; and the following blocks in voting district (000060), tract 0013.02, block group 4, in Riley county: block 325; and the following voting districts in Riley county: (000070), (000080); and the following blocks in voting district (00039A), tract 0013.02, block group 1, in Riley county: block 138, block 139, block 140, block 141, block 142, block 143, block 145, block 146, block 147, block 148, block 149, block 182; and the following blocks in voting district (000400), tract 0009.00, block group 4, in Riley county: block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 060, block 116, block 118; and the following blocks in voting district (000420), tract 0002.00, block group 4, in Riley county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011; and the following voting districts in Riley county: (000430), (000450), (000460); and the following blocks in voting district (00047A), tract 0013.02, block group 1, in Riley county: block 119,

block 120, block 121, block 122, block 161, block 163, block 166, block 180; and the following blocks in voting district (00047A), tract 0013.02, block group 2, in Riley county: block 138, block 139, block 148, block 149, block 150, block 152, block 153, block 154, block 155; and the following blocks in voting district (00047A), tract 0013.02, block group 3, in Riley county: block 010, block 011, block 012, block 013, block 014, block 020, block 021, block 022, block 023, block 040, block 041; and the following voting districts in Riley county: (000480); and the following blocks in voting district (300010), tract 0009.00, block group 1, in Riley county: block 024, block 025; and the following blocks in voting district (300010), tract 9800.00, block group 1, in Riley county: block 311, block 312, block 313, block 314; and the following voting districts in Riley county: (300090); and all of Washington county.

Sec. 155. Senatorial district 22 shall consist of the following blocks in voting district (00002B), tract 0006.00, block group 1, in Geary county: block 095, block 096, block 098, block 099; and the following blocks in voting district (00002B), tract 0006.00, block group 2, in Geary county: block 013, block 015, block 016, block 017, block 019, block 021; and the following blocks in voting district (00002B), tract 0006.00, block group 3, in Geary county: block 009, block 010, block 011, block 045, block 046, block 047, block 048, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 061, block 062, block 065, block 066; and the following blocks in voting district (00002C), tract 0006.00, block group 2, in Geary county: block 022; and the following blocks in voting district (00002C), tract 0006.00. block group 3, in Geary county: block 049, block 058; and the following blocks in voting district (00002D), tract 0006.00, block group 3, in Geary county; block 042; and the following blocks in voting district (00002E), tract 0006.00, block group 3, in Geary county: block 040, block 041; and the following blocks in voting district (00002F), tract 0006.00, block group 3, in Geary county: block 043, block 044; and the following voting districts in Geary county: (00002G), (00002H), (00002I), (00002J), (00002K), (00002L), (00002N); and the following blocks in voting district (000040), tract 0007.00, block group 1, in Geary county: block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 057, block 058, block 059; and the following blocks in voting district (000050), tract 0007.00, block group 1, in Geary county: block 003, block 004, block 005, block 006, block 007, block 040, block 308, block 309; and the following blocks in voting district (000060), tract 0007.00, block group 1, in Geary county: block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 079, block 080, block 094, block 500, block 505, block 506, block 507; and the following blocks in voting district (00007A), tract 0001.00, block group 3, in Geary county: block 081, block 082, block 083, block 085, block 086, block 087, block 088, block 089, block 091, block 092, block 093, block 094, block 096, block 098; and the following blocks in voting district (00007A), tract 0005.00, block group 1, in Geary county: block 039; and the following blocks in voting district (00007A), tract 0005.00, block group 2, in Geary county: block 000, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block

024, block 025, block 026, block 027, block 028, block 029, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087; and the following blocks in voting district (00007A), tract 0005.00, block group 4, in Geary county: block 000, block 001, block 002, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 044, block 045, block 049; and the following voting districts in Geary county: (000080), (000090), (000100), (000110); and the following blocks in voting district (00013A), tract 0004.00, block group 4, in Geary county: block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 061, block 062; and the following blocks in voting district (00013A), tract 0005.00, block group 4, in Geary county: block 046, block 047, block 048; and the following voting districts in Geary county: (000140), (000150), (00016A), (000180), (000190), (00022A); and the following blocks in voting district (000230), tract 0001.00, block group 2, in Geary county: block 001, block 002, block 015, block 016, block 017, block 018, block 025, block 026, block 027, block 049; and the following blocks in voting district (000230), tract 0002.00, block group 2, in Geary county: block 000, block 001, block 002, block 005, block 006, block 007, block 008, block 009, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 022, block 023, block 024, block 025, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 041; and the following voting districts in Geary county: (000260); and the following blocks in voting district (900010), tract 0002.00, block group 1, in Geary county: block 000, block 001, block 002, block 003, block 008, block 016; and the following blocks in voting district (900010), tract 0002.00, block group 2, in Geary county: block 003, block 004, block 021; and the following blocks in voting district (900010), tract 0003.00, block group 2, in Geary county: block 010, block 011, block 016, block 021; and the following blocks in voting district (900010), tract 0008.00, block group 2, in Geary county: block 042, block 043, block 044, block 045, block 047, block 071, block 072, block 073, block 074, block 075, block 090, block 091, block 099, block 102, block 185, block 187, block 188, block 199, block 200, block 285, block 286, block 287, block 304, block 325; and the following voting districts in Geary county: (900020), (900030), (900040), (900050), (900060), (900070), (900080); and the following blocks in voting district (900090), tract 0001.00, block group 1, in Geary county: block 042, block 049, block 050, block 052, block 053, block 072, block 075, block 089, block 094; and the following blocks in voting district (900090), tract 0001.00, block group 3, in Geary county: block 000, block 003, block 013, block 016, block 017, block 018, block 080, block 084, block 095, block 097; and the following blocks in voting district (900090), tract 0005.00, block group 2, in Geary county: block 001, block 030, block 038, block 039; and the following blocks in voting district (900090), tract 0007.00, block group 2, in Geary county; block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081; and the following voting districts in Geary county: (900100); and the following blocks in voting district (900120), tract 0004.00, block group 4, in Geary county: block 060; and the following blocks in voting district (900120), tract 0008.00, block group 2, in Geary county: block 201, block 202, block 203, block 204, block 205, block 206, block 207; and the following voting districts in Geary county: (900130), (900140), (900150), (900160), (900170); and the following blocks in voting district (900180), tract 0008.00, block group 2, in Geary county: block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 101, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 169, block 170, block 171, block 172, block 173, block 174, block 175, block 176, block 177, block 180, block 181, block 182, block 183, block 184, block 186, block 297, block 298, block 300, block 319, block 320, block 321, block 322, block 323, block 324, block 331; and the following voting districts in Geary county: (900190), (900200), (900210), (900220); and the following blocks in voting district (000010), tract 0009.00, block group 2, in Riley county: block 001, block 004, block 012, block 014, block 018, block 019, block 021, block 022, block 023, block 025, block 026, block 027, block 055, block 058, block 061; and the following blocks in voting district (000010), tract 0009.00, block group 3, in Riley county: block 005, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 039, block 041, block 042, block 044, block 076, block 077, block 078, block 079, block 082, block 085, block 086, block 093, block 094, block 096, block 097, block 101, block 102; and the following blocks in voting district (000010), tract 0009.00, block group 4, in Riley county: block 051, block 052, block 054, block 055, block 056, block 057, block 058; and the following blocks in voting district (000060), tract 0013.02, block group 3, in Riley county: block 009; and the following voting districts in Riley county: (000120), (000140), (000170), (00022A), (00022B), (000230), (00025A), (00025B), (000310), (000320), (000330), (000340), (000350), (00036A), (000370), (000380); and the following blocks in voting district (00039A), tract 0002.00, block group 4, in Riley county: block 042, block 043, block 044, block 045, block 046, block 047, block 051, block 052, block 054, block 064, block 070; and the following blocks in

voting district (00039A), tract 0011.00, block group 1, in Riley county: block 000, block 009; and the following blocks in voting district (00039A), tract 0013.01, block group 2, in Riley county: block 000, block 018, block 024, block 025, block 026; and the following blocks in voting district (00039A), tract 0013.02, block group 1, in Riley county: block 144, block 168; and the following blocks in voting district (00039A), tract 0013.02, block group 3, in Riley county: block 000, block 001, block 002, block 024, block 025, block 027, block 028, block 042, block 043; and the following voting districts in Riley county: (00039B), (00039C), (00039E), (00039G), (00039H); and the following blocks in voting district (000400), tract 0009.00, block group 3, in Riley county: block 000, block 001, block 002, block 003, block 004, block 006, block 007; and the following blocks in voting district (000400), tract 0009.00, block group 4, in Riley county: block 050; and the following voting districts in Riley county: (000410); and the following blocks in voting district (000420), tract 0002.00, block group 2, in Riley county: block 007, block 008, block 025, block 041; and the following blocks in voting district (000420), tract 0002.00, block group 3, in Riley county: block 000, block 001, block 012, block 013, block 014, block 015, block 016, block 017, block 019; and the following blocks in voting district (000420), tract 0002.00, block group 4, in Riley county: block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 050, block 053, block 056, block 057, block 058, block 060, block 061, block 062, block 063, block 068, block 069, block 071; and the following blocks in voting district (000420), tract 0002.00, block group 5, in Riley county: block 000, block 001, block 002, block 003, block 004, block 005, block 007, block 009, block 014, block 015, block 018; and the following blocks in voting district (000420), tract 0011.00, block group 3, in Riley county: block 000, block 001, block 003, block 004, block 005; and the following voting districts in Riley county: (00044A); and the following blocks in voting district (00047A), tract 0006.00, block group 1, in Riley county: block 001, block 006, block 007, block 010; and the following blocks in voting istrict (00047A), tract 0006.00, block group 5, in Riley county: block 072; and the following blocks in voting district (00047A), tract 0013.01, block group 2, in Riley county: block 034, block 041, block 042, block 044, block 047, block 049, block 051; and the following blocks in voting district (00047A), tract 0013.02, block group 3, in Riley county: block 003, block 004, block 005, block 006, block 007, block 008, block 016, block 017, block 018, block 019, block 026, block 029, block 030, block 031, block 032, block 033, block 034, block 036, block 037, block 038, block 044; and the following voting districts in Riley county: (00047B), (00047C), (00047D); and the following blocks in voting district (300010), tract 0009.00, block group 1, in Riley county: block 011, block 012, block 013, block 016, block 022, block 026, block 126; and the following voting districts in Riley county: (300020), (300030), (300040), (300050), (300060), (300070), (300100), (400010), (400020), (400030), (400040), (400050), (400060), (400070), (400080), (400090), (500010), (500030), (600001), (800001), (900010), (900020), (900030), (900040), (900050), (900060).

Sec. 156. Senatorial district 23 shall consist of the following voting districts in Johnson county: (000090), (00014A), (00014C), (000160); and the following blocks in voting district (001000), tract 0535.55, block group 2, in Johnson county: block 010,

block 011, block 012, block 013; and the following blocks in voting district (001000), tract 0535.55, block group 3, in Johnson county; block 000, block 001, block 002, block 008; and the following blocks in voting district (001000), tract 0535.56, block group 1, in Johnson county: block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 019, block 023, block 024, block 025, block 026; and the following blocks in voting district (001000), tract 0535.56, block group 2, in Johnson county: block 000, block 001, block 012, block 013; and the following voting districts in Johnson county: (001010), (001030), (001040), (001050), (001060), (001070); and the following blocks in voting district (001090), tract 0536.01, block group 2, in Johnson county: block 017, block 020, block 021, block 022, block 023; and the following blocks in voting district (001090), tract 0536.02, block group 1, in Johnson county: block 003; and the following voting districts in Johnson county: (001100), (001270), (001320), (001330), (001350), (001380), (001390), (00153P), (00311A), (00311B), (00311D), (003120), (004030), (004040), (004190), (100030), (900080), (900090), (900100), (900110), (900120), (900130), (900150), (900160), (900170), (900180), (900570), (900580), (900600), (900610), (900620), (900650), (900820), (900850), (900860), (900910), (900920), (900930), (900940), (900980), (901440), (901460), (901470), (901510); and the following blocks in voting district (901550), tract 0535.08, block group 1, in Johnson county: block 014, block 018, block 019, block 020, block 021, block 022; and the following blocks in voting district (901550), tract 0535.55, block group 3, in Johnson county: block 009; and the following blocks in voting district (901550), tract 0535.57, block group 1, in Johnson county: block 019, block 020; and the following blocks in voting district (901550), tract 0535.57, block group 2, in Johnson county: block 000, block 001, block 013, block 015; and the following blocks in voting district (901550), tract 0536.02, block group 1, in Johnson county: block 000, block 001, block 002, block 030, block 031, block 032, block 033, block 034, block 035, block 041, block 042, block 043, block 044, block 045, block 047, block 048, block 049, block 054, block 062, block 100; and the following voting districts in Johnson county: (901560), (901570), (901610), (901620), (901630), (901680), (901730), (901750), (901760), (901780), (901800); and the following blocks in voting district (901810), tract 0536.02, block group 1, in Johnson county: block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 036, block 038, block 039, block 040, block 057, block 058, block 059, block 060, block 061, block 069, block 070, block 071, block 073, block 078, block 079; and the following blocks in voting district (901810), tract 0537.11, block group 1, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023; and the following voting districts in Johnson county: (901820), (901830), (901840), (901860), (901870), (901880), (901890), (901900), (901950), (901970).

Sec. 157. Senatorial district 24 shall consist of the following voting districts in Dickinson county: (000010), (00002A), (00002B), (000030), (000040), (000050), (000070), (000090), (000100), (000110), (000130), (000140), (000220), (000260), (000290), (000320), (900010), (900020), (900030); and the following voting districts in

Ottawa county: (000010), (000030), (000070), (000130), (000180); and all of Saline county.

Sec. 158. Senatorial district 25 shall consist of the following voting districts in Sedgwick county: (500010), (500020), (500030), (500040); and the following blocks in voting district (500050), tract 0024.00, block group 1, in Sedgwick county: block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 027, block 028, block 029; and the following voting districts in Sedgwick county: (500740), (500750), (500760), (500770); and the following blocks in voting district (500780), tract 0062.00, block group 2, in Sedgwick county: block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020; and the following blocks in voting district (500780), tract 0062.00, block group 3, in Sedgwick county: block 000, block 001, block 006, block 007, block 008, block 009, block 010; and the following voting districts in Sedgwick county: (500950), (500960), (500970), (500980), (500990), (501000), (501010), (501020), (501030), (501040); and the following blocks in voting district (501160), tract 0051.00, block group 1, in Sedgwick county: block 007, block 008, block 009, block 011; and the following blocks in voting district (501160), tract 0051.00, block group 3, in Sedgwick county: block 001, block 010; and the following blocks in voting district (501160), tract 0053.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014; and the following blocks in voting district (501160), tract 0053.00, block group 2, in Sedgwick county: block 000, block 001, block 002; and the following voting districts in Sedgwick county: (501830), (501840), (501850), (501860), (501870), (501880), (501900), (501910), (501920); and the following blocks in voting district (501930), tract 0086.00, block group 1, in Sedgwick county: block 001, block 002, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027; and the following blocks in voting district (501930), tract 0086.00, block group 3, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031; and the following blocks in voting district (501930), tract 0088.00, block group 4, in Sedgwick county: block 005, block 006; and the following blocks in voting district (501940), tract 0084.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016; and the following blocks in voting district (501940), tract 0084.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027; and the following blocks in voting district (501940), tract 0084.00, block group 3, in Sedgwick county: block 000, block 001,

block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013; and the following blocks in voting district (501940), tract 0085.00, block group 1, in Sedgwick county: block 000; and the following blocks in voting district (501940), tract 0085.00, block group 2, in Sedgwick county: block 000; and the following blocks in voting district (501940), tract 0086.00, block group 1, in Sedgwick county: block 000, block 003, block 004.

Sec. 159. Senatorial district 26 shall consist of the following voting districts in Sedgwick county: (500940), (501050), (501060), (501070), (501080), (501090), (501100), (501110), (501120), (501130), (501140), (501150); and the following blocks in voting district (501160), tract 0052.00, block group 4, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020; and the following blocks in voting district (501160), tract 0091.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 012, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027; and the following voting districts in Sedgwick county: (501220), (501230), (501240), (501260), (501290), (501300), (501310); and the following blocks in voting district (501410), tract 0092.00, block group 2, in Sedgwick county: block 008, block 015, block 020, block 030, block 031, block 032, block 033, block 034, block 037, block 038, block 039, block 040, block 046, block 047, block 048, block 049, block 050, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 077, block 129, block 130, block 131; and the following voting districts in Sedgwick county: (501680); and the following blocks in voting district (501690), tract 0095.07, block group 1, in Sedgwick county: block 004, block 007, block 008, block 016; and the following blocks in voting district (501720), tract 0095.07, block group 2, in Sedgwick county: block 030, block 031, block 032, block 037, block 039; and the following voting districts in Sedgwick county: (501760), (501770), (501780), (501790), (502120), (502130); and the following blocks in voting district (502140), tract 0095.09, block group 1, in Sedgwick county: block 047, block 049, block 050, block 051, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 063, block 064, block 065, block 066, block 070, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 081; and the following blocks in voting district (502140), tract 0095.10, block group 1, in Sedgwick county: block 019, block 022, block 028, block 029, block 030; and the following voting districts in Sedgwick county: (502150); and the following blocks in voting district (502180), tract 0095.07, block group 1, in Sedgwick county: block 001, block 002, block 003, block 009, block 010, block 011, block 012; and the following blocks in voting district (502180), tract 0095.07, block group 2, in Sedgwick county: block 000, block 001, block 002, block 008, block 019, block 020, block 021, block 024, block 025, block 026, block 027, block 035, block 036; and the following blocks in voting district (502200), tract 0095.09, block group 2, in Sedgwick county: block 000, block 002, block 009, block 010, block 011, block 015, block 018; and the following voting districts in Sedgwick county: (502210); and the following blocks in voting district (502270), tract 0098.02, block group 1, in Sedgwick county: block 009, block 010, block 011, block 012; and the following blocks in voting district (502270), tract

0098.02, block group 3, in Sedgwick county: block 000; and the following voting districts in Sedgwick county: (502320), (502340), (502350), (502360), (502370), (502380), (502400), (502450); and the following blocks in voting district (502480), tract 0104.00, block group 2, in Sedgwick county: block 049, block 088, block 089, block 090, block 093, block 095, block 113, block 114, block 120; and the following voting districts in Sedgwick county: (502500), (502510); and the following blocks in voting district (502560), tract 0104.00, block group 2, in Sedgwick county: block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 040, block 043, block 044, block 045, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 091, block 092, block 115, block 116, block 121, block 122, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 134, block 135, block 136, block 137, block 138, block 139, block 140; and the following blocks in voting district (502630), tract 0054.00, block group 1, in Sedgwick county: block 115, block 123, block 125; and the following blocks in voting district (502630), tract 0055.01, block group 1, in Sedgwick county: block 006; and the following blocks in voting district (502630), tract 0055.01, block group 2, in Sedgwick county: block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016; and the following blocks in voting district (502630), tract 0055.01, block group 3, in Sedgwick county: block 002, block 003, block 004, block 005, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018; and the following blocks in voting district (502630), tract 0055.01, block group 4, in Sedgwick county: block 020; and the following blocks in voting district (502630), tract 0096.05, block group 2, in Sedgwick county: block 126; and the following voting districts in Sedgwick county: (502640), (502660), (502690), (502700), (502710), (502720), (502730), (502740), (502750), (502760), (502770), (502780), (502790), (502800), (502810), (502820), (503170), (503260), (503270), (503280); and the following blocks in voting district (503590), tract 0054.00, block group 1, in Sedgwick county: block 113, block 116, block 117; and the following blocks in voting district (503590), tract 0055.01, block group 3, in Sedgwick county: block 006; and the following voting districts in Sedgwick county: (503670), (503710), (503760), (503770), (503780), (503930), (503940), (503950), (503960), (503970), (503990), (504000), (504010), (504020), (600190), (600440), (600460); and the following blocks in voting district (700260), tract 0105.00, block group 1, in Sedgwick county: block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060,

block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 125, block 126, block 131, block 133, block 134, block 135, block 139, block 140, block 141, block 142, block 143, block 149, block 150, block 151, block 152, block 153, block 154, block 155, block 156, block 157, block 158, block 159; and the following blocks in voting district (700290), tract 0105.00, block group 1, in Sedgwick county: block 132, block 137, block 145, block 146, block 147; and the following voting districts in Sedgwick county: (700300), (700510), (700650), (700690), (700840), (700890), (700950), (700960), (900020), (900030), (900040), (900080). (900090), (900100), (900110), (900120).

Sec. 160. Senatorial district 27 shall consist of the following voting districts in Sedgwick county: (501340), (501380), (501390), (501400); and the following blocks in voting district (501410), tract 0092.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052; and the following blocks in voting district (501410), tract 0092.00, block group 2, in Sedgwick county: block 000, block 001, block 003, block 004, block 005, block 006, block 007, block 011, block 012, block 021, block 022, block 035, block 036; and the following voting districts in Sedgwick county: (501420), (501430), (501440), (501450), (501460), (501470), (501480), (501490), (501500), (501520), (501530), (501540), (501550), (501560), (501570), (501580), (501590), (501600), (501610), (501620), (501630), (501640), (501650), (501660), (501670); and the following blocks in voting district (501690), tract 0095.07, block group 1, in Sedgwick county; block 014, block 015, block 027; and the following voting districts in Sedgwick county: (501700), (501710); and the following blocks in voting district (501720), tract 0095.07, block group 1, in Sedgwick county: block 039, block 040, block 046, block 047; and the following blocks in voting district (501720), tract 0095.07, block group 2, in Sedgwick county: block 011, block 012, block 015, block 016, block 017, block 018, block 028, block 029, block 033; and the following voting districts in Sedgwick county: (501730), (501740), (501750), (501810); and the following blocks in voting district (501930), tract 0093.01, block group 3, in Sedgwick county: block 014, block 018, block 019, block 020, block 021, block 024; and the following blocks in voting district (501930), tract 0095.03, block group 1, in Sedgwick county: block 021; and the following blocks in voting district (501940), tract 0095.03, block group 1, in Sedgwick county: block 002; and the following blocks in voting district (502010), tract 0095.03, block group 1, in Sedgwick county: block 000, block 001; and the following blocks in voting district (502010), tract

0103.00, block group 4, in Sedgwick county: block 118, block 119; and the following blocks in voting district (502020), tract 0103.00, block group 4, in Sedgwick county: block 096, block 097, block 105, block 106, block 114, block 117; and the following blocks in voting district (502140), tract 0095.09, block group 1, in Sedgwick county: block 042, block 043, block 044, block 045, block 046, block 080; and the following blocks in voting district (502140), tract 0095.10, block group 1, in Sedgwick county: block 009, block 010, block 016, block 017, block 018; and the following voting districts in Sedgwick county: (502160), (502170); and the following blocks in voting district (502180), tract 0095.07, block group 1, in Sedgwick county: block 013, block 031, block 034; and the following blocks in voting district (502180), tract 0095.07, block group 2, in Sedgwick county: block 009, block 010, block 014, block 034; and the following blocks in voting district (502200), tract 0095.09, block group 1, in Sedgwick county: block 000, block 001; and the following voting districts in Sedgwick county: (502410), (502420), (502430), (502440), (502460), (502470); and the following blocks in voting district (503290), tract 0103.00, block group 1, in Sedgwick county: block 089, block 090, block 091; and the following blocks in voting district (503290), tract 0103.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033; and the following blocks in voting district (503290), tract 0103.00, block group 3, in Sedgwick county: block 023, block 024, block 025, block 026, block 027, block 028, block 039, block 040, block 041, block 042, block 043, block 071, block 092, block 093, block 097, block 098, block 099, block 100; and the following blocks in voting district (503290), tract 0103.00, block group 5, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055; and the following voting districts in Sedgwick county: (503300), (503310), (503320), (600250), (600390); and the following blocks in voting district (700210), tract 0103.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 009, block 010, block 011, block 019, block 071, block 073, block 078, block 079, block 080, block 081; and the following blocks in voting district (700210), tract 0103.00, block group 4, in Sedgwick county: block 093, block 095, block 103, block 104, block 108, block 109, block 110, block 111, block 115, block 116, block 120, block 121, block 123; and the following voting districts in Sedgwick county: (700220), (700230), (700250); and the following blocks in voting district (700290), tract 0105.00, block group 1, in Sedgwick county: block 148; and the following voting districts in Sedgwick county: (700630).

Sec. 161. Senatorial district 28 shall consist of the following voting districts in Sedgwick county: (500390); and the following blocks in voting district (500780), tract 0063.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010,

block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018; and the following blocks in voting district (500780), tract 0063.00, block group 2. in Sedgwick county: block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026; and the following blocks in voting district (500780), tract 0064.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015; and the following blocks in voting district (500780), tract 0064.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 012, block 013, block 014; and the following blocks in voting district (500820), tract 0066.00, block group 1, in Sedgwick county: block 006; and the following blocks in voting district (500820), tract 0067.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 010, block 015, block 016; and the following blocks in voting district (500820), tract 0067.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017; and the following blocks in voting district (500820), tract 0068.00, block group 4, in Sedgwick county: block 013, block 014, block 015, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029; and the following blocks in voting district (500820), tract 0068.00, block group 5, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007; and the following voting districts in Sedgwick county: (500830), (500840), (500850), (500870), (500880), (500890), (500900), (500910), (501170), (501180), (501190), (501200), (501210), (501320), (501330), (502260); and the following blocks in voting district (502270), tract 0100.04, block group 2, in Sedgwick county: block 067, block 070, block 071, block 072; and the following blocks in voting district (502270), tract 0100.04, block group 3, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022; and the following blocks in voting district (502270), tract 0100.05, block group 1, in Sedgwick county: block 000, block 004, block 005, block 006, block 007, block 008, block 012, block 017; and the following blocks in voting district (502270), tract 0100.05, block group 2, in Sedgwick county: block 000, block 001, block 002; and the following voting districts in Sedgwick county: (502280), (502290), (502300), (502570), (502580), (502590), (502600), (502610); and the following blocks in voting district (502630), tract 0055.01, block group 3, in Sedgwick county: block 001; and the following voting districts in Sedgwick county: (502650), (502670), (502680); and the following blocks in voting district (503130), tract 0066.00, block group 1, in Sedgwick county: block 001, block 002, block 005; and the following blocks in voting district (503130), tract 0067.00, block group 1, in Sedgwick county: block 017, block 018; and the following blocks in voting district (503590), tract 0054.00, block group 1, in Sedgwick county: block 102, block 107, block 108, block 109, block 110, block 111, block 112, block 114; and the following blocks in voting district (503590), tract 0055.01, block group 3, in Sedgwick county: block 000; and the following blocks in voting district (503590), tract 0056.00, block group 3, in Sedgwick

county: block 043, block 044; and the following voting districts in Sedgwick county: (503600), (503610), (503630), (503640), (503650), (503660), (600010), (600020), (600130), (600140), (600330), (600350), (600380), (600780), (700500), (700880), (700700), (700810), (700820), (700850), (700880).

Sec. 162. Senatorial district 29 shall consist of the following blocks in voting district (500050), tract 0023.00, block group 1, in Sedgwick county: block 002, block 003, block 006, block 007; and the following blocks in voting district (500050), tract 0023.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021; and the following blocks in voting district (500050), tract 0023.00, block group 3, in Sedgwick county: block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 022, block 023, block 026; and the following blocks in voting district (500050), tract 0024.00, block group 1, in Sedgwick county: block 000, block 016, block 017, block 026; and the following blocks in voting district (500050), tract 0035.00, block group 1, in Sedgwick county: block 002, block 003, block 004, block 005, block 006, block 007, block 011, block 012, block 013, block 014, block 015, block 016; and the following blocks in voting district (500050), tract 0035.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044; and the following voting districts in Sedgwick county: (500060), (500070), (500080); and the following blocks in voting district (500090), tract 0010.00, block group 1, in Sedgwick county: block 012; and the following blocks in voting district (500090), tract 0010.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 005, block 006, block 007, block 008, block 009, block 010, block 013, block 014, block 015, block 016, block 017, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027; and the following blocks in voting district (500090), tract 0010.00, block group 3, in Sedgwick county; block 003, block 004, block 005, block 010, block 011, block 012; and the following blocks in voting district (500090), tract 0010.00, block group 4, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 007, block 008, block 009, block 010, block 011; and the following blocks in voting district (500090), tract 0075.00, block group 2, in Sedgwick county: block 017, block 018, block 019, block 020, block 029; and the following blocks in voting district (500090), tract 0076.00, block group 2, in Sedgwick county: block 024; and the following voting districts in Sedgwick county: (500120), (500130), (500140), (500150), (500160); and the following blocks in voting district (500170), tract 0007.00, block group 3, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022; and the following blocks in voting district (500170), tract 0078.00, block group 1, in Sedgwick county: block 000, block 001,

block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030; and the following blocks in voting district (500170), tract 0078.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015; and the following blocks in voting district (500170), tract 0078.00, block group 3, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015; and the following blocks in voting district (500170), tract 0101.13, block group 2, in Sedgwick county: block 153, block 156, block 159, block 160, block 161, block 162, block 163, block 164; and the following blocks in voting district (500180), tract 0009.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 024; and the following blocks in voting district (500180), tract 0077.00, block group 1, in Sedgwick county: block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029. block 030. block 031. block 032. block 033. block 034. block 035. block 036. block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067; and the following blocks in voting district (500180), tract 0101.13, block group 2, in Sedgwick county: block 151, block 152; and the following voting districts in Sedgwick county: (500190), (500200); and the following blocks in voting district (500230), tract 0108.01, block group 1, in Sedgwick county; block 006, block 007, block 008, block 009, block 010, block 011; and the following blocks in voting district (500330), tract 0022.00, block group 2, in Sedgwick county: block 014; and the following blocks in voting district (500340), tract 0036.00, block group 1, in Sedgwick county: block 005, block 006, block 007; and the following blocks in voting district (500790), tract 0022.00, block group 1, in Sedgwick county: block 014, block 015; and the following blocks in voting district (500790), tract 0022.00, block group 2, in Sedgwick county: block 011, block 012, block 013, block 015, block 016, block 017; and the following blocks in voting district (500790), tract 0035.00, block group 1, in Sedgwick county: block 000, block 001, block 008, block 009, block 010, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025; and the following blocks in voting district (500790), tract 0036.00, block group 1, in Sedgwick county: block 003, block 004, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023; and the following blocks in voting district (500790), tract 0036.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012; and the following blocks in voting district (500790), tract 0036.00, block group 3, in Sedgwick county: block 001, block 002,

block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017; and the following blocks in voting district (500790), tract 0036.00, block group 4, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017; and the following blocks in voting district (500790), tract 0063.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016; and the following voting districts in Sedgwick county: (500800), (501820), (501890), (501950), (501960); and the following blocks in voting district (501970), tract 0081.00, block group 2, in Sedgwick county: block 135, block 137, block 138, block 139, block 160, block 161, block 164, block 165, block 166, block 167, block 168, block 169, block 170, block 171, block 173, block 174, block 175, block 176, block 177, block 178, block 179, block 180, block 184, block 185, block 186, block 187, block 188, block 190, block 199, block 200, block 201, block 239, block 240, block 251; and the following blocks in voting district (501980), tract 0081.00, block group 2, in Sedgwick county: block 107, block 108, block 112, block 113; and the following blocks in voting district (501990), tract 0001.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017; and the following blocks in voting district (501990), tract 0001.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 012, block 013; and the following blocks in voting district (501990), tract 0081.00, block group 2, in Sedgwick county: block 140, block 141, block 142, block 143, block 144, block 146, block 147, block 150, block 151, block 152, block 153, block 154, block 155, block 156, block 157, block 158, block 159, block 162, block 163, block 172, block 193, block 194, block 195, block 197, block 198, block 207, block 212, block 213, block 234, block 235, block 236; and the following blocks in voting district (501990), tract 0082.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037; and the following blocks in voting district (501990), tract 0082.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 021, block 022, block 025; and the following blocks in voting district (502000), tract 0081.00, block group 2, in Sedgwick county: block 148, block 149; and the following blocks in voting district (502000), tract 0082.00, block group 3, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020; and the following blocks in voting district (502010), tract 0083.00, block group 1, in Sedgwick county: block 027, block 028, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041; and the following blocks in voting district (502010), tract 0083.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012; and the following blocks in voting district (502010), tract 0083.00, block group 3, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024; and the following blocks in voting district (502010), tract 0083.00, block group 4, in Sedgwick county: block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 023; and the following blocks in voting district (502020), tract 0083.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 029, block 030, block 031, block 032; and the following blocks in voting district (502020), tract 0083.00, block group 4, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006. block 007, block 008, block 009, block 010, block 011, block 021, block 022; and the following blocks in voting district (502950), tract 0081.00, block group 2, in Sedgwick county: block 109, block 114, block 115, block 116, block 136, block 237.

Sec. 163. Senatorial district 30 shall consist of the following blocks in voting district (500090), tract 0010.00, block group 2, in Sedgwick county: block 028, block 029, block 030, block 031, block 032, block 033; and the following blocks in voting district (500090), tract 0010.00, block group 3, in Sedgwick county: block 000, block 001, block 002, block 006, block 007, block 008, block 009; and the following blocks in voting district (500090), tract 0076.00, block group 2, in Sedgwick county: block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 016, block 017, block 023, block 025, block 026, block 027, block 028; and the following voting districts in Sedgwick county: (500100), (500110), (500210); and the following blocks in voting district (500220), tract 0108.01, block group 1, in Sedgwick county: block 003, block 004, block 005, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 033, block 034, block 035; and the following voting districts in Sedgwick county: (500320); and the following blocks in voting district (500330), tract 0022.00, block group 1, in Sedgwick county; block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012; and the following blocks in voting district (500330), tract 0022.00, block group 2, in Sedgwick county; block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009; and the following blocks in voting district (500330), tract 0022.00, block group 3, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011; and the following blocks in voting district (500330), tract 0023.00, block group 1, in Sedgwick county: block 000, block 001, block 004, block 005, block 008, block 009, block 010, block 011; and the following blocks in voting district (500330), tract 0023.00, block group 3, in Sedgwick county: block 000, block 001, block 002, block 003, block 018, block 019, block 020, block 021, block 024, block 025; and the following blocks in voting district (500340), tract 0021.00, block group 2, in Sedgwick county: block 000, block 001, block 002,

block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032; and the following blocks in voting district (500340), tract 0021.00, block group 3, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020; and the following blocks in voting district (500340), tract 0036.00, block group 1, in Sedgwick county: block 000, block 001; and the following voting districts in Sedgwick county: (500350), (500360), (500370), (500380), (500400), (500410), (500420), (500430), (500440), (500450), (500460), (500470), (500480); and the following blocks in voting district (500490), tract 0108.01, block group 1, in Sedgwick county: block 000, block 001, block 002, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 036; and the following blocks in voting district (500530), tract 0101.15, block group 1, in Sedgwick county: block 035, block 036, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052; and the following blocks in voting district (500530), tract 0101.16, block group 1, in Sedgwick county: block 177, block 178, block 185, block 186; and the following blocks in voting district (500540), tract 0072.01, block group 2, in Sedgwick county: block 010, block 034, block 080; and the following blocks in voting district (500540), tract 0101.15, block group 1, in Sedgwick county: block 040, block 044, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 064, block 065, block 067, block 069, block 080, block 081, block 082, block 083, block 084, block 085, block 128, block 129, block 130, block 132, block 133, block 134, block 135, block 136, block 137, block 138, block 142; and the following blocks in voting district (500560), tract 0072.01, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003; and the following blocks in voting district (500560), tract 0072.01, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 016, block 017, block 018, block 020, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 066, block 087, block 090, block 091; and the following blocks in voting district (500560), tract 0100.02, block group 2, in Sedgwick county: block 019, block 020, block 021, block 022, block 023; and the following voting districts in Sedgwick county: (500570), (500580), (500590), (500650), (500660), (500670), (500690); and the following blocks in voting district (500790), tract 0022.00, block group 1, in Sedgwick county: block 013; and the following blocks in voting district (500790), tract 0022.00, block group 2, in Sedgwick county: block 010; and the following blocks in voting district (500790), tract 0036.00, block group 1, in Sedgwick county: block 002; and the following blocks in voting district (500790), tract 0036.00, block group 3, in Sedgwick county: block 000; and the following voting districts in Sedgwick county: (500810); and the following blocks in voting district (500820), tract 0070.00, block group 3, in Sedgwick county: block 017, block 021, block 022, block 025, block 028, block 029, block 030; and the following blocks in voting district (503020), tract 0100.01, block group 2, in Sedgwick county: block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 016, block 017, block 018, block 021, block 022, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 039, block 040, block 041, block 056, block 057, block 058, block 066; and the following blocks in voting district (503020), tract 0100.02, block group 2, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 024, block 25, block 028, block 029, block 030, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 047, block 048, block 049, block 052, block 053, block 061, block 064, block 065, block 066, block 067, block 070, block 072, block 073, block 076, block 077, block 079, block 080, block 083, block 084, block 085; and the following voting districts in Sedgwick county: (503030), (503040), (503050), (503060), (503070), (503080); and the following blocks in voting district (503090), tract 0101.15, block group 1, in Sedgwick county: block 041, block 042, block 043; and the following voting districts in Sedgwick county: (503100), (503120); and the following blocks in voting district (503130), tract 0066.00, block group 1, in Sedgwick county: block 000; and the following blocks in voting district (503130), tract 0070.00, block group 3, in Sedgwick county: block 016, block 018, block 019, block 020; and the following blocks in voting district (503130), tract 0072.03, block group 1, in Sedgwick county: block 011; and the following voting districts in Sedgwick county: (503140), (503150); and the following blocks in voting district (503160), tract 0101.15, block group 1, in Sedgwick county: block 032, block 033, block 034; and the following blocks in voting district (503160), tract 0101.16, block group 1, in Sedgwick county: block 182, block 184; and the following voting districts in Sedgwick county: (600420), (600430); and the following blocks in voting district (700530), tract 0072.01, block group 2, in Sedgwick county: block 011, block 012, block 019, block 021, block 081, block 082, block 083, block 084, block 085, block 086; and the following blocks in voting district (700530), tract 0101.15, block group 1, in Sedgwick county: block 068, block 070, block 071, block 075, block 077, block 078, block 079; and the following voting districts in Sedgwick county: (700800), (900060).

Sec. 164. Senatorial district 31 shall consist of all of Harvey county; and the following blocks in voting district (500170), tract 0101.13, block group 2, in Sedgwick county: block 098, block 099, block 129, block 130, block 131, block 133, block 140, block 141, block 142, block 143, block 144, block 148, block 149, block 150, block 154, block 155; and the following blocks in voting district (500180), tract 0077.00, block group 1, in Sedgwick county: block 003, block 004; and the following blocks in voting district (500180), tract 0101.13, block group 2, in Sedgwick county: block 127; and the following blocks in voting district (500220), tract 0108.02, block group 1, in Sedgwick county: block 003, block 004, block 005, block 006, block 007, block 032, block 033, block 034, block 039, block 042; and the following blocks in voting district (500230), tract 0101.13, block group 2, in Sedgwick county: block 121; and the following blocks in voting district (500230), tract 0101.13, block 012, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 027, block 028, block 029, block 030, block 031, block 043, block 044, block 045, block 049,

block 054; and the following voting districts in Sedgwick county: (500240), (500250), (500260), (500270), (500280), (500310); and the following blocks in voting district (500490), tract 0101.06, block group 1, in Sedgwick county: block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 033, block 034, block 035, block 036, block 039; and the following blocks in voting district (500490), tract 0101.11, block group 1, in Sedgwick county; block 042, block 043, block 044, block 045, block 046, block 047, block 048; and the following voting districts in Sedgwick county: (500720), (500730); and the following blocks in voting district (501970), tract 0081.00, block group 2, in Sedgwick county: block 133, block 134, block 181, block 182, block 183; and the following blocks in voting district (501980), tract 0081.00, block group 2, in Sedgwick county: block 078, block 085, block 089, block 090, block 099, block 100, block 241; and the following blocks in voting district (501990), tract 0081.00, block group 2, in Sedgwick county: block 074, block 081, block 082, block 083, block 084, block 088, block 145, block 242, block 243, block 244, block 245, block 247; and the following blocks in voting district (502000), tract 0081.00, block group 1, in Sedgwick county: block 029, block 030, block 031, block 032, block 035, block 036, block 037, block 038, block 039, block 040, block 043, block 044; and the following blocks in voting district (502000), tract 0081.00, block group 2, in Sedgwick county: block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 075, block 076, block 077, block 248, block 249; and the following blocks in voting district (502020), tract 0081.00, block group 2, in Sedgwick county: block 079, block 080; and the following blocks in voting district (502020), tract 0081.00, block group 3, in Sedgwick county: block 033, block 034, block 035, block 036, block 037, block 040, block 041, block 042, block 043, block 046, block 049; and the following blocks in voting district (502020), tract 0103.00, block group 4, in Sedgwick county: block 065, block 067, block 068, block 069, block 070, block 071, block 072, block 077, block 086, block 087, block 088, block 098, block 099, block 100, block 101, block 102, block 107; and the following voting districts in Sedgwick county: (502030), (502040), (502050), (502070), (502080), (502220), (502230); and the following blocks in voting district (502240), tract 0101.11, block group 1, in Sedgwick county: block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 024, block 025, block 026, block 027, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 049, block 050; and the following blocks in voting district (502240), tract 0101.11, block group 4, in Sedgwick county: block 000, block 003; and the following blocks in voting district (502240), tract 0101.16, block group 1, in Sedgwick county: block 218, block 219; and the following blocks in voting district (502480), tract 0104.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 013, block 014, block 015, block 016, block 017, block 018, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block

041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 078, block 079, block 080, block 081; and the following blocks in voting district (502480), tract 0104.00, block group 2, in Sedgwick county: block 000, block 001, block 002, block 046, block 047, block 048, block 094, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 117, block 118, block 119, block 141; and the following blocks in voting district (502560), tract 0104.00, block group 1, in Sedgwick county: block 010, block 011, block 012, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 073, block 074, block 075, block 076, block 077; and the following blocks in voting district (502560), tract 0104.00, block group 2, in Sedgwick county: block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 028, block 029, block 030, block 039, block 041, block 042, block 050, block 051, block 142, block 143; and the following voting districts in Sedgwick county: (502830), (502840), (502850), (502860), (502870), (502880), (502890), (502900), (502910), (502930), (502940); and the following blocks in voting district (502950), tract 0081.00, block group 2, in Sedgwick county: block 043, block 044, block 086, block 087, block 091, block 094, block 101, block 102, block 110, block 111, block 117, block 118, block 119, block 120, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 238, block 246; and the following voting districts in Sedgwick county: (502960), (502970), (502980), (502990), (503000), (503010); and the following blocks in voting district (503290), tract 0103.00, block group 3, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 065, block 066, block 067, block 068, block 069, block 070; and the following blocks in voting district (503290), tract 0103.00, block group 4, in Sedgwick county: block 002, block 003, block 012, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 028, block 037, block 038, block 039, block 041, block 074, block 075, block 078, block 122; and the following voting districts in Sedgwick county: (503370), (503380), (503390), (503400), (503410), (503450), (503460), (503470), (503480), (503490), (503500), (503510), (503520); and the following blocks in voting district (503530), tract 0101.16, block group 1, in Sedgwick county: block 066, block 069, block 074, block 075, block 079, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 099, block 112, block 221; and the following blocks in voting district (503550), tract 0101.16, block group 1, in Sedgwick county: block 080, block 100, block 101, block 102, block 103, block 104, block 204, block 205, block 206, block 212, block

213, block 214; and the following voting districts in Sedgwick county: (503800), (600030), (600090), (600150), (600360), (600400), (600470), (700010), (700020),(700030), (700040), (700050), (700060), (700070), (700080), (700090), (700110), (700120), (700130), (700140), (700150), (700160), (700170), (700180), (700200); and the following blocks in voting district (700210), tract 0103.00, block group 3, in Sedgwick county: block 059, block 060, block 061, block 062, block 063, block 064, block 072, block 075, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 094; and the following blocks in voting district (700210), tract 0103.00, block group 4, in Sedgwick county: block 082, block 083, block 084, block 085, block 089, block 090, block 092, block 094; and the following blocks in voting district (700260), tract 0105.00, block group 1, in Sedgwick county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 104, block 105, block 160, block 161; and the following voting districts in Sedgwick county: (700310), (700320), (700330), (700350), (700380), (700390), (700400), (700410), (700430), (700460), (700470), (700540), (700550), (700560), (700570), (700600),(700640), (700710), (700780), (700790), (700830), (700860), (700900), (700910), (700920), (700930), (700940), (900050).

Sec. 165. Senatorial district 32 shall consist of all of Cowley county; and the following voting districts in Sedgwick county: (502490), (503180), (503190), (503210), (503220), (503230), (503250), (503700), (503740), (503750), (503920), (600340), (600370), (700590); and all of Sumner county.

Sec. 166. Senatorial district 33 shall consist of all of Barber county; and the following voting districts in Barton county: (000070); and the following blocks in voting district (000200), tract 9718.00, block group 4, in Barton county: block 005, block 011; and the following voting districts in Barton county: (00022C), (00022D), (00022E), (00022F), (00023C), (000300), (000330), (000340); and all of Comanche county; and all of Edwards county; and the following voting districts in Ford county: (000010), (000020), (000030); and the following blocks in voting district (000040), tract 9617.00, block group 2, in Ford county: block 174, block 175, block 188, block 189, block 190, block 191, block 258, block 285, block 286, block 287, block 288, block 289, block 290, block 291, block 292, block 293, block 294, block 295, block 296, block 297, block 303, block 304, block 305, block 306, block 307, block 308, block 309, block 310, block 311, block 313, block 314, block 315, block 316, block 317, block 318, block 327; and the following voting districts in Ford county: (00005A), (00005B), (00005C), (000060), (000070); and the following blocks in voting district (00008A), tract 9618.00, block group 3, in Ford county: block 009, block 010, block 011, block 012, block 036, block 037, block 038, block 039, block 040, block 043, block 044; and the following blocks in voting district (00008A), tract 9618.00, block group 4, in Ford county: block 005, block 006, block 007, block 008, block 019, block 020, block 021, block 022, block 038, block 039, block 040, block 057, block 058; and the following blocks in voting district (00008A), tract 9619.00, block group 1, in Ford county: block 000, block 001, block 002, block 003, block 005, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050; and the following blocks in voting district (00008A), tract 9619.00, block group 4, in Ford county: block 028, block 029, block 030, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block

056, block 057; and the following blocks in voting district (00008A), tract 9619.00, block group 5, in Ford county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080; and the following blocks in voting district (00008A), tract 9619.00, block group 6, in Ford county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042; and the following voting districts in Ford county: (00008B), (00008C), (00008D); and the following blocks in voting district (000090), tract 9619,00, block group 6, in Ford county: block 007; and the following blocks in voting district (000090), tract 9620.00, block group 3, in Ford county: block 001, block 002, block 003, block 004, block 020, block 061, block 069, block 070, block 071, block 072, block 075; and the following blocks in voting district (000100), tract 9618.00, block group 2, in Ford county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044; and the following blocks in voting district (000100), tract 9618.00, block group 3, in Ford county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 041, block 042; and the following blocks in voting district (000100), tract 9619.00, block group 4, in Ford county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 058; and the following blocks in voting district (000190), tract 9620.00, block group 3, in Ford county: block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 062, block 064; and the following voting districts in Ford county: (000200), (000210), (000230), (000240); and the following blocks in voting district (000250), tract 9616.00, block group 1, in Ford county: block 206, block 213, block 214, block 215, block 216, block 217, block 218, block 219, block 222, block 223, block 224, block 225, block 226, block 227, block 228, block 229, block 230, block 232, block 233, block 234, block 235, block 236, block 237, block 238, block 239, block 240, block 241, block 242, block 243, block 244, block 245, block 246, block 247, block 248, block 249, block 250, block 251, block 252, block 253, block 254, block 255, block 256, block 257, block 258, block 259, block 261, block 262, block 294, block 295, block 296, block 301, block 302, block 303, block 304, block 305, block 306, block 307, block 308; and the following blocks in voting district (000250), tract 9618.00, block group 5, in Ford county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 016, block 017, block 018, block 020, block 022, block 028, block 040, block 041, block 042, block 043, block 120, block 134; and the following voting districts in Ford county: (000260), (000280), (000290); and the following blocks in voting district (000310), tract 9616.00, block group 1, in Ford county: block 059, block 063, block 064, block 065, block 066, block 067, block 068, block 074, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 134, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 146, block 147, block 148, block 149, block 150, block 151, block 152, block 153, block 154, block 170, block 171, block 172, block 173, block 174, block 175, block 176, block 177, block 178, block 179, block 180, block 181, block 182, block 183, block 184, block 185, block 186, block 187, block 188, block 189, block 190, block 191, block 192, block 193, block 194, block 195, block 196, block 197, block 198, block 199, block 200, block 210, block 220, block 221, block 231, block 260, block 263, block 264, block 265, block 266, block 267, block 268, block 269, block 270, block 271, block 272, block 273, block 274, block 275, block 276, block 277, block 278, block 279, block 280, block 281, block 282, block 283, block 284, block 285, block 286, block 287, block 288, block 289, block 290, block 291, block 292, block 293, block 297, block 298, block 299, block 300, block 309, block 310, block 311, block 312, block 313, block 314, block 315, block 316, block 317, block 318, block 319, block 320, block 321, block 322, block 323, block 355, block 358, block 359, block 360, block 361, block 366, block 367, block 368, block 369, block 370, block 371, block 372, block 373, block 374, block 375, block 376, block 377, block 378, block 379, block 380, block 381, block 382, block 383, block 384, block 385, block 386, block 387, block 388, block 389, block 390, block 391, block 392, block 393, block 394, block 395, block 396, block 397, block 398, block 399, block 400, block 401, block 402, block 407, block 408, block 409, block 410, block 411, block 412, block 413, block 414, block 415, block 416, block 417; and the following blocks in voting district (000320), tract 9616.00, block group 1, in Ford county: block 022, block 025, block 026, block 027, block 028, block 029, block 030, block 033, block 034, block 035, block 036, block 038, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 144, block 145, block 155, block 156, block 157, block 158, block 159, block 160, block 161, block 162, block 163, block 164, block 165, block 166, block 167, block 168, block 169, block 324, block 325, block 326, block 327, block 328, block 329, block 330, block 331, block 332, block 333, block 334, block 335, block 336, block 337, block 338, block 339, block 340; and the following blocks in voting district (000320), tract 9617.00, block group 2, in Ford county: block 000; and the following blocks in voting district (000330), tract 9617.00, block group 2, in Ford county: block 319, block 320, block 321, block 322, block 323, block 328, block 329, block 330, block 331, block 332, block 333, block 334, block 370, block 371, block 372, block 373, block 374, block 375, block 376, block 377, block 378, block 383, block 384, block 428, block 429, block 430, block 431, block 432, block 433, block 577, block 578; and all of Harper county; and all of Kingman county; and all of Kiowa county; and all of Pawnee county: and all of Pratt county: and all of Stafford county.

Sec. 167. Senatorial district 34 shall consist of all of Reno county; and the following voting districts in Rice county: (000010), (000020), (000030), (000040), (000080), (000090), (000100), (000110), (000120), (000130), (000140), (000160), (000170), (000180), (00019A), (00019B), (00019C), (000200), (000210), (000220), (000230), (000250), (000260).

Sec. 168. Senatorial district 35 shall consist of the following voting districts in Barton county: (000010), (000020), (000030), (000040), (000050), (000060), (000080), (000090), (000100), (00011A), (00011B), (000120), (000130), (000140), (000150), (000160), (000170), (000180), (00019A), (00019B); and the following blocks in voting district (000200), tract 9716.00, block group 4, in Barton county: block 024, block 025, block 026, block 027, block 028, block 029, block 035, block 036, block 037; and the following blocks in voting district (000200), tract 9716.00, block group 5, in Barton county: block 000, block 001, block 002, block 027, block 028, block 029, block 030, block 031, block 032, block 050, block 051; and the following blocks in voting district (000200), tract 9717.00, block group 1, in Barton county: block 025, block 026, block 027, block 050, block 051, block 052, block 053, block 061, block 062, block 063; and the following blocks in voting district (000200), tract 9717.00, block group 2, in Barton county: block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034; and the following blocks in voting district (000200), tract 9717.00, block group 3, in Barton county: block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037; and the following blocks in voting district (000200), tract 9718.00, block group 4, in Barton county: block 000, block 006, block 007, block 008, block 009, block 010; and the following voting districts in Barton county: (000210), (00022A), (00022B), (00023A), (00023B), (000240), (000250), (000260), (00027A), (00027B), (000280), (000290), (000310), (000320), (000350), (000360), (000370), (000380), (000390), (900010); and all of Ellsworth county; and all of Lincoln county; and all of McPherson county; and the following blocks in voting district (000010), tract 1766.00, block group 1, in Mitchell

county: block 127, block 128, block 129, block 130, block 204, block 209, block 210, block 211, block 212, block 214, block 215, block 216, block 217, block 218, block 219, block 220, block 221, block 222, block 223, block 224, block 225, block 226, block 227, block 229, block 230, block 231, block 232, block 233, block 234, block 238, block 266, block 267, block 268, block 269, block 273, block 274, block 275, block 276, block 277, block 392, block 393, block 394, block 400; and the following blocks in voting district (00006A), tract 1766.00, block group 1, in Mitchell county: block 207, block 286, block 287, block 288, block 289, block 292, block 399; and the following blocks in voting district (00006A), tract 1767.00, block group 1, in Mitchell county: block 038, block 039, block 198, block 199, block 200; and the following voting districts in Mitchell county: (000070), (000080); and the following blocks in voting district (000090), tract 1767.00, block group 1, in Mitchell county: block 105, block 124, block 126, block 127, block 129, block 130, block 131, block 132, block 165, block 166, block 167; and the following voting districts in Mitchell county: (000120), (000130), (000140), (000170), (000180), (000190), (000210), (000230), (000240), (000260), (000280); and the following blocks in voting district (000290), tract 1767.00, block group 1, in Mitchell county: block 040, block 142, block 191, block 192, block 193, block 194, block 195, block 196, block 197, block 205, block 206; and the following blocks in voting district (000300), tract 1767.00, block group 1, in Mitchell county: block 120, block 121, block 122, block 123, block 128, block 133, block 136, block 137, block 138, block 139, block 140, block 141, block 145, block 146, block 147; and the following voting districts in Rice county: (000050), (000060), (000070), (000150), (000240); and all of Russell county.

Sec. 169. Senatorial district 36 shall consist of the following voting districts in Johnson county: (000430), (000440), (000450), (000460), (000510), (000520), (000530), (000540), (000550); and the following blocks in voting district (000580), tract 0524.19, block group 2, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006; and the following blocks in voting district (000590), tract 0524.21, block group 1, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 011, block 012, block 013, block 014, block 015; and the following blocks in voting district (000590), tract 9800.02, block group 1, in Johnson county: block 003, block 004, block 005, block 006, block 007, block 009, block 010, block 011, block 012, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021; and the following voting districts in Johnson county: (000600), (000610), (000620), (000660); and the following blocks in voting district (001420), tract 0529.07, block group 1, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022; and the following blocks in voting district (001420), tract 0529.07, block group 2, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005; and the following blocks in voting district (001420), tract 0529.10, block group 2, in Johnson county: block 019, block 020; and the following blocks in voting district (001420), tract 9800.01, block group 1, in Johnson county: block 093, block 094; and the following voting districts in Johnson county: (001450), (00147B), (001500), (001510), (00217A), (00222A), (002930), (002940), (003030), (003090), (900360), (900370), (900380), (900400), (900410), (900430), (900440),

(900450); and the following blocks in voting district (900460), tract 0524.05, block group 3, in Johnson county: block 009; and the following blocks in voting district (900460), tract 0524.17, block group 2, in Johnson county: block 015, block 018, block 019; and the following blocks in voting district (900460), tract 0529.10, block group 2, in Johnson county: block 000; and the following blocks in voting district (900460), tract 0530.05, block group 1, in Johnson county: block 000, block 017, block 024, block 025, block 026, block 027, block 028; and the following blocks in voting district (900460), tract 9800.01, block group 1, in Johnson county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 095, block 096, block 097, block 098, block 099; and the following voting districts in Johnson county; (900470), (900480), (900710); and the following blocks in voting district (900870), tract 0529.10, block group 1, in Johnson county: block 004, block 005, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015; and the following voting districts in Johnson county: (900880), (900890), (901030); and the following blocks in voting district (901050), tract 0530.08, block group 1, in Johnson county: block 009, block 016, block 017, block 018; and the following voting districts in Johnson county: (901410), (901420), (901430); and the following blocks in voting district (901650), tract 0528.02, block group 4, in Johnson county: block 003, block 004, block 005, block 006, block 030, block 031; and the following blocks in voting district (901700), tract 0529.10, block group 2, in Johnson county: block 017, block 018, block 021, block 022; and the following voting districts in Johnson county: (901710).

Sec. 170. Senatorial district 37 shall consist of the following voting districts in Johnson county: (000010), (000020), (000030), (000040), (001300), (001310), (001340), (001360), (001370), (00140B), (001410), (00147A), (001480), (00226A), (00226B), (002360), (00244A), (00244B), (002460), (002470), (00249A), (00249C), (00249E), (00249F), (004300), (900010), (900020); and the following blocks in voting district (900290), tract 0534.10, block group 1, in Johnson county: block 006, block 007, block 015, block 017, block 018, block 019, block 020, block 023; and the following voting districts in Johnson county: (900350), (900790), (900800), (900810), (900830), (900840), (901000), (901010), (901120), (901130), (901140), (901150); and the following blocks in voting district (901160), tract 0534.10, block group 1, in Johnson county: block 009, block 010, block 014, block 021, block 022, block 024; and the following blocks in voting district (901160), tract 0534.10, block group 5, in Johnson county: block 015, block 017, block 018, block 019, block 021, block 026, block 029, block 030, block 035, block 036, block 037, block 038, block 039, block 040; and the

following blocks in voting district (901160), tract 0534.10, block group 6, in Johnson county: block 007, block 008, block 009, block 010, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023; and the following voting districts in Johnson county: (901170), (901180), (901190), (901200), (901210), (901220), (901230), (901240), (901250), (901260), (901270), (901290), (901300), (901310), (901690).

Sec. 171. Senatorial district 38 shall consist of all of Clark county; and all of Ellis county; and the following voting districts in Finney county: (000220), (000280); and the following blocks in voting district (000040), tract 9617.00, block group 2, in Ford county: block 259, block 260, block 261, block 262, block 263, block 264, block 265, block 266, block 267, block 268, block 269, block 270, block 271, block 272, block 273, block 274, block 275, block 276, block 277, block 278, block 279, block 280, block 281, block 282, block 283, block 284, block 312, block 325, block 326, block 382, block 394, block 395, block 396, block 397, block 398; and the following blocks in voting district (00008A), tract 9619.00, block group 3, in Ford county: block 000, block 001, block 002, block 003, block 004, block 005, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025; and the following blocks in voting district (000090), tract 9618.00, block group 1, in Ford county: block 038, block 058, block 059, block 060, block 062, block 070, block 073, block 076, block 077, block 079, block 080, block 081, block 082, block 083, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095; and the following blocks in voting district (000090), tract 9619.00, block group 1, in Ford county: block 004, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 018, block 020, block 022, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 055, block 056, block 057, block 058, block 059, block 060; and the following blocks in voting district (000090), tract 9619.00, block group 2, in Ford county: block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 145; and the following blocks in voting district (000090), tract 9619.00, block group 3, in Ford county: block 006, block 007, block 008, block 026, block 027, block 028, block 029, block 030, block 031; and the following blocks in voting district (000090), tract 9620.00, block group 2, in Ford county: block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block

014, block 015, block 016, block 017, block 018, block 019, block 020, block 027, block 028, block 029, block 030, block 031, block 032; and the following blocks in voting district (000090), tract 9620.00, block group 3, in Ford county: block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 060; and the following blocks in voting district (000100), tract 9618.00, block group 1, in Ford county: block 026, block 028, block 036, block 041, block 042, block 043, block 044, block 045, block 046, block 049, block 050, block 051, block 052, block 053, block 056, block 066, block 067, block 068, block 069, block 074, block 075, block 078, block 084, block 085, block 086, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 108; and the following blocks in voting district (000190), tract 9618.00, block group 1, in Ford county: block 008, block 009, block 011, block 012, block 013, block 025, block 027, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 037, block 040, block 047, block 048, block 054, block 055, block 064, block 065, block 106, block 107, block 109; and the following blocks in voting district (000190), tract 9619.00, block group 1, in Ford county: block 015, block 016, block 017, block 019, block 021, block 023, block 024, block 025, block 026, block 027, block 041, block 052, block 053, block 054, block 061; and the following blocks in voting district (000190), tract 9619.00, block group 2, in Ford county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 114, block 115, block 134, block 135, block 137, block 139, block 140, block 141, block 142, block 143, block 146, block 147, block 148, block 149, block 150; and the following blocks in voting district (000190), tract 9620.00, block group 3, in Ford county: block 063, block 065, block 066, block 076; and the following voting districts in Ford county: (000220); and the following blocks in voting district (000250), tract 9616.00, block group 1, in Ford county: block 203, block 204, block 205, block 207, block 208, block 209, block 211, block 212; and the following blocks in voting district (000250), tract 9616.00, block group 2, in Ford county: block 006, block 007, block 008, block 009, block 010, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 142, block 143, block 144, block 145, block 146, block 147, block 148, block 169, block 170, block 259; and the following blocks in voting district (000250), tract 9618.00, block group 1, in Ford county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 010, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 039, block 110, block 111, block 112, block 113, block 114, block 115; and the following voting districts in Ford county: (000270), (000300); and the following blocks in voting district (000310), tract 9616.00, block group 1, in Ford county: block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 041, block 060, block 061, block 062, block 069, block 070, block 071, block 072, block 073, block 125, block 135, block 136, block 201, block 202; and the following blocks in voting district (000310), tract 9616.00, block group 2, in Ford county: block 000, block 001, block 002, block

003, block 004, block 005, block 011, block 012, block 013, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 134, block 135, block 136, block 137, block 138, block 139, block 140, block 141, block 171, block 176, block 178, block 185, block 186, block 193, block 194, block 195, block 256, block 257, block 265, block 266, block 267; and the following blocks in voting district (000320), tract 9616.00, block group 1, in Ford county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 018, block 019, block 020, block 021, block 023, block 024, block 031, block 032, block 037, block 039, block 040; and the following blocks in voting district (000330), tract 9617.00, block group 2, in Ford county: block 324, block 379, block 380, block 381, block 385, block 386, block 387, block 388, block 389, block 390, block 391, block 392, block 393, block 399, block 400, block 401, block 402, block 403, block 404, block 405, block 406, block 407, block 408, block 409, block 410, block 411, block 412, block 413, block 414, block 415, block 416, block 417, block 418, block 419, block 420, block 421, block 422, block 423, block 424, block 425, block 426, block 427, block 579, block 580, block 581, block 582, block 583, block 584, block 585, block 598; and the following voting districts in Ford county: (600010), (800010); and all of Gray county; and the following blocks in voting district (000010), tract 4631.00, block group 1, in Haskell county; block 351, block 352, block 353, block 354, block 355; and the following voting districts in Haskell county: (000060); and the following blocks in voting district (000070), tract 4631.00, block group 1, in Haskell county: block 446, block 447, block 549, block 550, block 551, block 552, block 553, block 554, block 559, block 560, block 561, block 562, block 563, block 724, block 725, block 726, block 727, block 728, block 729, block 730, block 731, block 732, block 733, block 794, block 795, block 796, block 797, block 798, block 799, block 800, block 801, block 802, block 803, block 808, block 809, block 810, block 820, block 821, block 822, block 823, block 824, block 825, block 855, block 856, block 861, block 865, block 866, block 867, block 902, block 903; and the following blocks in voting district (000070), tract 4631.00, block group 2, in Haskell county: block 000, block 001, block 002, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016; and the following blocks in voting district (000070), tract 4631.00, block group 3, in Haskell county; block 000, block 001, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block

105, block 106, block 116, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 134, block 135; and the following voting districts in Haskell county; (000080); and all of Hodgeman county; and all of Meade county; and all of Ness county; and all of Rush county; and the following voting districts in Seward county: (000010); and the following blocks in voting district (000020), tract 9656.00, block group 2, in Seward county: block 012, block 013, block 014, block 015, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 036, block 037, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 059, block 063, block 093, block 094, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 163, block 164, block 165, block 326, block 327, block 328, block 329, block 330, block 331, block 332, block 333, block 334, block 335, block 337, block 338; and the following blocks in voting district (000020), tract 9656.00, block group 3, in Seward county: block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 159, block 160, block 161, block 162, block 163, block 164, block 165, block 166, block 167, block 168, block 169, block 170, block 171, block 172, block 173, block 174, block 181, block 231, block 232, block 236, block 238; and the following voting districts in Seward county: (000030); and the following blocks in voting district (000040), tract 9656.00, block group 2, in Seward county: block 035, block 038, block 056, block 057, block 058, block 061, block 062, block 064, block 065, block 066, block 069, block 089, block 090, block 091, block 092, block 095, block 096, block 097, block 098, block 099, block 100, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 131, block 132, block 133, block 134, block 151, block 152, block 153, block 154, block 155, block 156, block 157, block 158, block 159, block 160, block 161, block 162, block 166, block 167, block 168, block 169, block 170, block 171, block 172, block 173, block 174, block 175, block 176, block 177, block 178, block 179, block 180, block 181, block 182, block 183, block 184, block 185, block 186, block 187, block 188, block 189, block 190, block 191, block 192, block 193, block 194, block 195, block 196, block 197, block 198, block 199, block 200, block 201, block 202, block 203, block 204, block 205, block 206, block 207,

block 208, block 209, block 210, block 211, block 212, block 213, block 214, block 215, block 216, block 217, block 218, block 219, block 220, block 221, block 222, block 223, block 224, block 225, block 226, block 227, block 228, block 229, block 230, block 231, block 232, block 257, block 258, block 259, block 307, block 308, block 336; and the following blocks in voting district (000070), tract 9656.00, block group 2, in Seward county: block 016, block 017, block 018, block 019, block 060, block 067, block 068, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 123, block 124, block 339; and the following voting districts in Seward county: (00008A), (00008B); and the following blocks in voting district (000090), tract 9656.00, block group 1, in Seward county: block 480, block 481, block 491; and the following blocks in voting district (000090), tract 9656.00, block group 2, in Seward county: block 289, block 290, block 292, block 293, block 294, block 295, block 296, block 297, block 298, block 299, block 300, block 301, block 302, block 309, block 310, block 311; and the following blocks in voting district (000090), tract 9659.00, block group 4, in Seward county: block 000, block 001, block 006, block 007, block 008, block 009, block 010, block 011, block 013, block 014, block 015, block 038, block 041, block 047, block 051, block 073, block 074, block 075, block 076, block 077, block 081, block 082, block 083, block 099, block 100, block 101; and the following blocks in voting district (000090), tract 9660.00, block group 3, in Seward county: block 019, block 020, block 021; and the following blocks in voting district (000100), tract 9659.00, block group 2, in Seward county: block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049; and the following blocks in voting district (000100), tract 9659.00, block group 3, in Seward county: block 012, block 013, block 014, block 017, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 037, block 043, block 044, block 045, block 046, block 047, block 050; and the following blocks in voting district (000110), tract 9659.00, block group 3, in Seward county: block 005, block 006, block 007, block 009, block 010, block 011, block 019, block 020, block 021, block 022, block 033, block 034, block 035, block 036, block 038, block 039, block 040, block 041, block 042, block 048, block 049; and the following blocks in voting district (000110), tract 9659.00, block group 4, in Seward county: block 002, block 003, block 004, block 005, block 012, block 019, block 020, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 096, block 097; and the following blocks in voting district (000110), tract 9660.00, block group 2, in Seward county: block 001, block 002, block 003, block 004, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043; and the following blocks in voting district (000110), tract 9660.00, block group 3, in Seward county: block 003, block 005, block 006, block 007, block 008, block 009, block 010, block

011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091; and the following voting districts in Seward county: (000120); and the following blocks in voting district (000140), tract 9656.00, block group 2, in Seward county: block 139, block 313, block 314, block 315, block 316, block 318, block 319, block 320, block 324, block 325; and the following blocks in voting district (000140), tract 9657.00, block group 1, in Seward county: block 000, block 001, block 002, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 024, block 025, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 110, block 111, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 123; and the following blocks in voting district (000140), tract 9660.00, block group 1, in Seward county: block 000, block 001, block 002, block 003, block 004, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083; and the following blocks in voting district (000140), tract 9660.00, block group 2, in Seward county: block 000, block 005, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081; and the following blocks in voting district (000140), tract 9660.00, block group 3, in Seward county: block 002, block 092; and the following blocks in voting district (000160), tract 9659.00, block group 4, in Seward county: block 053, block 054; and the following blocks in voting district (000200), tract 9656.00, block group 1, in Seward county: block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 051,

block 052, block 053, block 054, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 134, block 135, block 136, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 144, block 162, block 163, block 164, block 165, block 166, block 167, block 168, block 169, block 170, block 171, block 172, block 173, block 174, block 175, block 176, block 177, block 189, block 190, block 191, block 192, block 193, block 202, block 203, block 204, block 205, block 206, block 207, block 208, block 209, block 210, block 211, block 212, block 213, block 214, block 215, block 216, block 217, block 218, block 219, block 220, block 221, block 222, block 223, block 234, block 235, block 236, block 240, block 241, block 242, block 244, block 245, block 246; and the following blocks in voting district (000200), tract 9656.00, block group 2, in Seward county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011; and the following blocks in voting district (000200), tract 9656.00, block group 3, in Seward county: block 003, block 004, block 005; and the following voting districts in Seward county: (000210); and all of Trego county.

Sec. 172. Senatorial district 39 shall consist of the following voting districts in Finney county: (000010), (00002A), (000030), (000040), (000060), (000070), (000080), (00009A), (00009B), (000100), (000110), (000120), (000130), (000140), (000150), (000160), (000170), (00018A), (000190), (000200), (00021A), (000230),(000250), (000260), (200010), (200020), (200030), (200040), (200050), (200060); and all of Grant county; and the following voting districts in Hamilton county: (000010); and the following blocks in voting district (000020), tract 9586.00, block group 2, in Hamilton county: block 227, block 228, block 229, block 230, block 231, block 232, block 233, block 245, block 271, block 272, block 273, block 274, block 275, block 276, block 277, block 278, block 279, block 280, block 281, block 282, block 283, block 285, block 300, block 301, block 302, block 303, block 309, block 321, block 322, block 323, block 326, block 327, block 328, block 332, block 335, block 336, block 337, block 338, block 339, block 340, block 351, block 352, block 353, block 354, block 355, block 356; and the following blocks in voting district (000030), tract 9586.00, block group 1, in Hamilton county: block 319, block 320, block 321, block 322, block 323, block 325, block 328, block 329, block 330, block 331, block 332, block 334, block 335, block 336, block 337, block 338, block 339, block 343, block 344, block 345, block 346, block 347, block 348, block 350, block 351, block 352, block 353, block 354, block 355; and the following voting districts in Hamilton county: (000040); and the following blocks in voting district (000060), tract 9586.00, block group 2, in Hamilton county: block 132, block 136, block 145, block 149, block 220, block 221, block 222, block 223, block 224, block 225, block 226, block 333, block 334, block 341, block 342, block 343, block 344, block 345, block 346, block 347, block 348, block 349, block 350, block 559, block 560, block 561, block 562, block 563, block 564, block 565, block 575; and the following blocks in voting district (000080), tract 9586.00, block group 1, in Hamilton county: block 227, block 228, block 229, block 230, block 231, block 232, block 233, block 239, block 240, block 241, block 242, block 243, block 244, block 245, block 246, block 247, block 248, block 249, block 250, block 251, block 252, block 253, block 254, block 255, block 256, block 257, block 258, block 259, block 264, block 265, block 266, block 267, block 268, block 269, block 270, block 271, block 272, block 282, block 283, block

295, block 296, block 297; and the following blocks in voting district (000080), tract 9586.00, block group 2, in Hamilton county: block 472, block 473, block 474, block 475, block 476, block 477; and the following voting districts in Hamilton county: (000100); and the following blocks in voting district (000010), tract 4631.00, block group 1, in Haskell county: block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 024, block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 038, block 039, block 040, block 041, block 086, block 087, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 126, block 127, block 128, block 129, block 130, block 148, block 149, block 150, block 151, block 152, block 153, block 154, block 155, block 156, block 157, block 158, block 159, block 160, block 161, block 162, block 163, block 164, block 165, block 166, block 167, block 168, block 169, block 170, block 171, block 172, block 173, block 174, block 175, block 176, block 177, block 178, block 179, block 180, block 192, block 193, block 194, block 195, block 196, block 197, block 198, block 199, block 200, block 201, block 202, block 218, block 219, block 220, block 221, block 222, block 223, block 224, block 225, block 226, block 227, block 228, block 229, block 230, block 231, block 232, block 233, block 234, block 235, block 236, block 237, block 238, block 239, block 240, block 241, block 250, block 251, block 252, block 253. block 254. block 255. block 256. block 257. block 258. block 259. block 327. block 328, block 329, block 330, block 331, block 332, block 335, block 336, block 337, block 338, block 339, block 340, block 341, block 342, block 343, block 344, block 345, block 346, block 347, block 348, block 349, block 350, block 356, block 357, block 358, block 359, block 360, block 361, block 362, block 363, block 364, block 365, block 366, block 367, block 368, block 369, block 370, block 371, block 372, block 373, block 374, block 375, block 376, block 377, block 378, block 379, block 380, block 381, block 382, block 383, block 384, block 385, block 386, block 387, block 404, block 405, block 406, block 898, block 899, block 900, block 901, block 904, block 908, block 909, block 910, block 911, block 915, block 916, block 917, block 932; and the following voting districts in Haskell county: (000020), (000030), (000040), (000050); and the following blocks in voting district (000070), tract 4631.00, block group 1, in Haskell county: block 407, block 408, block 439, block 440, block 441, block 442, block 443, block 445, block 555, block 556, block 557, block 558, block 564, block 565, block 566, block 567, block 568, block 569, block 570, block 571, block 572, block 573, block 574, block 575, block 576, block 577, block 578, block 579, block 580, block 581, block 582, block 583, block 584, block 585, block 586, block 702, block 703, block 704, block 705, block 706, block 707, block 708, block 709, block 710, block 711, block 712, block 713, block 714, block 715, block 716, block 717, block 718, block 719, block 720, block 721, block 722, block 723, block 811, block 812, block 813, block 814, block 815, block 816, block 817, block 818, block 819, block 857, block 858, block 859, block 860, block 891; and the following blocks in voting district (000070), tract 4631.00, block group 3, in Haskell county: block 002, block 003, block 004, block 005, block 107, block 108, block 109, block 110, block 111, block 112, block 113, block 114, block 115, block 117, block 118; and the following voting districts in Kearny county: (000010), (000020); and the following blocks in voting district (000030), tract 9591.00, block

group 1, in Kearny county: block 225, block 226, block 227, block 228, block 312, block 313, block 314, block 315, block 316, block 317, block 318, block 319, block 320, block 321, block 322, block 323, block 324, block 331, block 332, block 333, block 334, block 335, block 336, block 337, block 338, block 339, block 340, block 341, block 342, block 343, block 344, block 345, block 346, block 347, block 348, block 349, block 350, block 351, block 352, block 353, block 354, block 355, block 356, block 357, block 358, block 359, block 360, block 361, block 362, block 363, block 364, block 365, block 366, block 367, block 368, block 369, block 370, block 371, block 372, block 373, block 374, block 375, block 376, block 377, block 378, block 379, block 380, block 381, block 382, block 383, block 388, block 389, block 390, block 391, block 392, block 393, block 394, block 395, block 396, block 397, block 398, block 399, block 400, block 401, block 695, block 696, block 697, block 698, block 699, block 700, block 701, block 702, block 703, block 704, block 705, block 706, block 707, block 708, block 709, block 710, block 711, block 712, block 713, block 931, block 975, block 979, block 980, block 982, block 998; and the following blocks in voting district (000030), tract 9591.00, block group 3, in Kearny county: block 157; and the following voting districts in Kearny county: (000040), (000050), (000060), (000070), (000080), (000090); and all of Morton county; and the following blocks in voting district (000020), tract 9656.00, block group 1, in Seward county: block 324; and the following blocks in voting district (000040), tract 9656.00, block group 1, in Seward county: block 323, block 329, block 330, block 331; and the following voting districts in Seward county: (00005A), (00005B), (000060); and the following blocks in voting district (000070), tract 9656.00, block group 1, in Seward county: block 254, block 255, block 266, block 267, block 268, block 269, block 309, block 310, block 311, block 312, block 313, block 314, block 315, block 316, block 317, block 318, block 319, block 320, block 321, block 322, block 325, block 326, block 327, block 328, block 332, block 362, block 365, block 366, block 367, block 368, block 369, block 370, block 371, block 374, block 379, block 380, block 424, block 425, block 451, block 452; and the following blocks in voting district (000070), tract 9657.00, block group 2, in Seward county: block 001, block 002, block 003, block 004, block 005, block 006, block 007; and the following blocks in voting district (000090), tract 9656.00, block group 1, in Seward county: block 473, block 475, block 476, block 477, block 478, block 479, block 483, block 484, block 486, block 487; and the following blocks in voting district (000090), tract 9659.00, block group 4, in Seward county: block 043, block 102, block 103, block 105; and the following blocks in voting district (000100), tract 9659.00, block group 1, in Seward county: block 017, block 018, block 019, block 020, block 021, block 030, block 031, block 032, block 033, block 046, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 066, block 067, block 068, block 069, block 070; and the following blocks in voting district (000100), tract 9659.00, block group 2, in Seward county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019; and the following blocks in voting district (000100), tract 9659.00, block group 3, in Seward county: block 002, block 003, block 004, block 015, block 016, block 018; and the following blocks in voting district (000110), tract 9659.00, block group 1, in Seward ounty: block 000, block 001, block

002, block 003, block 004, block 005, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 047; and the following blocks in voting district (000110), tract 9659.00, block group 3, in Seward county: block 000, block 001, block 008; and the following voting districts in Seward county: (000130); and the following blocks in voting district (000140), tract 9657.00, block group 1, in Seward county: block 023, block 026, block 060, block 061, block 062, block 063, block 064, block 065, block 101, block 102, block 120; and the following blocks in voting district (000140), tract 9658.00, block group 3, in Seward county: block 000, block 001, block 002, block 003, block 004, block 005, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055; and the following blocks in voting district (000140), tract 9658.00, block group 4, in Seward county: block 000, block 001, block 002, block 003, block 004, block 005, block 006, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 035, block 036, block 037, block 048, block 049, block 050, block 051, block 052, block 063; and the following blocks in voting district (000140), tract 9660.00, block group 1, in Seward county: block 005, block 006, block 007, block 008, block 052, block 053, block 054, block 055; and the following blocks in voting district (000140), tract 9660.00, block group 2, in Seward county: block 044, block 045, block 046, block 047, block 082; and the following voting districts in Seward county: (000150); and the following blocks in voting district (000160), tract 9656.00, block group 1, in Seward county: block 459; and the following blocks in voting district (000160), tract 9658.00, block group 1, in Seward county: block 004, block 006, block 007, block 008, block 009, block 010, block 011, block 012, block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 022, block 023, block 050, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 070, block 071, block 072, block 073, block 074, block 075, block 076, block 077, block 078, block 079, block 080, block 081, block 082, block 083, block 084, block 085, block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 105, block 106, block 114, block 117, block 119, block 120; and the following blocks in voting district (000160), tract 9658.00, block group 2, in Seward county: block 025, block 026, block 027, block 028, block 029, block 030, block 031, block 032, block 033, block 034, block 036, block 037, block 038, block 039, block 040, block 041, block 042, block 043, block 044, block 045, block 046, block 047, block 048, block 049, block 050, block 051, block 052, block 053, block 054, block 055, block 056, block 057, block 058, block 059, block 060, block 061, block 062, block 063; and the following blocks in voting district (000160), tract 9658.00, block group 3, in Seward county: block 070, block 071, block 076, block 077, block 078, block 079; and the following blocks in voting district (000160), tract 9658.00, block group 4, in Seward county: block 013, block 014, block 015, block 016, block 017, block 018, block 019, block 020, block 021, block 055, block 056, block 057, block 058, block 064, block 065, block 066, block 067, block 068; and the following voting districts in Seward county: (000170), (000180), (000190); and the following blocks in voting district (000200), tract 9656.00, block group 1, in Seward county: block 020,

block 021, block 022, block 039, block 040, block 041, block 047, block 048, block 049, block 050, block 121, block 122, block 123, block 124, block 125, block 178, block 179, block 180, block 183, block 184, block 185, block 186, block 187, block 188, block 194, block 195, block 196, block 197, block 198, block 199, block 200, block 201, block 243, block 248, block 249, block 250, block 251, block 256, block 461; and all of Stanton county; and all of Stevens county.

Senatorial district 40 shall consist of all of Chevenne county; and all of Decatur county; and all of Gove county; and all of Graham county; and all of Greeley county; and the following blocks in voting district (000020), tract 9586.00, block group 2, in Hamilton county: block 086, block 087, block 088, block 089, block 090, block 091, block 092, block 093, block 094, block 095, block 096, block 097, block 098, block 099, block 100, block 101, block 102, block 103, block 104, block 105, block 106, block 107, block 108, lock 109, block 110, block 111, block 114, block 234, block 235, block 236, block 237, block 238, block 39, block 240, block 241, block 242, block 243, block 244, block 246, block 247, block 248, block 249, block 250, block 251, block 252, block 253, block 254, block 255, block 256, block 257, block 258, block 259, block 260, block 261, block 262, block 263, block 264, block 265, block 266, block 267, block 268, block 269, block 270, block 284, block 286, block 287, block 288, block 289, block 290, block 291, block 292, block 293, block 294, block 295, block 296, block 297, block 298, block 299, block 304, block 305, block 306, block 307, block 308, block 310, block 311, block 312, block 313, block 314, block 315, block 316, block 317, block 318, block 319, block 320, block 324, block 325, block 329, block 330, block 331, block 571, block 572, block 579, block 580, block 587; and the following blocks in voting district (000030), tract 9586.00, block group 1, in Hamilton county: block 036, block 037, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 129, block 130, block 131, block 132, block 133, block 134, block 135, block 136, block 137, block 138, block 139, block 140, block 324, block 326, block 327, block 333, block 420, block 422, block 423; and the following voting districts in Hamilton county: (000050); and the following blocks in voting district (000060), tract 9586.00, block group 2, in Hamilton county: block 056, block 063, block 064, block 065, block 066, block 067, block 068, block 069, block 080, block 081, block 082, block 083, block 084, block 085, block 112, block 113, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 133, block 134, block 135, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 144, block 146, block 147, block 148, block 150, block 151, block 152, block 153, block 576, block 585, block 586; and the following voting districts in Hamilton county: (000070); and the following blocks in voting district (000080), tract 9586.00, block group 1, in Hamilton county: block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 110, block 126, block 127, block 128, block 141, block 142, block 143, block 144, block 145, block 146, block 147, block 148, block 149, block 150, block 151, block 152, block 153, block 154, block 155, block 156, block 157, block 158, block 159, block 160, block 161, block 162, block 173, block 178, block 179, block 180, block 181, block 182, block 183, block 184, block 185, block 186, block 187, block 188, block 189, block 190, block 191, block 192, block 200, block 201, block 202, block

203, block 206, block 207, block 208, block 209, block 210, block 211, block 212, block 213, block 214, block 215, block 216, block 217, block 218, block 219, block 220, block 221, block 222, block 223, block 224, block 225, block 226, block 234, block 235, block 236, block 237, block 238, block 260, block 261, block 262, block 263, block 280, block 281, block 298, block 301, block 341, block 364, block 365, block 366, block 414, block 421; and the following blocks in voting district (000080), tract 9586.00, block group 2, in Hamilton county: block 434, block 435, block 436, block 437; and the following blocks in voting district (000090); and all of Jewell county; and the following blocks in voting district (000030), tract 9591.00, block group 1, in Kearny county: block 999; and all of Lane county; and all of Logan county; and all of Norton county; and all of Osborne county; and all of Phillips county; and all of Rawlins county; and all of Scott county; and all of Sheridan county; and all of Sherman county; and all of Smith county; and all of Thomas county; and all of Wallace county; and all of Wichita county.";

And renumbering sections accordingly;

Also on page 156, in line 22, by striking "and" and inserting a comma; also in line 22, after "4-3,858" by inserting ", 4-4,451, 4-4,452, 4-4,453, 4-4,454, 4-4,455, 4-4,456, 4-4,457, 4-4,458, 4-4,459, 4-4,460, 4-4,461, 4-4,462, 4-4,463, 4-4,464, 4-4,465, 4-4,466, 4-4,467, 4-4,468, 4-4,469, 4-4,470, 4-4,471, 4-4,472, 4-4,473, 4-4,474, 4-4,475, 4-4,476, 4-4,477, 4-4,478, 4-4,479, 4-4,481, 4-4,482, 4-4,483, 4-4,484, 4-4,485, 4-4,486, 4-4,487, 4-4,488, 4-4,489, 4-4,490, 4-4,491, 4-4,492 and 4-4,493";

On page 1, in the title, in line 1, by striking "representative" and inserting "legislative"; in line 18, by striking "and" and inserting a comma; also in line 18, after "4-3,858" by inserting ", 4-4,451, 4-4,452, 4-4,453, 4-4,454, 4-4,455, 4-4,456, 4-4,457, 4-4,458, 4-4,459, 4-4,460, 4-4,461, 4-4,462, 4-4,463, 4-4,464, 4-4,465, 4-4,466, 4-4,467, 4-4,468, 4-4,469, 4-4,470, 4-4,471, 4-4,472, 4-4,473, 4-4,474, 4-4,475, 4-4,476, 4-4,477, 4-4,478, 4-4,479, 4-4,480, 4-4,481, 4-4,482, 4-4,483, 4-4,484, 4-4,485, 4-4,486, 4-4,487, 4-4,488, 4-4,489, 4-4,490, 4-4,491, 4-4,492 and 4-4,493"; and the bill be passed as amended.

MESSAGE FROM THE HOUSE

Announcing passage of HB 2709.

On motion of Senator Emler, the Senate adjourned until 9:00 a.m., Wednesday, March 21, 2012.

HELEN MORELAND, ROSE MARIE GLATT, SHIRLEY LAMOTT, Journal Clerks.

PAT SAVILLE, Secretary of the Senate.