The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Whitney Kauffeld.

DIGEST

SB 338 Engrossed

2022 Regular Session

Jackson

<u>Present law</u> provides that the court, upon motion of the state or the defendant, may exclude lesserincluded offenses, after the evidence has been presented, in a light most favorable to the state, if there is insufficient evidence to reasonably permit a finding of guilt of the responsive offense.

<u>Proposed law</u> retains <u>present law</u> and adds that upon motion of the defendant, the court may exclude lesser-included offenses as responsive verdicts presented to the trier of fact on the charge in the indictment.

<u>Present law</u> provides for certain offenses to have responsive verdicts. <u>Present law</u> further provides that if the offense at issue is not listed in <u>present law</u>, the responsive verdicts include "guilty", "guilty of a lesser and included grade of the offense even though the offense charged is a felony and the lesser offense is a misdemeanor", or "not guilty".

<u>Proposed law</u> excludes the crime of malfeasance in office from having lesser-included responsive verdicts.

Effective August 1, 2022.

(Amends C.Cr.P. Art. 814(C) and 815)