Session of 2019

HOUSE BILL No. 2049

By Committee on Corrections and Juvenile Justice

1-22

1	AN ACT concerning crimes, punishment and criminal procedure; relating
2	to loss values; amending K.S.A. 2018 Supp. 21-5802, 21-5813, 21-
3	5821, 21-5825, 21-5828, 21-5830, 21-5927, 21-6002, 21-6004, 21-
4	6005 and 21-6205 and repealing the existing sections.
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6	Be it enacted by the Legislature of the State of Kansas:
7	Section 1. K.S.A. 2018 Supp. 21-5802 is hereby amended to read as
8	follows: 21-5802. (a) Theft of property lost, mislaid or delivered by
9	mistake is obtaining control of property of another by a person who:
10	(1) Knows or learns the identity of the owner thereof;
11	(2) fails to take reasonable measures to restore to the owner lost
12	property, mislaid property or property delivered by a mistake; and
13	(3) intends to permanently deprive the owner of the possession, use
14	or benefit of the property.
15	(b) Theft of property lost, mislaid or delivered by mistake of the
16	value of:
17	(1) \$100,000 or more is a severity level 5, nonperson felony;
18	(2) at least \$25,000 but less than \$100,000 is a severity level 7,
19	nonperson felony;
20	(3) at least $\$1,000$ $\$1,500$ but less than $\$25,000$ is a severity level 9,
21	nonperson felony; and
22	(4) less than $\$1,000$ $\$1,500$ is a class A nonperson misdemeanor.
23	(c) As used in this section, "property delivered by mistake" includes,
24	but is not limited to, a mistake as to the:
25	(1) Nature or amount of the property; or
26	(2) identity of the recipient of the property.
27	Sec. 2. K.S.A. 2018 Supp. 21-5813 is hereby amended to read as
28	follows: 21-5813. (a) Criminal damage to property is by means other than
29	by fire or explosive:
30	(1) Knowingly damaging, destroying, defacing or substantially
31	impairing the use of any property in which another has an interest without
32	the consent of such other person; or
33	(2) damaging, destroying, defacing or substantially impairing the use
34	of any property with intent to injure or defraud an insurer or lienholder.
35	(b) Aggravated criminal damage to property is criminal damage to
36	property, as defined in subsection (a)(1), if the value or amount of damage

exceeds \$5,000, committed with the intent to obtain any regulated scrap
 metal as defined in K.S.A. 2018 Supp. 50-6,109, and amendments thereto,
 or any items listed in K.S.A. 2018 Supp. 50-6,111(d), and amendments
 thereto, upon:
 (1) Any building, structure, personal property or place used primarily

(1) Any building, structure, personal property or place used primarily
for worship or any religious purpose;

7 (2) any building, structure or place used as a school or as an 8 educational facility;

9 (3) any building, structure or place used by a non-profit or charitable 10 business, corporation, firm, service or association;

(4) any grave, cemetery, mortuary or personal property of the
cemetery or mortuary or other facility used for the purpose of burial or
memorializing the dead;

14 15 (5) any agricultural property or agricultural infrastructure;

(6) any construction, mining or recycling facility, structure or site;

(7) any utility, utility service, telecommunication, telecommunication
 service, cable or video service facility, property, building, structure, site or
 component thereof;

(8) any municipal, county or state building, structure, site or property;

(9) any residential, commercial, industrial or agricultural irrigation,
 sprinkler or watering system or component thereof;

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(10) the infrastructure of any residence, building or structure;

(11) any historical marker, plaque or work of art;

(12) any vehicle or transportation building, facility, structure, site orproperty; or

(13) any other building, structure, residence, facility, site, place,property, vehicle or any infrastructure thereof.

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(c) Criminal damage to property if the property:

(1) Is damaged to the extent of \$25,000 or more is a severity level 7,
nonperson felony;

(2) is damaged to the extent of at least \$1,000 \$1,500 but less than
\$25,000 is a severity level 9, nonperson felony; and

(3) damaged is of the value of less than \$1,000 \$1,500 or is of the
value of \$1,000 \$1,500 or more and is damaged to the extent of less than
\$1,000 \$1,500 is a class B nonperson misdemeanor.

36 (d) Aggravated criminal damage to property is a severity level 6,37 nonperson felony.

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(e) (1) As used in subsection (b):

39 (A) "Infrastructure" includes any fixture to, attachment upon or part
40 of a residence, building or structure's framework, electrical wiring and
41 appurtenances, plumbing or heating and air systems; and

42 (B) "site" includes any area, place or location set aside for specific 43 use or uses, including, but not limited to, storage, staging, repair, sorting, 1 transportation, planning or organization.

2 (2) Any of the items or locations listed in subsection (b) shall include 3 the curtilage, adjoining land and any improvements thereupon.

(3) Nothing in subsection (b) shall be construed to require the:

5 (A) Construction or existence of any door, gate, fence, barrier or wall;
6 or

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(B) existence of notice, postings or signs to potential trespassers.

8 (f) In determining the amount of damage to property, damages may 9 include the cost of repair or replacement of the property that was damaged, 10 the reasonable cost of the loss of production, crops and livestock, 11 reasonable labor costs of any kind, reasonable material costs of any kind 12 and any reasonable costs that are attributed to equipment that is used to 13 abate or repair the damage to the property.

Sec. 3. K.S.A. 2018 Supp. 21-5821 is hereby amended to read as 14 follows: 21-5821. (a) Giving a worthless check is the making, drawing, 15 16 issuing or delivering or causing or directing the making, drawing, issuing or delivering of any check on any financial institution for the payment of 17 money or its equivalent with intent to defraud and knowing, at the time of 18 19 the making, drawing, issuing or delivering of such check that the maker or 20 drawer has no deposit in or credits with the financial institution or has not 21 sufficient funds in, or credits with, the financial institution for the payment 22 of such check in full upon its presentation.

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(b) Giving a worthless check is a:

(1) Severity level 7, nonperson felony if:

(A) The check is drawn for \$25,000 or more; or

(B) more than one worthless check is given within a seven-day periodand the combined total of the checks is \$25,000 or more;

(2) severity level 9, nonperson felony if:

29 (A) The check is drawn for at least \$1,000 \$1,500 but less than 30 \$25,000;

(B) more than one worthless check is given within a seven-day period
and the combined total of the checks is at least \$1,000 \$1,500 but less than
\$25,000; or

(C) the person giving the worthless check has, within five years
 immediately preceding commission of the crime, been convicted of giving
 a worthless check two or more times; and

37 (3) class A nonperson misdemeanor if the check is drawn for less than 38 $\frac{1,000}{1,500}$

39 (c) As used in this section and K.S.A. 2018 Supp. 21-5822, and 40 amendments thereto:

(1) "Check" is any check, order or draft on a financial institution;

42 (2) "financial institution" means any bank, credit union, savings and 43 loan association or depository; and

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1 (3) "notice" includes oral or written notice to the person entitled 2 thereto.

3 (d) In any prosecution against the maker or drawer of a check, 4 payment of which has been refused by the financial institution on account 5 of insufficient funds, the making, drawing, issuing or delivering of such 6 check shall be prima facie evidence of intent to defraud and of knowledge 7 of insufficient funds in, or on deposit with, the financial institution:

8 (1) Unless the maker or drawer pays the holder thereof the amount 9 due thereon and a service charge not exceeding \$30 for each check, within 10 seven days after notice has been given to the maker or drawer that such 11 check has not been paid by the financial institution. Written notice shall be 12 presumed to have been given when deposited as restricted matter in the 13 United States mail, addressed to the person to be given notice at such 14 person's address as it appears on such check; or

15 (2) if a postdated date is placed on the check without the knowledge 16 or consent of the payee.

(e) It shall not be a defense to a prosecution under this section that thecheck upon which such prosecution is based was:

19 (1) Postdated, unless such check was presented for payment prior to20 the postdated date; or

(2) given to a payee who had knowledge or had been informed, when
the payee accepted such check that the maker did not have sufficient funds
in the hands of the financial institution to pay such check upon
presentation, unless such check was presented for payment prior to the
date the maker informed the payee there would be sufficient funds.

26 (f) In addition to all other costs and fees allowed by law, each 27 prosecutor who takes any action under the provisions of this section may 28 collect from the issuer in such action an administrative handling cost, 29 except in cases filed in a court of appropriate jurisdiction. The cost shall 30 not exceed \$10 for each check. If the issuer of the check is convicted in a 31 district court, the administrative handling costs may be assessed as part of the court costs in the matter. The moneys collected pursuant to this 32 33 subsection shall be deposited into a trust fund, which shall be administered 34 by the board of county commissioners. The funds shall be expended only 35 with the approval of the board of county commissioners, but may be used 36 to help fund the normal operating expenses of the county or district 37 attorney's office.

Sec. 4. K.S.A. 2018 Supp. 21-5825 is hereby amended to read as follows: 21-5825. (a) Counterfeiting is manufacturing, using, displaying, advertising, distributing or possessing with intent to distribute any item or services knowing such item or services bear or are identified by a counterfeit mark.

43 (b) Counterfeiting is a:

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1 (1)Severity level 7, nonperson felony if: 2 (A) The retail value of such item or service is \$25,000 or more; 3 (B) such counterfeiting involves 1,000 or more items bearing a 4 counterfeit mark; or 5 (C) a third or subsequent violation of this section; (2) severity level 9, nonperson felony if: 6 7 (A) The retail value of such item or service is at least $\frac{1,000}{1,500}$ 8 but less than \$25,000; 9 (B) such counterfeiting involves more than 100 but less than 1,000 10 items bearing a counterfeit mark; or (C) a second violation of this section; and 11 (3) class A nonperson misdemeanor, if the retail value of such item or 12 service is less than \$1,000 \$1,500. 13 (c) A person having possession, custody or control of more than 25 14 items bearing a counterfeit mark shall be presumed to possess such items 15 16 with intent to distribute. 17 (d) Any state or federal certificate of registration of any intellectual 18 property shall be prima facie evidence of the facts stated therein. 19 (e) As used in this section: 20 (1) "Counterfeit mark" means: 21 (A) Any unauthorized reproduction or copy of intellectual property; 22 or 23 (B) intellectual property affixed to any item knowingly sold, offered 24 for sale, manufactured or distributed, or identifying services offered or 25 rendered, without the authority of the owner of the intellectual property; (2) "intellectual property" means any trademark, service mark or 26 27 trade name as such terms are defined in K.S.A. 2018 Supp. 81-202, and 28 amendments thereto; and 29 (3) "retail value" means the counterfeiter's regular selling price for the 30 item or service bearing or identified by the counterfeit mark. In the case of 31 items bearing a counterfeit mark-which that are components of a finished 32 product, the retail value shall be the counterfeiter's regular selling price of 33 the finished product on or in which the component would be utilized. 34 (f) The quantity or retail value of items or services shall include the aggregate quantity or retail value of all items bearing, or services 35 36 identified by, every counterfeit mark the defendant manufactures, uses, 37 displays, advertises, distributes or possesses. 38 Sec. 5. K.S.A. 2018 Supp. 21-5828 is hereby amended to read as 39 follows: 21-5828. (a) Criminal use of a financial card is any of the 40 following acts done with intent to defraud and to obtain money, goods, property or services: 41

(1) Using a financial card without the consent of the cardholder;

43 (2) using a financial card, or the number or description thereof, which

that has been revoked or canceled; or

2 (3) using a falsified, mutilated, altered or nonexistent financial card or 3 a number or description thereof.

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(b) Criminal use of a financial card is a:

5 (1) Severity level 7, nonperson felony if the money, goods, property 6 or services obtained within any seven-day period are of the value of 7 \$25,000 or more;

8 (2) Severity level 9, nonperson felony if the money, goods, property 9 or services obtained within any seven-day period are of the value of at 10 least \$1,000 \$1,500 but less than \$25,000; and

(3) class A nonperson misdemeanor if the money, goods, property or
 services obtained within a seven-day period are of the value of less than
 \$1,000 \$1,500.

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(c) As used in this section:

15 (1) "Financial card" means an identification card, plate, instrument, 16 device or number issued by a business organization authorizing the 17 cardholder to purchase, lease or otherwise obtain money, goods, property 18 or services or to conduct other financial transactions; and

(2) "cardholder" means the person or entity to whom or for whosebenefit a financial card is issued.

(d) For the purposes of subsection (a)(2), a financial card shall be
deemed canceled or revoked when notice in writing thereof has been
received by the named holder thereof as shown on such financial card or
by the records of the company.

25 Sec. 6. K.S.A. 2018 Supp. 21-5830 is hereby amended to read as 26 follows: 21-5830. (a) Impairing a security interest is, with intent to defraud 27 the secured party:

(1) Damaging, destroying or concealing any personal property subject
 to a security interest;

(2) selling, exchanging or otherwise disposing of any personal
property subject to a security interest without the written consent of the
secured party, where such sale, exchange or other disposition is not
authorized by the secured party under the terms of the security agreement;
or

(3) failing to account to the secured party for the proceeds of the sale,
exchange or other disposition of any personal property subject to a security
interest, where such sale, exchange or other disposition is authorized and
such accounting for proceeds is required by the secured party under the
terms of the security agreement or otherwise.

40 (b) Impairing a security interest, when the personal property subject 41 to the security interest is of the value of:

42 (1) \$25,000 or more and is subject to a security interest of \$25,000 or
43 more is a severity level 7, nonperson felony;

1 (2) at least \$1,000 \$1,500 and is subject to a security interest of at 2 least \$1,000 \$1,500 and either the value of the property or the security 3 interest is less than \$25,000 is a severity level 9, nonperson felony; and

4 (3) less than \$1,000 \$1,500, or of the value of \$1,000 \$1,500 or more
5 but subject to a security interest of less than \$1,000 \$1,500 is a class A
6 nonperson misdemeanor.

7 Sec. 7. K.S.A. 2018 Supp. 21-5927 is hereby amended to read as 8 follows: 21-5927. (a) Medicaid fraud is:

9 (1) With intent to defraud, making, presenting, submitting, offering or 10 causing to be made, presented, submitted or offered:

(A) Any false or fraudulent claim for payment for any goods, service,
item, facility *or* accommodation for which payment may be made, in
whole or in part, under the medicaid program, whether or not the claim is
allowed or allowable;

(B) any false or fraudulent statement or representation for use in
determining payments-which *that* may be made, in whole or in part, under
the medicaid program, whether or not the claim is allowed or allowable;

18 (C) any false or fraudulent report or filing-which *that* is or may be 19 used in computing or determining a rate of payment for any goods, 20 service, item, facility or accommodation, for which payment may be made, 21 in whole or in part, under the medicaid program, whether or not the claim 22 is allowed or allowable;

(D) any false or fraudulent statement or representation made in connection with any report or filing-which *that* is or may be used in computing or determining a rate of payment for any goods, service, item, facility or accommodation for which payment may be made, in whole or in part, under the medicaid program, whether or not the claim is allowed or allowable;

(E) any statement or representation for use by another in obtaining
any goods, service, item, facility or accommodation for which payment
may be made, in whole or in part, under the medicaid program, knowing
the statement or representation to be false, in whole or in part, by
commission or omission, whether or not the claim is allowed or allowable;

(F) any claim for payment, for any goods, service, item, facility, or accommodation, which *that* is not medically necessary in accordance with professionally recognized parameters or as otherwise required by law, for which payment may be made, in whole or in part, under the medicaid program, whether or not the claim is allowed or allowable;

(G) any wholly or partially false or fraudulent book, record, document, data or instrument, which *that* is required to be kept or which *that* is kept as documentation for any goods, service, item, facility or accommodation or of any cost or expense claimed for reimbursement for any goods, service, item, facility or accommodation for which payment is, 1 has been, or can be sought, in whole or in part, under the medicaid2 program, whether or not the claim is allowed or allowable;

(H) any wholly or partially false or fraudulent book, record, 3 document, data or instrument to any properly identified law enforcement 4 officer, any properly identified employee or authorized representative of 5 6 the attorney general, or to any properly identified employee or agent of the 7 Kansas department for aging and disability services, Kansas department of 8 health and environment, or its fiscal agent, in connection with any audit or investigation involving any claim for payment or rate of payment for any 9 goods, service, item, facility or accommodation payable, in whole or in 10 part, under the medicaid program; or 11

(I) any false or fraudulent statement or representation made, with the
 intent to influence any acts or decision of any official, employee or agent
 of a state or federal agency having regulatory or administrative authority
 over the medicaid program; or

16 (2) intentionally executing or attempting to execute a scheme or17 artifice to defraud the medicaid program or any contractor or subcontractor18 thereof.

19 (b) (1) Except as provided in subsection (b)(2), for each individual 20 count of medicaid fraud as defined in subsection (a)(1)(A), (a)(1)(B), (a) 21 (1)(C), (a)(1)(D), (a)(1)(E), (a)(1)(F), (a)(1)(G) or (a)(2), where the 22 aggregate amount of payments illegally claimed is:

(A) \$250,000 or more, medicaid fraud is a severity level 3, nonperson
 felony;

25 (B) at least \$100,000 but less than \$250,000, medicaid fraud is a 26 severity level 5, nonperson felony;

27 (C) at least \$25,000 but less than \$100,000, medicaid fraud is a
28 severity level 7, nonperson felony;

(D) at least \$1,000 \$1,500 but less than \$25,000, medicaid fraud is a
 severity level 9, nonperson felony; and

31 (E) less than \$1,000 \$1,500, medicaid fraud is a class A nonperson
32 misdemeanor.

33 (2) For each individual count of medicaid fraud as defined in 34 subsection (a)(1)(A), (a)(1)(B), (a)(1)(C), (a)(1)(D), (a)(1)(E), (a)(1)(F), 35 (a)(1)(G) or (a)(2):

(A) When great bodily harm results from such act, regardless of the
aggregate amount of payments illegally claimed, medicaid fraud is a
severity level 4, person felony, except as provided in subsection (b)(2)(B);
and

40 (B) when death results from such act, regardless of the aggregate
41 amount of payments illegally claimed, medicaid fraud is a severity level 1,
42 person felony.

43 (3) Medicaid fraud as defined in subsection (a)(1)(H) or (a)(1)(I) is a

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1 severity level 9, nonperson felony.

2 (c) In determining what is medically necessary pursuant to subsection 3 (a)(1)(F), the attorney general may contract with or consult with qualified 4 health care providers and other qualified individuals to identify 5 professionally recognized parameters for the diagnosis or treatment of the 6 recipient's condition, illness or injury.

7 (d) In sentencing for medicaid fraud, subsection (c)(3) of K.S.A. 8 2018 Supp. 21-6815(c)(3), and amendments thereto, shall not apply and an act or omission by the defendant that resulted in any medicaid recipient 9 10 receiving any service that was of lesser quality or amount than the service to which such recipient was entitled may be considered an aggravating 11 factor in determining whether substantial and compelling reasons for 12 departure exist pursuant to K.S.A. 2018 Supp. 21-6801 through 21-6824, 13 14 and amendments thereto

15 (e) A person who violates the provisions of this section may also be 16 prosecuted for, convicted of, and punished for any form of battery or 17 homicide.

18 Sec. 8. K.S.A. 2018 Supp. 21-6002 is hereby amended to read as 19 follows: 21-6002. (a) Official misconduct is any of the following acts 20 committed by a public officer or employee in the officer or employee's 21 public capacity or under color of the officer or employee's office or 22 employment:

(1) Knowingly using or authorizing the use of any aircraft, as defined
by K.S.A. 3-201, and amendments thereto, vehicle, as defined by K.S.A.
8-1485, and amendments thereto, or vessel, as defined by K.S.A. 32-1102,
and amendments thereto, under the officer's or employee's control or
direction, or in the officer's or employee's custody, exclusively for the
private benefit or gain of the officer or employee or another;

(2) knowingly failing to serve civil process when required by law;

30 (3) using confidential information acquired in the course of and 31 related to the officer's or employee's office or employment for the private 32 benefit or gain of the officer or employee or another or to intentionally 33 cause harm to another;

- (4) except as authorized by law, with the intent to reduce or eliminate
 competition among bidders or prospective bidders on any contract or
 proposed contract:
- (A) Disclosing confidential information regarding proposals or
 communications from bidders or prospective bidders on any contract or
 proposed contract;

40 (B) accepting any bid or proposal on a contract or proposed contract 41 after the deadline for acceptance of such bid or proposal; or

42 (C) altering any bid or proposal submitted by a bidder on a contract 43 or proposed contract;

(5) except as authorized by law, knowingly destroying, tampering 1 2 with or concealing evidence of a crime; or

(6) knowingly submitting to a governmental entity a claim for 3 expenses which that is false or duplicates expenses for which a claim is 4 submitted to such governmental entity, another governmental or private 5 6 entity. 7

(b) (1) Official misconduct as defined in:

8 (A) Subsections (a)(1) through (a)(4) is a class A nonperson 9 misdemeanor: 10

(B) subsection (a)(5) is a:

(i) Severity level 8, nonperson felony if the evidence is evidence of a 11 crime which that is a felony; and 12

(ii) class A nonperson misdemeanor if the evidence is evidence of a 13 crime which that is a misdemeanor: and 14

(C) subsection (a)(6) if the claim is:

(i) \$25,000 or more is a severity level 7, nonperson felony;

17 (ii) at least \$1,000 \$1,500 but less than \$25,000 is a severity level 9, 18 nonperson felony; and

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(iii) less than \$1.000 \$1.500 is a class A nonperson misdemeanor.

(2) Upon conviction of official misconduct a public officer or 20 21 employee shall forfeit such officer or employee's office or employment.

22 (c) The provisions of subsection (a)(1) shall not apply to any use of 23 persons or property which that:

(1) At the time of the use, is authorized by law or by formal written 24 25 policy of the governmental entity; or

26 (2) constitutes misuse of public funds, as defined in K.S.A. 2018 27 Supp. 21-6005, and amendments thereto.

28 (d) As used in this section, "confidential" means any information that 29 is not subject to mandatory disclosure pursuant to K.S.A. 45-221, and amendments thereto. 30

31 Sec. 9. K.S.A. 2018 Supp. 21-6004 is hereby amended to read as 32 follows: 21-6004. (a) Presenting a false claim is, with the intent to defraud, presenting a claim or demand-which that is false in whole or in part, to a 33 34 public officer or body authorized to audit, allow or pay such claim.

35 (b) Permitting a false claim is the auditing, allowing or paying of any claim or demand made upon the state or any subdivision thereof or other 36 37 governmental instrumentality within the state by a public officer or public 38 employee who knows such claim or demand is false or fraudulent in whole 39 or in part.

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Presenting a false claim or permitting a false claim for: (c)(1)

(A) \$25,000 or more is a severity level 7, nonperson felony;

(B) at least \$1,000 \$1,500 but less than \$25,000 is a severity level 9, 42 43 nonperson felony; and

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(C) less than \$1,000 \$1,500 is a class A nonperson misdemeanor. (2) Upon conviction of permitting a false claim, a public officer or public employee shall forfeit the officer or employee's office or employment. Sec. 10. K.S.A. 2018 Supp. 21-6005 is hereby amended to read as follows: 21-6005. -(a) Misuse of public funds is knowingly using, lending or permitting another to use public money in a manner not authorized by law, by a custodian or other person having control of public money by virtue of such person's official position. (b) (1) Misuse of public funds where the aggregate amount of money paid or claimed in violation of this section is: (A) \$100,000 or more is a severity level 5, nonperson felony; at least \$25,000 but less than \$100,000 is a severity level 7, (B) nonperson felony: (C) at least \$1,000 \$1,500 but less than \$25,000 is a severity level 9, nonperson felony; and (D) less than \$1,000 \$1,500 is a class A nonperson misdemeanor. (2) Upon conviction of misuse of public funds, the convicted person shall forfeit the person's official position. (c) As used in this section, "public money" means any money or negotiable instrument-which that belongs to the state of Kansas or any political subdivision thereof. Sec. 11. K.S.A. 2018 Supp. 21-6205 is hereby amended to read as follows: 21-6205. (a) Criminal desecration is: (1) Knowingly obtaining or attempting to obtain unauthorized control of a dead body or remains of any human being or the coffin, urn or other article containing a dead body or remains of any human being; or (2) recklessly, by means other than by fire or explosive: (A) Damaging, defacing or destroying the flag, ensign or other symbol of the United States or this state in which another has a property interest without the consent of such other person; (B) damaging, defacing or destroying any public monument or structure: (C) damaging, defacing or destroying any tomb, monument, memorial, marker, grave, vault, crypt gate, tree, shrub, plant or any other property in a cemetery; or (D) damaging, defacing or destroying any place of worship. (b) Criminal desecration as defined in:

39 (1) Subsections (a)(2)(B), (a)(2)(C) or (a)(2)(D) if the property is 40 damaged to the extent of:

(A) \$25,000 or more is a severity level 7, nonperson felony;

42 (B) at least \$1,000 \$1,500 but less than \$25,000 is a severity level 9, 43 nonperson felony; and

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(C) less than \$1,000 \$1,500 is a class A nonperson misdemeanor; and
 (2) subsections (a)(1) or (a)(2)(A) is a class A nonperson
 misdemeanor.
 Sec. 12. K.S.A. 2018 Supp. 21-5802, 21-5813, 21-5821, 21-5825, 21 5828, 21-5830, 21-5927, 21-6002, 21-6004, 21-6005 and 21-6205 are
 hereby repealed.

7 Sec. 13. This act shall take effect and be in force from and after its 8 publication in the statute book.