

2016 JOURNAL ENTRY (JE) EXPLAINER

This **highlighted** document is intended to explain the changes to the forms that will go into effect on July 1, 2016. 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. 2016 Supp. is referenced, this law is already in effect as of July 1, even though the statute itself has not yet been published.

PAGE 1

- The date has been changed to be used for all crimes *committed* on and after July 1, 2016.
- Heading/spacing has been changed to accommodate the electronic filing stamp.

PAGE 3

- Section VI.2. -- The footnote (†) has been changed from the Session law citation (2015 SB 113) to the statutory citation (K.S.A. 22-3424).

PAGE 4

- All statutory and case law citations under Miscellaneous Provisions removed underlining format.

SPECIAL RULES SUPPLEMENT

OFFENDER REGISTRATION SUPPLEMENT

- Special Rule 47—this is a *new rule* imposed by 2016 Session Laws Chapter 90 § 4 for the crime of residential burglary. The bill creates a special sentencing rule for burglary of a dwelling to make the sentence presumptive imprisonment if the offender has a criminal history score of C (one previous person felony and one previous nonperson felony), D (one previous person felony), or E (three or more nonperson felonies).