

2014 PRESENTENCE INVESTIGATION REPORT (PSI)

This **highlighted** document is intended to explain the changes to the forms that will go into effect on July 1, 2014. These changes are due in part to the passage of new legislation which will go into effect on that date, while some changes are the result of feedback received from those who use the forms.

Please note that unless specified, the statutory (K.S.A.) references are intended to direct the user to the most current version of the statute. If a K.S.A. 2014 Supp. is referenced, this law is already in effect as of July 1, even though the statute itself has not yet been published.

- All references to “No Postrelease” as an option have been eliminated from the PSI since this is no longer an option in statute for crimes committed on and after July 1, 2013.

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- The date has been changed (to be used for all crimes *committed* on and after July 1, 2014)
- A “US Armed Forces Veteran” box has been added. Additional information regarding a veteran’s certification of honorable discharge, as well as the veteran’s mental health status should be included in the Journal Entry of Judgment. Please see the JE form and [2014 Senate Substitute for HB 2655](#) for more information.
- The next few highlighted portions are a reorganization of boxes that seek to make the PSI a little more intuitive to work through. It puts a little more emphasis on Registration Requirements by moving it closer to the top, and then breaks out the other sections in a slightly different way.
- The wording of the “Low SASSI” score boxes has been changed. Either a LSI-R score of low-low/moderate OR a SASSI score of low will disqualify a defendant from SB 123 participation. If the LSI-R score is initially low, please do not refer the defendant for further SB 123 assessment, as they will not be eligible for the program.
- The “additional offenses” boxes have been changed to resemble the “primary offense” section.

SPECIAL RULES SUPPLEMENT

- #41 – Not new law, but a rule of criminal history calculation that elevates certain traffic and automobile-related misdemeanors to person felonies when the current crime of conviction is “Leaving the Scene of an Accident”.
- #42 – Not new law, but a rule of criminal history calculation that elevates previous DUI convictions, adjudications and diversions to person felonies when the current crime of conviction is “Involuntary Manslaughter by DUI”.
- #43 – This is a *new rule* imposed by [2014 Substitute for House Bill 2442](#), which provides for presumptive prison and consecutive sentences for 3rd and subsequent “Flee and Elude” offenders.