Session of 2020

HOUSE BILL No. 2484

By Committee on Corrections and Juvenile Justice

1-23

AN ACT concerning crimes, punishment and criminal procedure; 1 2 sentencing; good time credits; program credits; amending K.S.A. 2019 Supp. 21-6821 and repealing the existing section. 3 4 5 Be it enacted by the Legislature of the State of Kansas: 6 Section 1. K.S.A. 2019 Supp. 21-6821 is hereby amended to read as follows: 21-6821. (a) The secretary of corrections is hereby authorized to 7 adopt rules and regulations providing for a system of good time 8 calculations. Such rules and regulations shall provide circumstances upon 9 10 which an inmate may earn good time credits and for the forfeiture of 11 earned credits. Such circumstances may include factors related to program 12 and work participation and conduct and the inmate's willingness to 13 examine and confront past behavioral patterns that resulted in the commission of the inmate's crimes. 14 15 (b) For purposes of determining release of an inmate, the following 16 shall apply with regard to good time calculations: (1) Good behavior by inmates is the expected norm and negative 17 18 behavior will be punished; and 19 (2) the amount of good time-which that can be earned by an inmate 20 and subtracted from any sentence is limited to: 21 (A) For a crime committed on or after July 1, 1993, but prior to June 22 30, 2020, an amount equal to 15% of the prison part of the sentence; 23 (B) for a nondrug severity level 7 through 10 crime committed on or 24 after January 1, 2008, but prior to June 30, 2020, an amount equal to 20% of the prison part of the sentence:-or 25 26 (C) for a drug severity level 3 or 4 crime committed on or after 27 January 1, 2008, but prior to July 1, 2012, or a drug severity level 3 through 5 crime committed on or after July 1, 2012, but prior to June 30, 28 29 2020, an amount equal to 20% of the prison part of the sentence; or 30 (D) for a crime committed on or after July 1, 2020, an amount equal 31 to 50% of the prison part of the sentence: 32 (i) 25% of the prison part of the sentence for a person felony; and 33 (ii) 40% of the prison part of the sentence for a nonperson felony. 34 (c) The postrelease supervision term of a person sentenced to a term 35 of imprisonment that includes a sentence for a sexually violent crime as 36 defined in K.S.A. 22-3717, and amendments thereto, a sexually motivated

2

crime in which the offender has been ordered to register pursuant to 1 2 K.S.A. 22-3717(d)(1)(D)(vii), and amendments thereto, electronic solicitation, K.S.A. 21-3523, prior to its repeal, or K.S.A. 2019 Supp. 21-3 4 5509, and amendments thereto, or unlawful sexual relations, K.S.A. 21-3520, prior to its repeal, or K.S.A. 2019 Supp. 21-5512, and amendments 5 6 thereto, shall have any time which is earned and subtracted from the prison 7 part of such sentence and any other consecutive or concurrent sentence 8 pursuant to good time calculation added to such inmate's postrelease 9 supervision term.

(d) An inmate shall not be awarded good time credits pursuant to this
section for any review period established by the secretary of corrections in
which a court finds that the inmate has done any of the following while in
the custody of the secretary of corrections:

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(1) Filed a false or malicious action or claim with the court;

(2) brought an action or claim with the court solely or primarily fordelay or harassment;

17 (3) testified falsely or otherwise submitted false evidence or 18 information to the court;

19 (4) attempted to create or obtain a false affidavit, testimony or 20 evidence; or

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(5) abused the discovery process in any judicial action or proceeding.

22 (e) (1) For purposes of determining release of an inmate who is 23 serving only a sentence for a nondrug severity level 4 through 10 crime or 24 a drug severity level 3 or 4 crime committed on or after January 1, 2008, 25 but prior to July 1, 2012, or an inmate who is serving only a sentence for a nondrug severity level 4 through 10 crime or a drug severity level 3 26 27 through 5 crime committed on or after July 1, 2012, the secretary of 28 corrections is hereby authorized to adopt rules and regulations regarding 29 program credit calculations. Such rules and regulations shall provide 30 circumstances upon which an inmate may earn program credits and for the 31 forfeiture of earned credits and such circumstances may include factors 32 substantially related to program participation and conduct. In addition to 33 any good time credits earned and retained, the following shall apply with 34 regard to program credit calculations:

(A) A system shall be developed whereby program credits may be earned by inmates for the successful completion of requirements for a general education diploma, a technical or vocational training program, a substance abuse treatment program or any other program designated by the secretary-which *that* has been shown to reduce offenders' risk after release; and

(B) the amount of time which *that* can be earned and retained by an
inmate for the successful completion of programs and subtracted from any
sentence is limited to not more than-120 150 days.

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1 (2) Any time which that is earned and subtracted from the prison part 2 of the sentence of any inmate pursuant to program credit calculation shall 3 not be added to such inmate's postrelease supervision term, if applicable, 4 except that the postrelease supervision term of a person sentenced to a 5 term of imprisonment that includes a sentence for a sexually violent crime 6 as defined in K.S.A. 22-3717, and amendments thereto, a sexually 7 motivated crime in which the offender has been ordered to register pursuant to K.S.A. 22-3717(d)(1)(D)(vii), and amendments thereto, 8 electronic solicitation, K.S.A. 21-3523, prior to its repeal, or K.S.A. 2019 9 10 Supp. 21-5509, and amendments thereto, or unlawful sexual relations, K.S.A. 21-3520, prior to its repeal, or K.S.A. 2019 Supp. 21-5512, and 11 12 amendments thereto, shall have any time which is earned and subtracted from the prison part of such sentence and any other consecutive or 13 concurrent sentence pursuant to program credit calculation added to such 14 15 inmate's postrelease supervision term.

16 (3) When separate sentences of imprisonment for different crimes are 17 imposed on a defendant on the same date, a defendant shall only be 18 eligible for program credits if such crimes are a nondrug severity level 4 19 through 10, a drug severity level 3 or 4 committed prior to July 1, 2012, or 20 a drug severity level 3 through 5 committed on or after July 1, 2012.

(4) Program credits shall not be earned by any offender successfullycompleting a sex offender treatment program.

(5) The secretary of corrections shall report to the Kansas sentencing
 commission and the Kansas reentry policy council the data on the program
 credit calculations.

(f) The state of Kansas, the secretary of corrections and the
secretary's agents or employees shall not be liable for damages caused by
any negligent-or wrongful act or omission in making the good time and
program credit calculations authorized by this section.

30 (g)-(1) The secretary of corrections shall make the good time and
 31 program credit calculations authorized by section 1 of chapter 54 of the
 32 2015 Session Laws of Kansas no later than January 1, 2016.

33 (2) The secretary of corrections shall make the program credit 34 calculations authorized by the amendments to this section by this act no 35 later than January 1, 2017.

36 (h) The amendments to this section by section 1 of chapter 54 of the
 37 2015 session laws of Kansas and this act shall be construed and applied
 38 retroactively.

39 Sec. 2. K.S.A. 2019 Supp. 21-6821 is hereby repealed.

40 Sec. 3. This act shall take effect and be in force from and after its 41 publication in the statute book.