## KANSAS SENTENCING GUIDELINES JOURNAL ENTRY OF JUDGMENT PLEASE USE FOR CRIMES COMMITTED ON JULY 1, 2018 - JUNE 30, 2019

SECTION I. CASE IDENTIFYING INFORMATION	SE IDENTIFYING INFORMATION 1. Transaction No.				
2. STATE v.	Female	3. Court O.R.I. Number	<sup>4.</sup> K.B.I. Number		
5. County 6. Court Case Number	<sup>7.</sup> Sentencin	g Judge	8. Sentencing Date		
Defense Counsel: Appointed Retained	Self	☐ Waived Orally ☐ Waived in	n Writing		
10. Type of Proceeding (Trial) Bench Trial (includes a Guilty Plea	a plea on stipulated	d facts)	ì		
11. Date of Conviction:					
12. Pre-Trial Status of Offender	ased on Bond	Other Release			
SECTION II. CRIMINAL HISTORY CLASSIFICA	TION				
Offender's Overall Criminal History Classification as For	und by the Court:	□A □B □C □D □E □	]F		
Objection to Criminal History?  Yes No If Court's Ruling on Objection:  Criminal history was an	· • —	Defendant or State Criminal history was not amended			
SECTION III. CURRENT CONVICTION INFORMATION					
Name of PRIMARY Offense of Conviction:					
Count No.: Date of Offense:			rt as domestic violence case ding (see #14 this section)		
2. If Drug Offense: (Indicate statute for controlled substance)					
Name of Drug:					
Amount of Drug (IF Distribution Offense): w/in 1,000 ft of school  3. K.S.A. Title, Section, Subsection(s):					
☐ Attempt (K.S.A. 21-5301) ☐ Conspiracy ( K.S.A. 21	-5302)	tation (K.S.A. 21-5303)			
	y, Severity Level _	·	_		
		Nongrid			
6. Presumptive Sentencing Range: (Enter terms from appro	•	Aggravated Standard	Mitigated		
Check applicable box(es) Presumptive Prison Presumptive Prison Drug Treatment for up to 18 m			as per K.S.A. 21-5703		
Special Rule Applies (Comple	ete Special Rules	Supplemental Page and Attach)			
THIS FORM MUST BE ACCOMPANIED BY A COPY O			IRSUANT TO		
K.S.A. 22-3439 AND A DOCUMENT CONTAINING INFORMATION REQUIRED BY K.S.A. 22-3426.					
PLEASE USE AN ADDITIONAL OFFENSES PAGE FOR ADDITIONAL OFFENSES OF CONVICTION.					

Case No	
KANSAS SENTENCING GUIDELINES JOURNAL ENTRY OF JUDGMENT (PA	AGE 2)
7. SPECIAL RULE APPLICABLE: Yes No If Yes, enter the number(s) and brief description(s) corresponding to the app (Complete Special Rules Supplemental Page and Attach):	licable special rule.
8. <b>SPECIAL FINDING</b> that the crime was <b>SEXUALLY MOTIVATED</b> pursuant to the KS Offender Registration Act 8a. Did the court make a special finding that the crime was sexually motivated? 8b. <b>IF YES to 8a</b> , did the court find that the act involved non-forcible sexual conduct, the victim was at least 14 and the offender was no more than 4 years older than the victim? (K.S.A. 22-4902(c)(15))	☐ Yes ☐ No
8c. IF YES to 8a and NO to 8b, PLEASE COMPLETE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO JOURNAL ENTRY.	100 110
9. Was offender determined by the Court to be an AGGRAVATED HABITUAL SEX OFFENDER? (K.S.A. 21-6626) IF YES, PLEASE COMPLETE SEX OFFENSE SUPPLEMENT AND ATTACH IT TO JOURNAL ENTRY.	☐ Yes ☐ No
10. Is offender being sentenced pursuant to K.S.A. 21-6627 where offender is 18 years of age or older and the victim is less than 14 years of age?	Yes No
IF YES, PLEASE COMPLETE SEX OFFENSE SUPPLEMENT AND ATTACH IT TO JOURNAL ENTRY.  11. Downward departure (K.S.A. 21-6818(a)) for a crime of extreme sexual violence (K.S.A. 21-6815)?  IF YES, PLEASE COMPLETE SEX OFFENSE SUPPLEMENT AND ATTACH IT TO JOURNAL ENTRY.	☐ Yes ☐ No
12. Did offender, as determined by the court, commit the current crime with a deadly weapon?  IF YES, PLEASE COMPLETE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO JOURNAL ENTRY.	Yes No
13. Was offender convicted of a violation of K.S.A. 21-5703, Manufacture or attempted manufacture; K.S.A. 21-5705(a)(1). Cultivation, Distribution, Possession w/ intent to distribute opiates, opium or narcotic drugs or any stimulant in K.S.A. 65-4107(d)(1), (d)(3),	
(f)(1); or K.S.A. 21-5709(a). Possession of precursors w/ intent to manufacture?  IF YES, PLEASE COMPLETE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO JOURNAL ENTRY.	☐ Yes ☐ No
<ul> <li>14. Determination of domestic violence case designation</li> <li>14a. Did offender, as determined by the <u>trier of fact</u>, commit a domestic violence offense?</li> <li>14b. If YES to 14a above, did the court find that offender had no prior domestic violence conviction or diversion, AND that offender</li> </ul>	☐ Yes ☐ No
did not use the present domestic violence offense to coerce, control or punish the victim?  14c. If YES to 14a and NO to 14b, PLEASE CHECK THE DOMESTIC VIOLENCE CASE DESIGNATION BOX.	☐ Yes ☐ No ☐ <b>DV Case</b>
15. U.S. Armed Forces Treatment Eligibility (K.S.A. 21-6630):  15a Did offender serve in the armed forces of the U.S. in a combat zone as certified by the Kansas Commission on Veteran Affairs?  15b Does offender suffer from injury and the injury is connected to service in a combat zone in the armed forces of the U.S.?  15c Does offender's current conviction place the offender in a presumptive probation grid box?  If YES to 15a through 15c, check box if court ordered treatment: Inpatient Outpatient Gov't Provided Treatment	Yes No Yes No Yes No
SECTION IV. SENTENCE IMPOSED	
Guideline Range Imposed:    Aggravated    Standard    Departure – COMPLETE SECTION V	
2. Prison Term: KDOC months (including enhancement sentence) (Enter months above then check one of the following)	g. (min. 120 days)
☐ Enhancement Sentence- Drug with Firearm: ☐ 6 months ☐ 18 months (K.S.A. 21-6805(g))  Ballistic Resistant Material: ☐ 30 months (K.S.A. 21-6804(t))	
☐ Off-grid Crime: ☐ Life - Minimum 15 yrs. ☐ Life - Minimum 20 yrs. ☐ Hard 25 ☐ Hard 40 ☐ Hard 50 ☐ Life without Parole ☐ Death ☐ Per K.S.A. 21-6620, 21-6623 or 21-6627, if guidelines sentence greater than mandatory minimum months.	Penalty
3. Postrelease Supervision Term: 12 months 24 months 36 months 60 months (sex offense) - COMPLETE Lifetime Postrelease (K.S.A. 22-3717(d)(1)(G)(i) Lifetime Parole / Electronic Monitoring (K.S.A. 21-6604(r))	SECTION V
4 Felony DUI: 3rd D.U.I. 4th & Subs. D.U.I.  * No Probation or Postrelease allowed on or after July 1, 2011.  Jail Sentence: months days	·
5. Other Nongrid Felony and/or Misdemeanors: 3rd & Subs. Domestic Battery w/in 5 yrs. Animal Cruelty  Jail Sentence Imposed: months days hours Probation Imposed (Complete # 6)  Probation granted after serving jail term. Jail Term: months days  Assigned to work release (K.S.A. 21-6604(a)(11)) or House Arrest: months days hours	

Case No			
KANSAS SENTENCING GUIDELINES JOURNAL I	ENTRY OF JUI	OGMENT	(PAGE 3)
Drug Treatment for up to 18 months. K.S.A. 21-6824 Extended Period K.S.A. 21-6608(c)(5) for:mo	onths Community Corre TION: da	ections Unsupervised	r (t)
SECTION V. DEPARTURE INFORMATION			
1. Type of Departure: (Check all that apply.)  Downward Durational  Postrelease Supervision (up to 60 months for sexual Reasons Cited as Basis for Departure:  2. Reasons Cited as Basis for Departure:	<del></del>	d Dispositional Upward Dispositional nse) – K.S.A. 22-3717(d)(1)(D)(i)	
SECTION VI. OTHER CONDITIONS	ND ATTACK OD	255 05 2502 4710 47 TUIS 10 USUAL FUT	
General/Special Conditions of Probation (COMPLETE A	ND ATTACH ORI	DER OF PROBATION TO THIS JOURNAL ENTE	RY if needed
2. Costs Ordered:			
†Total Restitution (Please complete #3 below)	\$	Correctional Supv. Fee (Felony \$120; Misd. \$60)	\$
Court Costs (including surcharge)	\$	BIDS Attorney Fee  Waived	\$
* Fines to Human Trafficking Victim Assist. Fund	\$	BIDS Application Fee	\$
*Total Fines (excluding Human Trafficking Victim Assist. Fund)	<u>\$</u> \$	Court-Appointed Attorney Fee	\$
DNA Database Fee (K.S.A. 21-2511 & 75-724.)		Community Corr. Fee (offenses after 1/4/07)	\$
Extradition Costs	\$	Booking/Fingerprint Fee	\$
Domestic Violence Special Program Fee	\$	Reward Reimbursement	\$
Apprehension Fee (Escape/Agg. Escape)	\$	Children's Advocacy Center Assessment Fee	\$
Alcohol and/or Drug Eval. Fee (offenses before 7/1/11)	\$	Medical Costs/Expenses Reimbursement	\$
Witness Fee	\$	SB 123 Assessment Fee (\$175)	\$
KBI Lab Fee	\$	SB 123 Offender Reimbursement (at least \$125	) \$
Other Lab Fee	\$	Other:	\$
Domestic Violence Assessment/Recommendations	\$	TOTAL COSTS	\$
† ☐ Restitution shall be ordered as per K.S.A. 22-3424 if (K.S.A. 21-5426) or Commercial Exploitation of a Ch * ☐ \$250 of DUI fine shall be sent to Community Correc * ☐ Fines to Human Trafficking Assistance Fund: \$2500 Relations (K.S.A. 21-6420) or Commercial Sexual Ex Trafficking (K.S.A. 21-5426); and one-half of \$1200-5  3. Restitution to be paid as follows:  Amount Name and Address  \$ \$	nild (K.S.A. 21-64: tions Supervision 0-5000 for Human cploitation of a Cl 5000 for Buying S	22). n Fund. Trafficking (K.S.A. 21-5426), Promoting the Sa nild (K.S.A. 21-6422); no less than \$5000 for Ag Sexual Relations (K.S.A. 21-6421).	ale of Sexual
\$			
•			
\$			

Case No.										
KANSAS SE	NTENCING	GUIDELIN	NES J	OURNAI	_ ENTI	RY OF	JUDGMEN	<b>IT</b>		(PAGE 4)
SECTION VI	I. RECAP (	OF SENTI	ENCE							
1. Sentence Im	posed:									
Total Prison Term (if sentence imposed is to prison):										
	id Term			_						
	nty Jail Term: _						Prison Term			
	erlying Jail Tern	•			•					
	erlying Prison T	•								
and 21-68	805(c)(2).									rcentage. K.S.A. 21-6804(e)(2)
2. Postrelease	Supervision To time Postreleas							60 months		21 6604(r))
3. DUI Post-Im									ing (N.S.A.	21-0004(1))
4. Probation Te		•						•	nonths D 6	60 months
	g Treatment for					1110111			ionalo 🗀 v	oo menare
	ended Period K	•				าร				
Oth			00(0)(0	,						
		r dates (mm	n/dd/yy	ONLY) an	d days	of credi	potentially fo	r this case and	d check "A" it	if the days are awarded, or "N" if the
days are not aw			additio			sary)				•
*Location-	From:	To:	=	Days			*Location-	From:	To:	= Days A N
*Location-	From:	To:	=	Days	A		*Location-	From:		= Days A N
*Location-	From:	To:	=	Days	□ A		*Location-	From:		= Days A N
*Location-	From:	To:	=	Days	□ A		*Location-	From:	To: =	= Days A N
* Enter appropri										
J=Jail TL=Tro										Inlocked) HA= House Arrest
6. Prior Case(	ite:							='	ncing begin	ins Date:
Case No.	s) to willer the	Current 3		Misd	Conce	Felon			Concurre	rent or Consecutive
Case No.			╅	Misd		Felon	<u>-</u>	,	Concurre	
Case No.				Misd Misd		Felon <sup>a</sup>		nty	Concurre	rent or Consecutive
Case No.				Misd Misd		Felon <sup>a</sup>	y Cou	nty	Concurre	rent  or Consecutive
Others:										
7. Miscellaneo	us Provisions:									
	t informed of rig		_	-			•	). (Required by	<u>/ case law</u> )	
	t informed of po	-		-						
		-	_					•		A. 22-4905(b)(2).
`	complete OFFE								• .	
						•				oursuant to K.S.A. 21-2511(c).
	•					•		led treatment p	oursuant to h	K.S.A. 22-3717(d)(1)(D)(iv).
	t has been proc	_	•	•	•		٠,			
	ands Defendan	•		•	•	•		(II 0 I		
Court rem	ands Defendan	t to custody	of She	riff to awai	t transpo	ortation	to the custod			
Court rem	ands Defendan t to report to Co	t to custody unty Jail on	of She	riff to awai	t transpo	ortation , 20	to the custod at o	'clock 🔲 a.m	i. 🔲 p.m. to	to start serving sentence.
Court rem Defendan House arr	ands Defendan t to report to Co rest is authorize	t to custody unty Jail on d for remain	of She the ning	riff to awai	t transpo	ortation , 20 er Defer	to the custod at on adant complet	'clock ☐ a.m es mandatory	ı.	
Court rem Defendan House arr Work rele	nands Defendan t to report to Co rest is authorize ase recommend	t to custody unty Jail on d for remain led (if accer	of She the ning oted, de	riff to awai day ofc efendant is	t transpo	ortation , 20 er Defer e by rec	to the custod at o ndant complet ommendation	clock  a.m es mandatory s of the progra	p.m. to l nm).	to start serving sentence. hours in the County Jail.
Court rem Defendan House arr Work rele Defendan	nands Defendan t to report to Co rest is authorize ase recommend t's financial reso	t to custody unty Jail on d for remain led (if accep ources and l	of She the ning oted, de burden	riff to awaiiday ofc efendant is imposed b	t transport	ortation, 20 er Defer by recent of a	to the custod at o dant complet ommendation fine consider	clock a.m es mandatory s of the progra ed by the court	n.  p.m. to p.m. to pursuant to	to start serving sentence. hours in the County Jail.  b K.S.A. 21-6612(c).
Court rem Defendan House arr Work rele Defendan Defendan	tands Defendan t to report to Co rest is authorized ase recommend t's financial reso t's financial reso	t to custody unty Jail on d for remain led (if accep ources and l ources and l	of She the ning oted, de burden burden	riff to await day of cefendant is imposed b imposed b	t transport days after to abider y paymer y BIDS	ortation, 20 er Defer by recent of a	to the custod at o dant complet ommendation fine consider	clock a.m es mandatory s of the progra ed by the court	n.  p.m. to p.m. to pursuant to	to start serving sentence. hours in the County Jail.
Court rem Defendan House arr Work rele Defendan Defendan and State	tands Defendant to report to Corest is authorized ase recommended is financial resort's financial resort's financial resort. Robinson, 2	t to custody unty Jail on d for remain led (if accep ources and l ources and l 81 Kan. 538	of She the ing oted, deburden burden burden 3, 132 F	riff to awaii day of efendant is imposed b imposed b 2.3d 934 (2	days after to abide y payme y BIDS (006).	ortation, 20 er Defer e by recent of a applicat	to the custod at on dant complet commendation fine considera- tion and attorn	'clock  a.m es mandatory s of the progra ed by the court ney fees consid	n.  p.m. to p.m. to pursuant to	to start serving sentence. hours in the County Jail.  b K.S.A. 21-6612(c).
Court rem Defendan House arr Work rele Defendan Defendan and State Defendan	to report to Co rest is authorized ase recommend t's financial reso t's financial reso e v. Robinson, 2 t to undergo do	t to custody unty Jail on d for remain led (if accep ources and l ources and l 81 Kan. 538 mestic viole	tof She the thing toted, deburden burden 3, 132 F nce ass	riff to awaii day of cefendant is imposed b imposed b 2.3d 934 (2 sessment p	days after to abide y payme y BIDS (006).	ortation, 20 er Defer e by recent of a applicat	to the custod at on dant complet commendation fine considera- tion and attorn	'clock  a.m es mandatory s of the progra ed by the court ney fees consid	n.  p.m. to p.m. to pursuant to	to start serving sentence. hours in the County Jail.  b K.S.A. 21-6612(c).
Court rem Defendan House arr Work rele Defendan Defendan and State Defendan Defendan	ands Defendant to report to Corest is authorized ase recommender's financial resort's financial resort's financial resort. Robinson, 2 to undergo do tadvised of pro	t to custody unty Jail on d for remain led (if accepources and lources and late Kan. 538 mestic viole hibition aga	of She the ning oted, de burden burden 3, 132 F nce ass inst fire	riff to awaii day of cefendant is imposed b imposed b 2.3d 934 (2 sessment parms.	days after to abide y payme y BIDS 006).	portation , 20 er Defer e by recent of a applicat	to the custod at on adant complet commendation fine consideration and attorn A. 21-6604(p	'clock a.m a.m es mandatory s of the progra ed by the court ney fees conside.	p.m. tolm). Implies pursuant to dered by the	to start serving sentence. hours in the County Jail.  b K.S.A. 21-6612(c).

Case No			
SECTION VII. RECAP OF SENTENCE C	ONTINUED		(PAGE 5)
recidivism; and	ch is likely to be r	more effective than the presumptive prison term in reducing the ender can be admitted to the program within a reasonable perion by promoting offender reformation	
<sup>9.</sup> If made, Motion for New Trial:	☐ Granted	Denied	
10. If made, Motion for Judgment of Acquittal:	Granted	Denied	
11. If made, Motion for Arrest of Judgment:	Granted	Denied	
SECTION VIII. SIGNATURES			
Judge's Signature:  Signed:  Printed:			
<sup>2.</sup> Prosecuting Attorney:		3. Defense Attorney:	
Signed: Printed: Supreme Court Number: Date: Address:		Printed: Supreme Court Number: Date: Address:	
Phone No:		Phone No:	

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Case No	
KSGA JOURNAL ENTRY OF JUDGMENT ADDITIONAL OFFENSES COUNT (Pa	ge 1 of 2)
Name of Additional Offense of Conviction:	
Count No.: Date of Offense: Domestic Violence Offense (see #15 t	his section)
2. If Drug Offense: (Indicate statute for controlled substance) 65-4105 65-4107 65-4109 65-4111 65-4113	
Name of Drug:	
Amount of Drug (IF Distribution Offense):	
w/in 1,000 ft of school  3. Sentences Concurrent or Consecutive: Concurrent To Count(s): Consecutive To Count(s):	
If Consecutive, months for this	ount
<sup>4.</sup> K.S.A. Title, Section, Subsection(s):	
☐ Attempt (K.S.A. 21-5301) ☐ Conspiracy ( K.S.A. 21-5302) ☐ Solicitation (K.S.A. 21-5303)	
5. Grade of Offense: (Check one in each row.) Felony, Severity Level Misdemeanor, Class:	
Person Nonperson	
6. Offense Category: Nondrug Grid Drug Grid Drug Grid Nongrid	
7. Presumptive Sentencing Range (Use Criminal History Classification "I" for non-primary convictions.): (Enter the terms from the appropriate grid.) Aggravated Standard Mitigated	
(Check the appropriate box(es).) Presumptive Prison Presumptive Probation Border Box Mandatory Prison as per	K.S.A. 21-5703
Drug Treatment for up to 18 months. K.S.A. 21-6824	
Special Rule Applies (Complete Special Rule Supplemental Page and Attach)  8. SPECIAL RULES Enter the number(s) and brief description(s) corresponding to the applicable special rule, if any (Complete Special Rule Supplemental Page and Attach)	ooial
Rule Supplemental Page and Attach):	
9. <b>SPECIAL FINDING</b> that the crime was <b>SEXUALLY MOTIVATED</b> pursuant to KS Offender Registration Act	
9a. Did the court make a special finding that the crime was sexually motivated?	☐ Yes ☐ No
9b. <b>IF YES to 9a</b> , did the court find that the act involved non-forcible sexual conduct, the victim was at least 14 and the offender has no more than 4 years older than the victim? (K.S.A. 22-4902(c)(15)	
9c. IF YES to 9a and NO to 9b, PLEASE COMPLETE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH TO JOURNAL	☐ Yes ☐ No
ENTRY.  10. Was offender determined by the Court to be an AGGRAVATED HABITUAL SEX OFFENDER? (K.S.A. 21-6626)	
IF YES, PLEASE COMPLETE SEX OFFENSE SUPPLEMENT AND ATTACH TO JOURNAL ENTRY.	Yes No
11. Is offender being sentenced pursuant to K.S.A. 21-6627 where offender is 18 years of age or older and the victim is less than 14	☐ Yes ☐ No
years of age?  IF YES, PLEASE COMPLETE SEX OFFENSE SUPPLEMENT AND ATTACH TO JOURNAL ENTRY.	☐ 162 ☐ INO
12. Downward departure (K.S.A. 21-6818(a)) for a crime of extreme sexual violence (K.S.A. 21-6815)?	☐ Yes ☐ No
IF YES, PLEASE COMPLETE SEX OFFENSE SUPPLEMENT AND ATTACH TO JOURNAL ENTRY.  13. Did offender, as determined by the court, commit the current crime with a deadly weapon?	☐ Yes ☐ No
IF YES, PLEASE COMPLETE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH TO JOURNAL ENTRY	
14. Was offender convicted of a violation of K.S.A. 21-5703, Manufacture or attempted manufacture, K.S.A. 21-5705(a)(1). Cultivation, Distribution, Possession w/ intent to distribute opiates, opium or narcotic drugs or any stimulant in K.S.A. 65-4107(d)(1), (d)(3),	☐ Yes ☐ No
(f)(1), or 21-5709(a). Possession of precursors w/ intent to manufacture?	☐ 162 ☐ INO
IF YES, PLEASE COMPLETE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH TO JOURNAL ENTRY.  15. Determination of domestic violence case designation	
15a. Did offender, as determined by the trier of fact, commit a domestic violence offense?	☐ Yes ☐ No
15b. If <b>YES</b> to 15a above, did the court find that offender had no prior domestic violence conviction or diversion, AND that offender did not use the present domestic violence offense to coerce, control or punish the victim?	☐ Yes ☐ No
15c. If YES to 15a and NO to 15b, PLEASE CHECK THE DOMESTIC VIOLENCE CASE DESIGNATION BOX.	☐ DV Case
16. U.S. Armed Forces Treatment Eligibility (K.S.A. 21-6630):	□ Vaa □ M-
<sup>16a</sup> Did offender serve in the armed forces of the U.S. in a combat zone as certified by the Kansas Commission on Veteran Affairs? <sup>16b</sup> Does offender suffer from injury and the injury is connected to service in a combat zone in the armed forces of the U.S.?	☐ Yes ☐ No ☐ Yes ☐ No
<sup>16c</sup> Does offender's current conviction place the offender in a presumptive probation grid box?	Yes No
If YES to 16a through 16c, check box if court ordered treatment:  Inpatient  Outpatient  Gov't Provided Treatment	

Case No	
KSGA JOURNAL ENTRY OF JUDGMENT ADDITIONAL OFFENSES CONTINUED COUNT	(PAGE 2 OF 2)
SENTENCE IMPOSED:	
Guideline Range Imposed: Aggravated Standard Mitigated Departure – COMPLETE SECTION	V
2. Prison Term: KDOC months (including enhancement sentence) (Enter months above then check one of the following)	
3. Postrelease Supervision Term: 12 months 24 months 36 months 60 months (sex offense) – COMPLETE S  Lifetime Postrelease (K.S.A. 22-3717(d)(1)(G)(i) Lifetime Parole / Electronic Monitoring (K.S.A. 21-6604(r))	SECTION V
4. Felony DUI:  3rd D.U.I.  4th & Subs. D.U.I.  * No Postrelease or Probation allowed on or after July 1, 2011  Jail Sentence: months days  Assigned to work release (K.S.A. 21-6604(a)(11)) or  House Arrest: months days hours  Post-Imprisonment Supervision (PIS) of 12 months supervised by:  Additional one month jail if child <18 in vehicle (K.S.A. 8-1567(c)) (include in total)	
5. Other Nongrid Felony and/or Misdemeanors: 3rd & Subs. Domestic Battery w/in 5 yrs. Animal Cruelty  Jail Sentence Imposed: months days hours Probation Imposed (Complete # 6)  Probation granted after serving jail term. Jail Term: months days  Assigned to work release (K.S.A. 21-6604(a)(11)) or House Arrest: months days hours	
6. Probation Term Imposed (select one):	
7. Additional Comments:	

CASE N	0.
	L RULES SUPPLEMENTAL PAGE (IF APPLICABLE, check box of the special rule and include this page with the corresponding
PUBLIC	SAFETY OFFENSES / FIREARMS FINDING APPLY:
1	Person Felony Committed With a Firearm – presumed prison. K.S.A. 21-6804(h)  Agg. Battery against a L.E.O., if criminal history is 6H or 6I – presumed prison. K.S.A. 21-6804(g)  Agg. Assault of a L.E.O., if criminal history is 6H or 6I – presumed prison. K.S.A. 21-6804(g)  Battery on a L.E.O., K.S.A. 21-5413(c)(2), resulting in bodily harm- presumed prison and consecutive. K.S.A. 21-6804(r)  Drug Felony While in Possession of a Firearm- presumed prison. K.S.A. 21-6805(g)  Drug Felony With a Firearm that Discharges- presumed prison. K.S.A. 21-6805(g)  Crime Committed for Benefit of a Criminal Street Gang – presumed prison. K.S.A. 21-6804(k)  Extended Jurisdiction Juvenile Imposed – both juvenile and adult sentences imposed, adult sentence stayed conditioned on successful completion of juvenile sentence. K.S.A. 38-2347 and 38-2364  Agg. Endangering a Child – consecutive sentence required. K.S.A. 21-5601(c)(2)
36 🗌	Ballistic Resistant Material – presumed prison with additional 30 months and consecutive. K.S.A. 21-6804(t)
	Unlawful Sexual Relations - presumed prison. K.S.A. 21-6804(s)  Law Enforcement Protection Act- enhanced sentence. K.S.A. 21-6804(y)(1)
	AL OR REPEAT OFFENSES APPLY:
	Persistent Sex Offender - presumed prison – double the maximum duration. K.S.A. 21-6804(j)
12 🗌	<b>2<sup>nd</sup> or Subs. Manufacture of a Controlled Substance Conviction</b> – if previous conviction is for methamphetamine or analog, presumed prison, twice the maximum duration. K.S.A. 21-6805(e)
13 🗌	3rd or Subs. Felony Drug Possession - presumed prison. K.S.A. 21-6805(f)(1)  Residential Burglary with a Prior Residential, Nonresidential or Agg. Burglary Conviction or any attempt or conspiracy convictions of these priors – presumed prison. K.S.A. 21-6804(I)
	Residential Burglary with Criminal History Score 7C, 7D, or 7E - presumptive prison. K.S.A. 21-6804(x)  Burglary With Two or More Prior Convictions for Theft, Burglary, or Agg. Burglary – presumed prison. K.S.A. 21-6804(p)
29 🗌	Felony Theft With Three or More Prior Convictions for a Felony Theft, Burglary, or Agg. Burglary – presumed prison. K.S.A. 21-6804(p)
	For #27 or #29, Substance Abuse Underlying Factor, Treatment More Effective to Reduce Reoffense Risk <u>and</u> Community Safety Served – KDOC Intensive Substance Abuse Treatment Program, Return to Court Upon Successful Completion. K.S.A. 21-6804(p) 3 <sup>rd</sup> or Subs. Criminal Deprivation of a Motor Vehicle – presumptive prison. K.S.A. 21-6804(n)
16 🗌	<b>2</b> <sup>nd</sup> <b>Forgery</b> , criminal history I – C, sentenced pursuant to sentencing requirements of K.S.A. 21-5823, term of imprisonment not in KDOC. Criminal history A or B, - sentenced for SL 8, NPF. K.S.A. 21-6804(i)
	3 <sup>rd</sup> or Subs. Forgery, criminal history I – C, sentenced pursuant to sentencing requirements of K.S.A. 21-5823, term of imprisonment not in KDOC. Criminal history A or B, - sentenced for SL 8, NPF. K.S.A. 21-6804(i)  Crime Committed While Incarcerated, on Probation, Parole, Conditional Release, or Postrelease Supervision for a Felony – new
	sentence shall be imposed consecutively. K.S.A. 21-6606(c). If new crime is a felony, court may impose prison even if presumption is nonprison. K.S.A. 21-6604(f)(1)
	Felony Committed After Early Discharge When Offender Would Have Been On Probation or Postrelease Supervision for a Felony If committed after early discharge pursuant to K.S.A. 21-6608(d), or K.S.A. 22-3717(d)(2), may impose prison even if presumed nonprison. K.S.A. 21-6604(f)(2)
	Felony Committed While Incarcerated in a Juvenile Correctional Facility for an Offense That Would be a Felony if Committed by an Adult – presumed prison. K.S.A. 21-6604(f)(3)
	Crime Committed While on Felony Bond – new sentence imposed consecutively. K.S.A. 21-6606(d), 21-6604(f)(4). If new crime is a felony, court may impose prison even if presumption is nonprison, K.S.A. 21-6604(f)(4)  2nd or Subs. Identity Theft or Identity Fraud – presumed prison. K.S.A. 21-6804(u)
41 🗌	Leaving the Scene of an Accident - if current conviction is for K.S.A. 8-1602(b)(3)-(b)(5), prior convictions committed on and after July 1, 2011 of 8-235, 8-262, 8-287, 8-291, 8-1566, 8-1567, 8-1568, 8-1602, 8-1605, 40-3104, 21-5405(a)(3), (a)(5) and 21-5406, or comparable convictions from a different jurisdiction, shall count as person felony for criminal history purposes. K.S.A. 21-6811(i)
	Involuntary Manslaughter by DUI - if current conviction is for K.S.A. 21-5405(a)(3) or (a)(5), all prior convictions, adjudications and diversions for K.S.A. 8-1567(DUI), K.S.A. 8-2,144 (Commercial DUI), or comparable law of a different jurisdiction, shall count as person felony for criminal history purposes. K.S.A. 21-6811(c)
43	3rd or Subsequent Flee/Elude - presumed prison and imposed consecutively. K.S.A. 21-6804(v)  Agg. Battery by DUI - if current conviction is for K.S.A. 21-5413(b)(3) or (b)(4), the first prior conviction, adjudication or diversion of K.S.A. 8-1567 (DUI), K.S.A. 8-2,144 (Commercial DUI), or comparable law of a different jurisdiction, shall count as a nonperson felony for criminal history purposes. Each second and subsequent prior adult conviction, diversion or juvenile adjudication of these offenses shall count as a person felony for criminal history purposes. K.S.A. 21-6811(c)

CASE N	NO.
SPECIA	AL RULES SUPPLEMENTAL PAGE - continued
<u>HABITU</u>	JAL OR REPEAT OFFENSES APPLY - continued:
45 🗌	Aggravated Criminal Damage to Property - presumed prison if current conviction is for K.S.A. 21-5813(b) (Scrap Metal) and offender has a prior conviction for any nonperson felony. K.S.A. 21-6804(w)
46 🗌	Offender Registration Act Violation - presumed prison unless optional nonprison sanction imposed. K.S.A. 21-6804(m)
NONGE	RID OFFENSES APPLY:
6 🗌	Felony D.U.I. (3rd, 4th or Subs.) – sentenced pursuant to specific mandatory sentencing requirements of K.S.A. 8-1567
8 🗌	Felony Domestic Battery - sentenced pursuant to specific mandatory sentencing requirements of K.S.A. 21-5414(b)(3)
21 🗌	<b>Animal Cruelty</b> - K.S.A. 21-6412; 2 <sup>nd</sup> or subs. conviction; or <b>Working/Assistance dog</b> – K.S.A. 21-6416 – sentenced pursuant to specific mandatory sentencing requirements of same statute
FINANC	CE OFFENSES APPLY:
25 🗌	Fraudulent Insurance Act, any combination of acts w/in 6 months involving \$25,000 or more - presumed prison. K.S.A. 40-2,118(e)
15 🗌	Kansas Uniform Securities Act, violation resulting in loss of \$25,000 or more – presumed prison. K.S.A. 17-12a508(a)(5)
19 🔲	Mortgage Business Act, 2nd or subs. Conviction – presumed prison. K.S.A. 9-2203(d)
20 🔲	Loan Brokers Act, violation resulting in loss of \$25,000 or more – presumed prison. K.S.A. 50-1013(a)

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Case No
SEX OFFENSE SUPPLEMENT (If applicable, complete and attach to the Journal Entry.)
SECTION A. Aggravated Habitual Sex Offenders – K.S.A. 21-6626
Was offender determined by the Court to be an <b>AGGRAVATED HABITUAL SEX OFFENDER</b> ? (K.S.A. 21-6626)  Imprisonment for life without the possibility of parole; not eligible for parole, probation, assignment to a community correctional services program, conditional release, postrelease supervision, or suspension, modification or reduction of sentence.
SECTION B. Child Sex Offenses – K.S.A. 21-6627
Is offender being sentenced pursuant to K.S.A. 21-6627 where offender is 18 years of age or older and the victim less than 14 years of age?  (CHECK ONLY ONE)  First Offense  Downward departure to guidelines, subject to provisions of K.S.A. 21-6818; lifetime postrelease supervision. State v. Ballard, 289 Kan. 1000
218 P.3d 432 (2009) (Complete Section V – Departure Information, page 3 of Journal Entry of Judgment.)  Mandatory minimum of Hard 25 years (300 months) or months pursuant to guidelines, given offender's criminal history, whichever is greater; lifetime parole. K.S.A. 22-3717(u).  Second Offense
Mandatory minimum of Hard 40 years (480 months) or months pursuant to guidelines, given offender's criminal history, whichever is greater; lifetime parole. K.S.A. 22-3717(u).
Third Offense – see Section A. above, Aggravated Habitual Sex Offender – Life Imprisonment Without Parole.
SECTION C. Downward Departure K.S.A. 21-6818 for a Crime of Extreme Sexual Violence (NO downward dispositional departure allowed)
Downward durational departure limited to 50% of middle of the sentencing range?
SECTION D. Sexually Violent Crime - K.S.A. 22-3717(d)(2)
SECTION D. Sexually Violent Crime - K.S.A. 22-3717(d)(2)  Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?
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Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?  Yes – Lifetime postrelease supervision (K.S.A. 22-3717(d)(1)(G))
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?  Yes – Lifetime postrelease supervision (K.S.A. 22-3717(d)(1)(G))  No – Postrelease supervision term as otherwise indicated by law
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?  Yes – Lifetime postrelease supervision (K.S.A. 22-3717(d)(1)(G))  No – Postrelease supervision term as otherwise indicated by law
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?  Yes – Lifetime postrelease supervision (K.S.A. 22-3717(d)(1)(G))  No – Postrelease supervision term as otherwise indicated by law
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?  Yes – Lifetime postrelease supervision (K.S.A. 22-3717(d)(1)(G))  No – Postrelease supervision term as otherwise indicated by law
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?  Yes – Lifetime postrelease supervision (K.S.A. 22-3717(d)(1)(G))  No – Postrelease supervision term as otherwise indicated by law
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?  Yes – Lifetime postrelease supervision (K.S.A. 22-3717(d)(1)(G))  No – Postrelease supervision term as otherwise indicated by law
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?  Yes – Lifetime postrelease supervision (K.S.A. 22-3717(d)(1)(G))  No – Postrelease supervision term as otherwise indicated by law
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?  Yes – Lifetime postrelease supervision (K.S.A. 22-3717(d)(1)(G))  No – Postrelease supervision term as otherwise indicated by law
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?  Yes – Lifetime postrelease supervision (K.S.A. 22-3717(d)(1)(G))  No – Postrelease supervision term as otherwise indicated by law
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?  Yes – Lifetime postrelease supervision (K.S.A. 22-3717(d)(1)(G))  No – Postrelease supervision term as otherwise indicated by law
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 21-6627?  Yes – Lifetime postrelease supervision (K.S.A. 22-3717(d)(1)(G))  No – Postrelease supervision term as otherwise indicated by law

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Case No
OFFENDER REGISTRATION SUPPLEMENT – K.S.A. 22-4901 et seq. (PAGE 1 of 2) (If applicable, complete both pages and attach to the Journal Entry.)
SECTION A. REGISTRATION REQUIREMENT - Check appropriate boxes to indicate the <u>REASON</u> for registration. See K.S.A. 22-4902(a)
Offender required by court order to register for an offense not otherwise required as provided by the Kansas Offender Registration Act
Enter age of victim (K.S.A. 22-4904(a)(4))
Conviction of any of the following crimes:  Sexual Battery – K.S.A. 21-5505(a)  Any conviction for any comparable offense  Any attempt, conspiracy or criminal solicitation of a comparable crime  Conviction of any of the following crimes when one of the parties involved is under 18 years of age:  Adultery – K.S.A. 21-5511  Promoting Prostitution – K.S.A. 21-6420  Lewd and Lascivious Behavior – K.S.A. 21-5513  Any attempt, conspiracy or criminal solicitation of an offense defined in this section  Conviction of any of the following sexually violent crimes or adjudication as a juvenile offender for an act which if committed by an adult would constitute a sexually violent crime or adjudication as a juvenile offender for an act which if committed by an adult would constitute a sexually violent crime, UNLESS the court finds on the record that the act involved non-forcible sexual conduct, the victim was at least 14 and the offender not more than 4 years older than victim:  Indecent Liberties With a Child – K.S.A. 21-5506(a)  Rape – K.S.A. 21-5503  Agg. Indecent Liberties With a Child – K.S.A. 21-5508(b)  Agg. Indecent Liberties With a Child – K.S.A. 21-5508(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-5508(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-5509  Promoting the Sale of Sexual Relations - K.S.A. 21-5502  Agg. Indecent Solicitation of a Child – K.S.A. 21-5505(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-5506(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-5506(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-5506(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-5508(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-5508(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-5508(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-5508(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-5508(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-5508(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-5508(b)  Agg. Indecent Solicitation of a Child – K.S.A. 21-55
Offender required to register due to <i>VIOLENT OFFENDER</i> status (Indicated by conviction of any of the following crimes):  □ Capital Murder – K.S.A. 21-5401 □ Murder in the Second Degree - K.S.A. 21-5403 □ Involuntary Manslaughter - K.S.A. 21-5405(a)(1), (a)(2) or (a)(4) □ Agg. Kidnapping - K.S.A. 21-5408(b) □ Agg. Human Trafficking, if not committed in whole or in part for the purpose of sexual gratification of the defendant or another – K.S.A. 21-5426(b) □ Any conviction for any comparable offense □ Any out of state conviction for an offense that under the laws of Kansas would be an offense listed in this section □ Any attempt, conspiracy or criminal solicitation of an offense defined in this section □ Any person felony with court finding on the record that such felony was committed with a <b>DEADLY WEAPON</b> □ Any attempt, conspiracy or criminal solicitation of a person felony committed with a <b>DEADLY WEAPON</b> □ Any attempt, conspiracy or criminal solicitation of a person felony committed with a <b>DEADLY WEAPON</b>
Offender required to register due to <b>DRUG OFFENDER</b> status (Indicated by conviction of any of the following crimes):
<ul> <li>Manufacture or attempted manufacture of any controlled substance – K.S.A. 21-5703</li> <li>Possession of precursors with intent to manufacture any controlled substance – K.S.A. 21-5709(a)</li> <li>Cultivation, Distribution, Possession with intent to distribute opiates, opium or narcotic drugs or any stimulant in K.S.A. 65-4107(d)(1), or (f)(1) – K.S.A. 21-5705(a)(1), ONLY</li> <li>Any conviction for any comparable offense</li> <li>Any attempt, conspiracy or criminal solicitation of an offense defined in this section</li> </ul>

Case No
OFFENDER REGISTRATION SUPPLEMENT CONT K.S.A. 22-4901 et seq. (PAGE 2 of 2)
SECTION B. REGISTRATION TERMS - check appropriate boxes indicating <u>REQUIRED TERM</u> of registration See K.S.A. 22-4906
Offender must register for 15 YEARS after the date of parole, discharge or release, whichever date is most recent, or, if offender is not confined, 15 YEARS from the date of conviction due to conviction of any of the following crimes:    Capital Murder - K.S.A. 21-5401
Offender must register for 25 YEARS after the date of parole, discharge or release, whichever date is most recent, or, if offender is not confined, 25 YEARS from the date of conviction due to conviction of any of the following crimes:    Indecent Solicitation of a Child – K.S.A. 21-5508   Electronic Solicitation – K.S.A. 21-5509     Agg. Incest – K.S.A. 21-5604(b)(1)   Indecent Liberties With a Child – K.S.A. 21-5506(a)     Unlawful Sexual Relations – K.S.A. 21-5512   Agg. Sexual Battery – K.S.A. 21-5505(b)     Sexual Exploitation of a Child – K.S.A. 21-5510, if the victim is at least 14 years of age but less than 18 years of age     Promoting Prostitution – K.S.A. 21-6420, if the victim is at least 14 years of age but less than 18 years of age     Criminal Sodomy - K.S.A. 21-5504(a) when one of the parties involved is less than 18 years of age     Any attempt, conspiracy or criminal solicitation of an offense defined in this section     Offender is subject to LIFETIME registration due to any of the following:     2nd or Subsequent conviction of an offense requiring registration     Conviction of any of the following crimes:     Rape – K.S.A. 21-5503     Agg. Kidnapping – K.S.A. 21-5408(b)     Kidnapping – K.S.A. 21-5408(a)     Agg. Criminal Sodomy – K.S.A. 21-5504(b)     Criminal Sodomy – K.S.A. 21-5504(a)(3) or (a)(4)     Agg. Indecent Liberties With a Child – K.S.A. 21-5508(b)     Agg. Indecent Solicitation of a Child – K.S.A. 21-5508(b)     Agg. Human Trafficking – K.S.A. 21-5508(b)     Agg. Human Trafficking – K.S.A. 21-5508(b)     Sexual Exploitation of a Child – K.S.A. 21-6422     Promoting Prostitution – K.S.A. 21-6420, if the victim is less than 14 years of age
Any attempt, conspiracy or criminal solicitation of an offense defined in this section  Duration determined by diversionary agreement, probation order or juvenile sentencing order: years months (K.S.A. 22-4906(i))