Session of 2012

Substitute for SENATE BILL No. 307

By Committee on Judiciary

2-13

AN ACT concerning crimes, punishment and criminal procedure; relating 1 2 to lesser included crimes; murder in the first degree; amending K.S.A. 3 2011 Supp. 21-5109 and repealing the existing section. 4 5 *Be it enacted by the Legislature of the State of Kansas:* Section 1. K.S.A. 2011 Supp. 21-5109 is hereby amended to read as 6 7 follows: 21-5109. (a) When the same conduct of a defendant may 8 establish the commission of more than one crime under the laws of this 9 state, the defendant may be prosecuted for each of such crimes. Each of such crimes may be alleged as a separate count in a single complaint, 10 information or indictment. 11 12 Upon prosecution for a crime, the defendant may be convicted of (b) 13 either the crime charged or a lesser included crime, but not both. A lesser 14 included crime is: 15 (1) A lesser degree of the same crime, *except that there are no lesser* 16 degrees of murder in the first degree under subsection (a)(2) of K.S.A. 17 2011 Supp. 21-5402, and amendments thereto; 18 (2) a crime where all elements of the lesser crime are identical to 19 some of the elements of the crime charged; 20 (3) an attempt to commit the crime charged; or 21 (4) an attempt to commit a crime defined under paragraph (1) or (2). 22 (c) Whenever charges are filed against a person, accusing the person 23 of a crime which includes another crime of which the person has been 24 convicted, the conviction of the lesser included crime shall not bar 25 prosecution or conviction of the crime charged if the crime charged was 26 not consummated at the time of conviction of the lesser included crime, 27 but the conviction of the lesser included crime shall be annulled upon the 28 filing of such charges. Evidence of the person's plea or any admission or 29 statement made by the person in connection therewith in any of the 30 proceedings which resulted in the person's conviction of the lesser 31 included crime shall not be admissible at the trial of the crime charged. If 32 the person is convicted of the crime charged, or of a lesser included crime, 33 the person so convicted shall receive credit against any prison sentence 34 imposed or fine to be paid for the period of confinement actually served or 35 the amount of any fine actually paid under the sentence imposed for the annulled conviction 36

1 (d) Unless otherwise provided by law, when crimes differ only in that 2 one is defined to prohibit a designated kind of conduct generally and the 3 other to prohibit a specific instance of such conduct, the defendant:

4 (1) May not be convicted of the two crimes based upon the same 5 conduct; and

6 (2) shall be sentenced according to the terms of the more specific 7 crime.

8 (e) Except as provided further, the amendments to subsection (b)(1)9 by this act shall be applied retroactively to any charge or conviction under subsection (b) of K.S.A. 21-3401, prior to its repeal, in any legal challenge 10 or proceeding that comes before a district court or an appellate court. In 11 cases where the charge was first degree murder under subsection (b) of 12 K.S.A. 21-3401, prior to its repeal, or under subsection (a)(2) of K.S.A. 13 2011 Supp. 21-5402, and amendments thereto, the judge instructed the 14 jury on a lesser included crime and the defendant was convicted of a 15 16 lesser included crime in lieu of the crime charged between July 1, 2011, and July 1, 2012, the retroactivity provision of this section shall not be 17 used as the basis for setting aside, reversing or vacating such conviction. 18 Sec. 2. K.S.A. 2011 Supp. 21-5109 is hereby repealed. 19 Sec. 3. This act shall take effect and be in force from and after its

20 Sec. 3. This act shall take effect and be in force from and after its 21 publication in the statute book.