{As Amended by House Committee of the Whole}

As Amended by House Committee

Session of 2025

HOUSE BILL No. 2192

By Committee on Corrections and Juvenile Justice

Requested by Representative Thompson

1-31

AN ACT concerning crimes, punishment and criminal procedure; relating
 to crimes against persons; limiting or prohibiting work release for
 people an offender convicted of a second or third offense of domestic
 battery; requiring an offender convicted of a first offense to undergo
 a domestic violence offender assessment; amending K.S.A. 21-5414
 and repealing the existing section.

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8 Be it enacted by the Legislature of the State of Kansas:

9 Section 1. K.S.A. 21-5414 is hereby amended to read as follows: 21-10 5414. (a) Domestic battery is:

(1) Knowingly or recklessly causing bodily harm to a person with
whom the offender is involved or has been involved in a dating
relationship or a family or household member; or

14 (2) knowingly causing physical contact with a person with whom the 15 offender is involved or has been involved in a dating relationship or a 16 family or household member, when done in a rude, insulting or angry 17 manner.

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(b) Aggravated domestic battery is:

(1) Knowingly impeding the normal breathing or circulation of the
blood by applying pressure on the throat, neck or chest of a person with
whom the offender is involved or has been involved in a dating
relationship or a family or household member, when done in a rude,
insulting or angry manner; or

(2) knowingly impeding the normal breathing or circulation of the
blood by blocking the nose or mouth of a person with whom the offender
is involved or has been involved in a dating relationship or a family or
household member, when done in a rude, insulting or angry manner.

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(c) (1) Domestic battery is:

(A) Except as provided in subsection (c)(1)(B) or (c)(1)(C), a class B
person misdemeanor and the offender shall be sentenced to not less than
48 consecutive hours nor more than six months' imprisonment and fined

not less than \$200, nor more than \$500 or in the court's discretion the court 1 2 may enter an order which requires the offender to undergo a domestic-3 violence offender assessment conducted by a certified batterer intervention 4 program and follow all recommendations made by such program. As a 5 condition of any grant of probation, suspension of sentence or parole or of any other release, the offender shall be required to undergo a 6 7 domestic violence offender assessment conducted by a certified 8 batterer intervention program and follow all recommendations made 9 by such program, unless otherwise ordered by the court;

10 (B) except as provided in subsection (c)(1)(C), a class A person 11 misdemeanor, if, within five years immediately preceding commission of 12 the crime, an offender is convicted of domestic battery a second time and 13 the offender shall be sentenced to not less than 90 days nor more than one 14 year's imprisonment and fined not less than \$500 nor more than \$1,000. 15 The five 90 days' imprisonment mandated by this paragraph may be served 16 in a work release program only after such offender has served 48 45 17 consecutive hours' {20} days' imprisonment, provided if such work release program requires such offender to return to confinement at the end of each 18 19 day in the work release program. The offender shall serve at least five 45 eonsecutive {20} days' imprisonment before the offender is granted 20 21 probation, suspension or reduction of sentence or parole or is otherwise 22 released. As a condition of any grant of probation, suspension of sentence 23 or parole or of any other release, the offender shall be required to undergo 24 a domestic violence offender assessment conducted by a certified batterer 25 intervention program and follow all recommendations made by such program, unless otherwise ordered by the court: and 26

27 (C) a person felony, if, within five years immediately preceding 28 commission of the crime, an offender is convicted of domestic battery a 29 third or subsequent time, and the offender shall be sentenced to not less 30 than 90 days nor more than one year's imprisonment and fined not less 31 than \$1,000 nor more than \$7,500. The offender-convicted shall not be 32 eligible for release on probation, suspension or reduction of sentence or 33 parole until the offender has served at least 90 days' imprisonment shall 34 serve at least 90-consecutive days' imprisonment before the offender is 35 granted probation, suspension or reduction of sentence or parole or is 36 otherwise released. As a condition of any grant of probation, suspension of 37 sentence or parole or of any other release, the offender shall be required to 38 undergo a domestic violence offender assessment conducted by a certified 39 batterer intervention program and follow all recommendations made by 40 such program, unless otherwise ordered by the court. If the offender does 41 not undergo a domestic violence offender assessment conducted by a 42 certified batterer intervention program and follow all recommendations 43 made by such program, the offender shall serve not less than 180 days nor 1 more than one year's imprisonment. The 90 days' imprisonment mandated

by this paragraph may be served in a work release program only after such
 offender has served 48 consecutive hours imprisonment, provided such
 work release program requires such offender to return to confinement at
 the end of each day in the work release program.

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(2) Aggravated domestic battery is a severity level 7, person felony.

7 (d) In determining the sentence to be imposed within the limits 8 provided for a first, second, third or subsequent offense under this section, 9 a court shall consider information presented to the court relating to any 10 current or prior protective order issued against such person.

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(e) As used in this section:

12 (1) "Dating relationship" means a social relationship of a romantic 13 nature. In addition to any other factors the court deems relevant, the trier 14 of fact may consider the following when making a determination of 15 whether a relationship exists or existed: Nature of the relationship, length 16 of time the relationship existed, frequency of interaction between the 17 parties and time since the termination of the relationship, if applicable;

18 (2) "family or household member" means persons 18 years of age or 19 older who are spouses, former spouses, parents or stepparents and children 20 or stepchildren, and persons who are presently residing together or who 21 have resided together in the past, and persons who have a child in common 22 regardless of whether they have been married or who have lived together 23 at any time. "Family or household member" also includes a man and 24 woman if the woman is pregnant and the man is alleged to be the father, 25 regardless of whether they have been married or have lived together at any 26 time: and

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(3) "protective order" means:

(A) A protection from abuse order issued pursuant to K.S.A. 60-3105,
60-3106 or 60-3107, and amendments thereto;

30 (B) a protective order issued by a court or tribunal of any state or 31 Indian tribe that is consistent with the provisions of 18 U.S.C. § 2265;

(C) a restraining order issued pursuant to K.S.A. 2024 Supp. 23-2707,
38-2243, 38-2244 or 38-2255, and amendments thereto, or K.S.A. 601607, prior to its transfer;

(D) an order issued in this or any other state as a condition of pretrial release, diversion, probation, suspended sentence, postrelease supervision or at any other time during the criminal case or upon appeal that orders the person to refrain from having any direct or indirect contact with a family or household member;

40 (E) an order issued in this or any other state as a condition of release
41 after conviction or as a condition of a supersedeas bond pending
42 disposition of an appeal, that orders the person to refrain from having any
43 direct or indirect contact with another person; or

1 (F) a protection from stalking order issued pursuant to K.S.A. 60-2 31a05 or 60-31a06, and amendments thereto.

(f) For the purpose of determining whether a conviction is a first, 3 second, third or subsequent conviction in sentencing under subsection (c) 4 5 (1):

6 (1) "Conviction" includes being convicted of a violation of K.S.A. 7 21-3412a, prior to its repeal, this section or entering into a diversion or 8 deferred judgment agreement in lieu of further criminal proceedings on a complaint alleging a violation of this section; 9

(2) "conviction" includes being convicted of a violation of a law of 10 another state, or an ordinance of any city, or resolution of any county, 11 which prohibits the acts that this section prohibits or entering into a 12 diversion or deferred judgment agreement in lieu of further criminal 13 14 proceedings in a case alleging a violation of such law, ordinance or 15 resolution:

16 (3) only convictions occurring in the immediately preceding five 17 years including prior to July 1, 2001, shall be taken into account, but the court may consider other prior convictions in determining the sentence to 18 19 be imposed within the limits provided for a first, second, third or 20 subsequent offender, whichever is applicable; and

21 (4) it is irrelevant whether an offense occurred before or after 22 conviction for a previous offense.

23 (g) A person may enter into a diversion agreement in lieu of further criminal proceedings for a violation of subsection (a) or (b) or an 24 25 ordinance of any city or resolution of any county which prohibits the acts that subsection (a) or (b) prohibits only twice during any five-year period. 26

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Sec. 2. K.S.A. 21-5414 is hereby repealed.

28 Sec. 3. This act shall take effect and be in force from and after its 29 publication in the<u>statute book</u> Kansas register.