General Assembly Action
2017 Regular Session

Informational Bulletin No. 252
Foreword

The 2017 Regular Session of the General Assembly convened Tuesday, January 3, 2017, and adjourned sine die Thursday, March 30, 2017, having met for 30 legislative days. During the session, 782 bills and 517 resolutions were introduced, including 249 Senate bills and 533 House bills.

Of the bills and resolutions introduced, 68 Senate bills, 122 House bills, and five joint and concurrent resolutions passed both chambers and were delivered to the Governor. The Governor vetoed two Senate bills, one Senate joint resolution, and one House bill, and exercised his line-item veto authority in two other House bills. The General Assembly overrode the vetoes of one Senate bill, one Senate joint resolution, one House bill, and one House bill with the line-item veto. Sixty-seven Senate bills, 122 House bills, and two joint resolutions became law.

This informational bulletin summarizes the bills and resolutions that were delivered to the Governor. It was prepared by the staff of the Legislative Research Commission.

David A. Byerman
Director

Legislative Research Commission
Frankfort, Kentucky
August 2017
### Bill Numbers To Acts Chapters

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Senate Bills

SB 1

AN ACT relating to public education and declaring an emergency.

Amends KRS 156.557 to require school districts to develop and implement a personnel evaluation system based on a statewide framework for teaching; prohibits the Kentucky Department of Education (KDE) from imposing reporting requirements related to the system on local districts; requires evaluations annually for teachers who have not attained continuing service status and every three years for teachers with continuing service status, principals, and assistant principals and prohibit evaluation results from being included in school accountability; amends KRS 158.305 to require KDE to provide assistance in implementing a response-to-intervention system if requested by a local district and add advanced learners to response-to-intervention system; amends KRS 158.6453 to implement a process for reviewing academic standards and assessments; requires the Kentucky Board of Education to promulgate administrative regulations for the administration of the process, delete program reviews and audits from the statewide assessment system, revise the statewide assessment requirements, prohibit the statewide assessment from including any standards not included in the board-approved standards, require a college admissions and placement exam to be given in the fall of grade 10 and spring of grade 11 and requires KDE to pay for it; and delete provisions regarding WorkKeys assessments; amends requirements for the annual school report card, require KDE to implement a standards review process for visual and performing arts, practical living skills, and foreign language and require KDE to provide recommendations to schools for including those programs, and a writing program, in their curriculum, and direct KDE to develop a school profile report for schools to describe implementation of the mandated standards in the visual and performing arts, practical living skills, and foreign language; amends KRS 158.6455 to revise the accountability system, require school improvement results to look at growth over three years as compared to similar schools, include progress toward English proficiency, quality of school climate and safety, high school graduation rates, and postsecondary readiness in the accountability system, require each local workforce investment board to compile a list of industry-recognized certifications, require KDE to pay for the cost of assessments taken to achieve industry-recognized certifications under certain conditions, and amend the criteria for schools and districts receiving consequences and assistance under administrative regulations promulgated by the Kentucky Board of Education; amends KRS 158.649 to revise dates regarding review and reporting of school improvement plans; amends KRS 158.782 to describe KDE's monitoring and review process for low-performing schools and changes the criteria for the Kentucky Board of Education providing highly skilled education assistance to schools and districts; amends KRS 158.805 to allow Commonwealth school improvement funds to be used for personnel costs; amends KRS 158.840 to prohibit KDE from requiring intervention reporting except in certain circumstances; amends KRS 160.345 to allow an alternative principal selection process in any school district and deletes language regarding principal replacement; amends KRS 160.346 to delete provisions relating to the low-performing school identification and intervention process, add provisions for identifying schools for targeted support and improvement and comprehensive support and improvement, describe intervention requirements for schools identified for targeted support and improvement, define and describe a turnaround audit and intervention process for schools identified for comprehensive support and improvement, require the Kentucky Board of Education to establish exit criteria for schools
identified for targeted support and improvement and comprehensive support and improvement, require a school to enter an intervention process selected by the commissioner after three years without exiting comprehensive support and improvement status or if annual improvement is not made for two years, and delete provisions pertaining to the current school audit process and the current intervention options approved by the Kentucky Board of Education; amends various KRS sections to conform; EMERGENCY.

SB 2

AN ACT relating to retirement and declaring an emergency.

Amends KRS 21.530 to require Senate confirmation of the gubernatorial appointments to the Judicial Form Retirement System and to require the gubernatorial appointments to the Judicial Form Retirement System to have “investment experience” and define “investment experience”; amends KRS 21.540 to require the Judicial Form Retirement System, which administers the Legislators' Retirement Plan and the Judicial Retirement Plan, to post descriptive and financial information to the system’s Web site, and to delineate that investment fee reporting requirements; amends KRS 61.645 to expand the board of trustees of the Kentucky Retirement Systems from thirteen to seventeen trustees, adding four more gubernatorial appointees with “investment experience,” narrows the definition of “investment experience” on the board of trustees, require vacancies to elected positions be filled by majority vote of the remaining elected members, require Senate confirmation of gubernatorial appointments to the board, delineate that investment fee reporting requirements, permit the systems from having refuse to disclose contracts on a Web site if disclosure would result in a competitive disadvantage but require those contracts to be released to the trustees, the State Auditor, and the LRC Government Contract Review Committee subject to the redaction of otherwise exempted material, subject the Kentucky Retirement Systems to KRS Chapter 18A regarding personnel, and cap the reimbursement rate for legal services at the Government Contract Review Committee maximum hourly rate; makes conforming amendments to KRS 61.645 and 61.650; confirms specific sections of the Governor’s executive order 2016-340 to the extent not otherwise confirmed or superseded by the Act; amends KRS 161.250 to add two gubernatorial appointments to the Teachers’ Retirement System board subject to Senate confirmation, delineate investment fee reporting requirements, permit the Teachers’ Retirement System to refuse to disclose contracts on a Web site if disclosure would result in a competitive disadvantage but require those contracts to be released to the trustees, the State Auditor, and the LRC Government Contract Review Committee subject to the redaction of otherwise exempted material, and cap the reimbursement rate for legal services to the Teachers’ Retirement System at the Government Contract Review Committee maximum hourly rate; amends various KRS sections to place all state retirement systems under the Model Procurement Code regarding contracts and bans the use of system assets to pay placement agents; amends KRS 7A.220 to increase the membership of the Public Pension Oversight Board; amends KRS 7A.220 to increase the membership of the Public Pension Oversight Board; amends various KRS sections to place all state retirement systems under the Model Procurement Code regarding contracts and bans the use of system assets to pay placement agents; amends KRS 7A.220 to increase the membership of the Public Pension Oversight Board; amends KRS 6.350 to declare noncompliant any actuarial analyses returning negligible or indeterminable cost results; EMERGENCY.
SB 3
AN ACT relating to the disclosure of public retirement information and declaring an emergency.

Amends KRS 61.661, 161.585, and 21.540 to require the disclosure, upon request, of retirement benefit information of current and former members of the General Assembly, including the member's name, status, and projected or actual retirement benefit payments and benefits from the Kentucky Retirement Systems, the Teachers' Retirement System, the Legislators’ Retirement Plan, and the Judicial Retirement Plan; EMERGENCY.

SB 4
AN ACT relating to medical review panels.

Establishes KRS Chapter 216C, and creates within that chapter various new sections establishing a medical review panel system for use in civil litigation relating to health care providers, defines terms, delineates covered health care facilities and providers, panel membership and formation, and the functions and deliberations of the panel, allows for use of panel results in civil actions, allows for the electronic filing of proposed complaints if the Cabinet for Health and Family Services establishes an electronic filing system, creates a 9-month timeline for filing of panel's opinion before plaintiff would be allowed to file the case in court, allows attorneys to opt in to eligibility to serve as chairperson of a medical review panel, establishes conditions under which the opinion may be admissible in court, creates preference for Kentucky-licensed medical practitioners as members of medical review panels, and allows medical review panel to conduct a hearing to question counsel.

SB 5
AN ACT relating to abortion and declaring an emergency.

Creates new sections of KRS Chapter 311 to prohibit an abortion when the probable post-fertilization age of the unborn child is 20 weeks or greater, create an affirmative defense if the probable post-fertilization age was less than 20 weeks or if a medical emergency, require a determination of the unborn child's probable post-fertilization age prior to performing an abortion, allow for civil relief, create the Kentucky pain-capable unborn child protection litigation fund, and allow for severability; amends KRS 311.595 to allow the Kentucky Board of Medical Licensure to suspend or revoke the license of any physician for violations; amends KRS 311.990 to establish a criminal penalty for violations; amends KRS 213.101 to expand the statistical reporting system for abortions; amends KRS 413.140 to provide a one-year statute of limitation for civil actions arising from violations; EMERGENCY.

SB 6
AN ACT relating to labor organizations and declaring an emergency.

Creates a new section of KRS Chapter 336 to set forth requirements for labor organizations collecting money for dues, enrolling members, and maintaining financial records, and designates as the Paycheck Protection Act; amends KRS 336.990 to establish a civil penalty for a violator; amends KRS 336.180, 337.060, 67A.6909, 67C.416, and 345.110 to conform; EMERGENCY.
SB 8
AN ACT relating to the use of public resources.
Amends KRS 311.720 to define family planning services and public agency; amends KRS 311.715 to prohibit public agency funds from being directly or indirectly used, granted, paid, or distributed to any nonpublic entity that directly provides only family planning services but does not provide all basic health services as defined in federal law; establish a funding priority for the distribution of public agency funds that places state, county, and local community health clinics and federally qualified health centers first, add an exemption for funding used for abstinence education in schools; make Act effective upon repeal of federal regulations prohibiting states from prioritizing recipients of federal Public Health Service Act, Title X Family Planning Program funds.

SB 10
AN ACT relating to telecommunications.
Amends KRS 278.5435 to remove Public Service Commission regulatory authority over retail phone service in all exchanges not previously deregulated.

SB 11
AN ACT relating to nuclear power.
Amends KRS 278.600 to require that nuclear power facilities have a plan for the storage of nuclear waste rather than a means of permanent disposal and to add definitions of “storage,” “low-level nuclear waste,” and “mixed nuclear waste”; amends KRS 278.610 to allow certification if the facility and its plans for waste storage are approved by the Nuclear Regulatory Commission, eliminate the requirement that the facility have a plan for disposal of high-level nuclear waste, eliminate the requirement that cost of waste disposal be known, eliminate the requirement that the facility have adequate capacity to contain waste, give the Public Service Commission authority to hire a consultant to perform duties relating to nuclear facility certification, prohibit construction of low-level nuclear waste disposal sites in Kentucky except as provided in KRS 211.852, and direct the Public Service Commission and the Energy and Environment Cabinet to review regulations required for permitting nuclear facilities and report to LRC; repeals KRS 278.605, relating to construction of nuclear power facilities; designates as the Robert J. Leeper Act.

SB 12
AN ACT relating to public postsecondary education governance and declaring an emergency.
Declares the causes necessitating the bill; amends KRS 164.821 to reduce the number of members on the University of Louisville board of trustees from 17 to 10, identify the members, set qualifications and conditions for membership, require Senate confirmation of appointments, set initial terms for members, require proportional minority representation on the board, and provide procedures for filling vacancies; amends KRS 164.830 to define a quorum for the transaction of business, prohibit compensation and provide for reimbursement, require the Governor's Postsecondary Nominating Committee to submit 30 nominations for the Governor's consideration for appointment, allow current or previously serving trustees to be considered for nomination, and abolish prior board and transfers powers to newly established board upon appointment; EMERGENCY.
SB 17

AN ACT relating to the expression of religious or political viewpoints in public schools and public postsecondary institutions.

Amends KRS 158.183 to permit students to voluntarily express religious or political viewpoints in school assignments free from discrimination, require local boards of education to ensure that the selection of student speakers is made in a viewpoint-neutral manner, that a student's prepared remarks are not altered before delivery without student's consent, that religious and political organizations are allowed equal access to public forums on the same basis as nonreligious and nonpolitical organizations, and that no recognized religious or political student organization is discriminated against in the ordering of its internal affairs, allow students to display religious messages on items of clothing, access public school facilities during noninstructional time as a religious student organization, use school media to announce student religious meetings, and meet as a religious student group during noninstructional time and before and after school to the same extent as students undertaking such actions in a nonreligious manner, and permit public schools to sponsor artistic or theatrical programs that advance students' knowledge of society's cultural and religious heritage; creates a new section of KRS Chapter 158 to allow a teacher to teach about religion with the use of the Bible or other scripture without providing religious instruction and to teach about religious holidays in a secular manner; amends KRS 158.186 to require annual notification to local school boards, school-based decision making councils, and certified employees of statutes pertaining to religious freedom and expression in schools; creates a new section of KRS Chapter 164 to require public postsecondary education institution governing boards to ensure that students are permitted to voluntarily express religious or political viewpoints in assignments free from discrimination, the selection of student speakers is made in a viewpoint-neutral manner, the student's prepared remarks are not altered before delivery without the student's consent, religious and political organizations are allowed equal access to public forums on the same basis as nonreligious and nonpolitical organizations, no recognized religious or political student organization is discriminated against in the ordering of its internal affairs, and there are no restrictions on speech that occurs outdoors on campus and is protected by the First Amendment of the United States Constitution, except for restrictions that are reasonable, justified without reference to speech content, narrowly tailored to serve governmental interest, and limited to provide alternative options for the communication of the information.

SB 19

AN ACT relating to credit freezes for protected consumers.

Creates a new section of KRS 367.363 to 367.365 to define “protected person,” “representative,” and “sufficient proof of authority,” require a consumer reporting agency to place a security freeze on a protected person’s record or report upon proper request by a representative, require the freeze to be placed within 30 days of receiving the request, set forth when the credit reporting agency is required to remove the freeze, allow the credit reporting agency to charge a fee under certain circumstances, and establish penalties for violations; delayed effective date of January 1, 2018.

SB 21

AN ACT relating to use of experimental treatments for terminal illnesses.

Creates new sections of KRS Chapter 217 to define terms, permit eligible patients to use investigational drugs, biological products, or devices for a terminal illness, establish the conditions...
for use of such experimental treatments, prohibit sanctions of health care providers, clarify the duties of health care insurers regarding experimental treatments, and prohibit certain actions by state officials.

**SB 32**  
AN ACT relating to the tracking of drug convictions.  
Amends KRS 218A.202 to require the Administrative Office of the Courts to forward drug conviction data for five years previous to July 1, 2018, to the Cabinet for Health and Family Services for the KASPER electronic monitoring system and on a continuous basis thereafter.

**SB 38**  
AN ACT relating to timber theft.  
Amends KRS 364.130 to specify that a person, regardless of state of mind or whether the person believes to be authorized or not, is liable for three times the stumpage value of the timber and three times the cost of any damages to property when he or she takes the timber of another without legal right or color of title, and create an exemption for residential property owners and farmland owners maintaining fence rows who mistakenly remove the timber of an adjoining property owner from the requirement to pay treble damages and make them only liable for the reasonable value of the timber, the actual damages caused to the property, and legal costs incurred.

**SB 39**  
AN ACT relating to jailers and declaring an emergency.  
Amends KRS 441.245 to require fiscal courts to detail the duties and compensation of the jailer for the upcoming year, and require a quarterly report by the jailer of the duties performed; EMERGENCY.

**SB 42**  
AN ACT relating to crimes and punishments.  
Amends KRS 431.005 to permit a peace officer to make an arrest for a violation of KRS 508.030, assault in the 4th degree, when the violation occurs in a hospital and the officer has probable cause; amends KRS 431.015 to conform.

**SB 50**  
AN ACT relating to the school calendar.  
Amends KRS 158.070 to establish a school district calendar committee and determine its membership, allow inclusion of a variable student instructional year in a school calendar, define a variable student instructional year, establish school calendar adoption procedures, require notice to be given to the media for school board meetings regarding the school calendar, permit a district adopting a school calendar with the first student attendance day no earlier than the Monday closest to August 26 to use a variable student instructional year, and make changes to conform.

**SB 62**  
AN ACT relating to health savings accounts.  
Amends KRS 427.010 to exempt health savings accounts from execution, attachment, garnishment, distress, or fee bill.
SB 73
AN ACT relating to autocycles.

Amends KRS 186.010 to define “autocycle” as a type of motorcycle; creates a new section of KRS Chapter 189 to outline the provisions for the operation of an autocycle on a highway, and require autocycles to be titled, registered, and insured as motorcycles; amends KRS 186.480 to prohibit the use of an autocycle for road skills testing purposes; amends KRS 190.010 to allow used car dealers to sell autocycles received in trade; amends KRS 189.635 to require an autocycle to be listed in its own category on accident reports and not as a motorcycle or a motor vehicle for reporting and statistical purposes.

SB 75
AN ACT relating to campaign finance.

Amends KRS 121.180 to create a single threshold of $3,000 for campaign finance reports, require state executive committees that establish a building fund account to make quarterly reports, and change the date for executive committees and caucus campaign committees to file reports from five days after the 30th day following a primary and regular election to January 31 and July 31; amends KRS 121.150 to increase anonymous and cash contribution limits to $100, and individual contribution limits to $2,000 as indexed for inflation, increase individual contribution limit to $5,000 per year to the state executive committee of a political party, allow contributions of $5,000 per year to subdivisions and affiliates of political parties and make those contribution limits not applicable to contributions to a state executive committee's building fund account, increase the contribution limit to caucus campaign committees to $5,000, delete provision limiting aggregate contributions from permanent committees, executive committees, and caucus campaign committees to $10,000 or 50 percent of total contributions, and allow married couples to make a contribution with one check that reflects the combined individual contribution limits of each individual spouse for all elections in a calendar year; amends KRS 121.230 to conform; creates a new section of KRS Chapter 121 to allow the executive committees of political parties to establish building fund accounts and to specify permissible and prohibited uses of funds; amends KRS 121.025 and 121.035 to specify that prohibitions on corporate contributions do not prevent a corporation from contributing to a state executive committee's political party building fund account; amends KRS 6.767 to add a definition for "accept" that specifies the time when a contribution is accepted.

SB 79
AN ACT relating to health care providers.

Creates new sections of KRS Chapter 311 to define “direct primary care membership agreement” and “primary care provider,” establish conditions for services under a direct primary care membership agreement, and add provision relating to physician compliance with KRS Chapter 311; amends KRS 304.1-120 to exclude direct primary care agreements from the insurance code; amends KRS 304.17A-005 to exclude direct primary care agreements from the definition of health benefit plan; creates new sections of KRS Chapter 314 to define a direct primary care membership agreement for advanced practice registered nurses and establish conditions for services under a direct primary care membership agreement for advanced practice registered nurses.
SB 81
AN ACT relating to death-in-the-line-of-duty benefits for the Department of Military Affairs.
Amends KRS 61.315 to require the Department of Military Affairs to promulgate administrative regulations establishing the criteria and procedures applicable to the administration of death-in-the-line-of-duty benefits, including but not limited to defining which National Guard or Reserve component members qualify for coverage and which circumstances constitute death in the line of duty.

SB 83
AN ACT relating to fish and wildlife.
Amends KRS 150.390 to require the Department of Fish and Wildlife Resources to undertake measures if deer and elk pose a significant risk to human safety from automobile accidents, identify permissive measures for the department to implement including special hunts and issuance of more tags, require the Department of Fish and Wildlife Resources to identify areas where deer and elk pose threats to agriculture, make the steps taken by the department to reduce the deer and elk population permissive instead of mandatory, and allow the department to increase the doe harvest instead of the number of doe tags.

SB 89
AN ACT relating to health benefit coverage for tobacco cessation treatment.
Creates a new section of Subtitle 17A of KRS Chapter 304 to require insurance coverage for United States Food and Drug Administration-approved tobacco cessation medicines and services recommended by the United States Preventive Services Task Force and specify restrictions and limits of coverage; creates a new section of KRS Chapter 205 to require Medicaid coverage for United States Food and Drug Administration-approved tobacco cessation medication and services recommended by the United States Preventive Services Task Force and specifies restrictions and limits of coverage.

SB 91
AN ACT relating to court-ordered outpatient mental health treatment and making an appropriation therefor.
Amends KRS 202A.261 to exempt hospitals that are not state mental hospitals from being required to provide the services created under this Act; amends KRS 202A.271 to require hospitals that are not state mental hospitals to be paid for services performed under this Act at the same rates the hospital negotiates for other services; creates new sections of KRS Chapter 202A to create a process for District Courts to order assisted outpatient mental health treatment, establish the process and procedures for proceedings, provide for transportation for the purposes of a mental health examination, establish eligibility, require a mental health examination and the development of a treatment plan, establish the process for and content of hearings, require the court to appoint an outpatient mental health treatment provider agency to monitor and report on the person under order, authorize 72-hour emergency admission for failure to comply with an order, provide for the right to stay, vacate, or modify an order, provide a process to change a treatment plan, permit additional periods of treatment to be ordered provided certain criteria are met, require that these services be covered by Medicaid; makes the implementation of this Act contingent on funding; designates as Tim’s Law; APPROPRIATION.
SB 101

AN ACT relating to the administration of immunizations by pharmacists.
Amends KRS 315.010 to permit a pharmacist to administer any immunization to children ages 9 to 17 years; amends KRS 315.205 to conform.

SB 104

AN ACT relating to prospective retirement benefits and declaring an emergency.

Creates a new section of KRS 6.500 to 6.577 to require that members of the Legislators’ Retirement Plan who retire on or after January 1, 2018, be limited to a 10 percent growth in the creditable compensation earned during their last five years of service to the General Assembly or any employer participating in any of the other state-administered retirement systems, if that compensation is used to calculate their retirement benefits, require that only creditable compensation earned on or after July 1, 2017, be subject to the creditable compensation growth limitations, exempt bona fide promotions or salary advancements from the compensation growth limitation, define “bona fide promotion or salary advancements” as a professional advancement in substantially the same line of work held by the member in the four years immediately prior to the five-year period or a change in employment position based upon training, education, or expertise, require the Judicial Form Retirement System to refund contributions and interest on contributions for any reductions in creditable compensation, and require the Judicial Form Retirement System to determine what constitutes a bona fide promotion or salary advancement; creates a new section of KRS 21.345 to 21.580 to require that members of the Judicial Retirement Plan who retire on or after January 1, 2018, be limited to a 10 percent annual growth in the creditable compensation earned during their last 60 months of service if that compensation is used to calculate their retirement benefits, require that only creditable compensation earned on or after July 1, 2017, be subject to the creditable compensation growth limitations, exempt bona fide promotions or salary advancements from the compensation growth limitation, define “bona fide promotion or salary advancements” as a professional advancement in substantially the same line of work held by the member in the four years immediately prior to the 60-month period or a change in employment position based upon training, education, or expertise, require the Judicial Form Retirement System to refund contributions and interest on contributions for any reductions in creditable compensation, and require the Judicial Form Retirement System to determine what constitutes a bona fide promotion or salary advancement; amends KRS 61.598 to require that members of the Kentucky Employees Retirement System, the County Employees Retirement System, and the State Police Retirement System who retire on or after January 1, 2018, be limited to a 10 percent growth in the creditable compensation earned during their last five years of employment if that compensation is used to calculate their retirement benefits, require that only creditable compensation earned on or after July 1, 2017, be subject to the creditable compensation growth limitations, exempt bona fide promotions or salary advancements, alternative sick leave payments, lump-sum payments for compensatory time upon termination of employment, periods of employment where in the immediately preceding fiscal year the member was paid worker's compensation benefits, was on leave without pay for any reason, including but not limited to sick leave without pay, maternity leave, and leave authorized under the Family Medical Leave Act, or overtime hours worked under a federal grant, grant pass-through, or similar program, or during a state of emergency, require the Kentucky Retirement Systems to refund employee contributions and interest on contributions for any reductions in creditable compensation under this section, require the Kentucky Retirement Systems to determine what constitutes a bona fide promotion or salary advancement and allow the
member to appeal a decision of the system to the board, and remove provisions charging employers for creditable compensation growth greater than 10 percent during the employee's last five years of employment; creates a new section of KRS 21.345 to 21.580 to permit a member of the Legislators’ Retirement Plan or the Judicial Retirement Plan to opt out of the traditional defined benefit plan and elect to participate in the hybrid cash balance plan, require that, on the member’s effective election date, the value of the member's accumulated contributions, less any interest, be deposited into the member's hybrid cash balance account and be considered part of the member's accumulated account balance, require that, on the member’s effective election date, an employer pay credit be applied to the member’s accumulated account balance for each contributing month prior to the effective election date, require the Judicial Form Retirement System to provide the electing member with information detailing the consequences of the member's election, require that a member not be eligible to make an election until a private letter ruling by the IRS is received, and make this benefit election irrevocable; amends KRS 21.402 to conform; creates a new section of KRS 61.510 to 61.705 to permit a member of the Kentucky Employees Retirement System, the County Employees Retirement System, or the State Police Retirement System to opt out of the traditional defined benefit plan and elect to participate in the hybrid cash balance plan, require that, on the member's effective election date, the value of the member's accumulated contributions, less any interest, be deposited into the member's hybrid cash balance account and be considered part of the member’s accumulated account balance, require that, on the member’s effective election date, an employer pay credit be applied to the member’s accumulated account balance for each contributing month prior to the effective election date, require the Kentucky Retirement Systems to provide the electing member with information detailing the consequences of the member's election, require that a member not be eligible to make an election until a private letter ruling by the IRS is received, make this benefit election irrevocable; amends KRS 6.525, 16.583, 16.645, 61.597, and 78.545 to make technical and conforming amendments; provides for severability among provisions of the Act; EMERGENCY.

SB 107

AN ACT relating to gubernatorial appointments and declaring an emergency.

Amends KRS 63.080 to permit the Governor or other appointing authority to remove and replace certain board appointments for cause or to comply with statutory proportional representation requirements for the board, permit the Governor to remove and replace a board if it is unable to perform its statutory duties, and add for cause removal procedures for board members and an entire board membership of universities and the Kentucky Community and Technical College System; amends KRS 164.131, 164.321, and 164.821 to require that minority racial composition be based on most recent census or estimate data from the United States Census Bureau and rounded up to the nearest whole number, require Senate confirmation of board appointments, require that appointments from other than the leading two political parties in the state not be considered in the ratio of required political appointments, specify the student member's term from July 1 to June 30, and add the inability of a board to adopt an annual budget, to set tuition rates, or to evaluate a president to the list of conditions that authorize removal of an entire board membership; amends KRS 164.011 and KRS 164.020, 164.180, 164.350, 164.821, and 164.830 to conform; EMERGENCY.
SB 114
AN ACT relating to required minimum tort liability coverage for motor vehicles.
Amends KRS 304.39-110 to increase required minimum tort liability coverage for motor
vehicle insurance arising out of property damage to $25,000; amends KRS 187.290 to conform the
definition of “proof of financial responsibility”; effective for policies issued or renewed on or after
January 1, 2018.

SB 116
AN ACT relating to the Board of Medical Imaging and Radiation Therapy and declaring
an emergency.
Amends KRS 311B.100 to require individuals licensed or certified in another state in the
field of medical imaging and radiation therapy to be licensed by the board if they have graduated
from a postsecondary institution, passed a national certifying examination, are licensed in good
standing in another jurisdiction, have at least 5 years of experience, and have maintained
continuing education requirements, and allow the board to deny licensure for cause; EMERGENCY.

SB 117
AN ACT relating to alternative certification.
Amends KRS 161.010 to include definitions for “provisional certificates” and
“professional certificates”; amends KRS 161.048 to allow a veteran with a bachelor's degree in
any area to be issued a provisional teaching certificate if other criteria are met, require a passing
score on the GRE or its equivalent for certification of a person in a field other than education to
teach in elementary, middle, or secondary programs, require, after successful completion of the
internship program, candidate to receive a professional certificate and be subject to the same
renewal requirements as any other teacher with a professional certificate, and delete language
classifying alternative certification as a pilot program; amends KRS 161.095 to delete language
that restricts continuing education related to maintaining a certificate.

SB 120
AN ACT relating to crimes and punishments and making an appropriation therefor.
Amends KRS 453.190 to clarify that a “poor person” means a person who has an income
at or below 100 percent on the sliding scale of indigency established by the Supreme Court or is
unable to pay court costs or fees without depriving the person or any dependents of the necessities
of life; amends KRS 23A.205, 24A.175, 534.020, 534.060, and 534.070 to clarify how a defendant
shall pay court costs, fees, or fines; amends various statutes to conform; amends KRS 439.250 and
439.345 to provide supervised compliance credits for some individuals on parole; amends KRS
439.3108 to increase the time the Department of Corrections or the Parole Board can place a
supervised individual who violates the conditions of community supervision in a detention facility;
amends KRS 439.3406 to prohibit an inmate from being placed on mandatory reentry supervision
if the inmate has not served at least 6 months since he or she was recommitted for a violation or
has twice been released on mandatory reentry supervision; amends KRS 17.510 to provide that
juveniles adjudicated in other states are not required to register in Kentucky and make the provision
retroactive; creates new sections of KRS Chapter 439 to require the Department of Corrections to
implement a reentry drug supervision pilot program for certain inmates and parolees with
substance use disorders; creates a new section of KRS Chapter 15 to allow law enforcement
organizations to create Angel Initiative Programs; amends KRS 202A.121 to allow appointed counsel access to records; creates a new section of KRS Chapter 197 to allow the Department of Corrections to administer a Prison Industry Enhancement Certification Program (PIECP); creates a new section of KRS Chapter 196 to require the Kentucky State Corrections Commission to oversee a PIECP; amends various sections in KRS Chapter 335B relating to employment and licensure of persons convicted of crimes to narrow the class of offenses to which the chapter applies, add consideration of the passage of time since the commission of the offense to the criteria considered in making licensure decisions, delete certain language relating to a hiring or licensing authority’s subjective view of an ex-offender's rehabilitation, establish a rebuttable presumption that a connection exists between a prior conviction and the license being sought if an individual's prior conviction was for a Class A felony, Class B felony, or a felony offense that would qualify the individual as a registrant pursuant to KRS 17.500, and require an open hearing prior to a license denial for an ex-offender; repeals, reenacts, and amends KRS 335B.060 to exempt peace officers and other law enforcement personnel; repeals KRS 335B.040; amends various statutes to conform; amends KRS 532.100 to allow Class D felons eligible for placement in a local jail to participate in an approved community work program or other form of work release with the approval of the Department of Corrections; creates a new section of KRS Chapter 533 to allow jails to operate a day reporting program; creates new sections of KRS Chapter 441 to operate a reentry center with the approval of the Department of Corrections; creates a new section of KRS Chapter 196 to specify how cost savings shall be calculated and create the criminal justice reinvestment fund to collect and appropriate those savings; APPROPRIATION.

SB 122

AN ACT relating to special license plates.

Amends KRS 186.162 to establish a Gold Star Sons and Gold Star Daughters special license plate and set fees; amends KRS 186.164 to require presentation of eligibility for a Gold Star Sons or Daughters license plate; amends KRS 186.166 to update the list of plates to be perpetually produced; delayed effective date of January 1, 2018.

SB 126

AN ACT relating to the final compensation calculation for state and county employees entering the retirement systems on or after September 1, 2008.

Amends KRS 16.505, 61.510 and 78.510 to define final compensation to allow state and county employees, who entered the retirement systems on or after September 1, 2008, but prior to January 1, 2014, to use partial fiscal years, which may contain less than 12 months of service credit, to reach a final compensation calculation that is at least 60 months for non-hazardous employees and at least 36 months for hazardous employees.

SB 128

AN ACT relating to roofing contractors.

Amends KRS 367.628 to prohibit causing damage to a roof to increase the scope of repair or replacement in order to secure a contract for repair or replacement from an insurance policy; creates a new section of KRS 367.620 to 367.628 to allow any person to maintain an action to
enjoin work in violation of KRS 367.620 to 367.628 and entitle the plaintiff to recover twice the amount of economic damages plus reasonable attorney's fees.

SB 129  
AN ACT relating to family caregivers.  
Creates new sections of KRS Chapter 216B to establish a process to designate a lay caregiver to be contacted upon discharge from a hospital, provide instructions to designated lay caregiver, provide that the designation of a lay caregiver not interfere with the provisions of a living will, and provide that compliance or noncompliance does not constitute a private right of action or standard of care.

SB 135  
AN ACT relating to nonprofit health service corporations.  
Amends KRS 304.32-130 to remove the requirement that dues may not result in excess reserves and establish alternative criteria for the determination of member or subscriber dues for nonprofit hospital, medical-surgical, dental, or other health service plan.

SB 136  
AN ACT relating to in-state tuition for Kentucky National Guard members.  
Amends KRS 164.2844 to require any active member of the Kentucky National Guard to be treated as a Kentucky resident for tuition purposes when enrolling in a Kentucky public postsecondary institution.

SB 139  
AN ACT relating to livestock.  
Amends KRS 100.111, 132.010, 148.001, 150.010, 151.100, 154.1-010, 176.051, 186.010, 189.222, 211.015, 217.544, 217B.040, 224.71-100, 247.010, 249.350, 253.010, 253.070, 253.130, 253.990, 256.010, 256.030, 256.080, 256.090, 261.200, 262.910, 281.605, 433.255, and 446.010 to define livestock”; amends KRS 186.675 and 224.71-110 to conform.

SB 140  
AN ACT relating to reorganization of the Kentucky State Fair Board.  
Amends KRS 247.090 to expand the membership of the State Fair Board to include the secretary of the Finance and Administration Cabinet or his or her designee; confirms Executive Order 2016-730.

SB 146  
AN ACT relating to the licensure of genetic counselors.  
Creates new sections of KRS Chapter 311 to establish and administer the licensure of genetic counselors under the State Board of Medical Licensure, define relevant terms, require a license to practice genetic counseling on and after January 1, 2018, prohibit holding oneself out as a genetic counselor without a license, exempt certain types of professionals from licensure as a genetic counselor, establish conditions for the board to issue a regular or temporary genetic counselor license, set requirements for license renewal or reinstatement and license renewal dates, allow waivers from continuing education requirements under listed circumstances, enable the board to promulgate administrative regulations relating to genetic counselors, establish the
Kentucky Genetic Counselors Advisory Committee, whose members are selected by the board, designate committee procedures, authorize the committee to give the board its recommendations for administrative regulations and other matters, and list reasons the board may take disciplinary action against a licensee; amends KRS 311.990 to add penalties for violating the genetic counselor licensing statutes; amends KRS 311.550 to exclude the practice of genetic counseling from the practice of medicine or osteopathy.

SB 147

AN ACT relating to advanced practice doctoral programs at comprehensive universities.

Amends KRS 164.295 to remove the maximum number of advanced practice doctoral programs that may be offered by the six comprehensive universities, require the Council on Postsecondary Education to review advanced practice doctorates consistent with its review schedule for all other academic programs, and prohibit a comprehensive university from offering a terminal degree in veterinary medicine, chiropractic, or optometry or a primary degree in architecture.

SB 150

AN ACT relating to long-term care facilities.

Amends KRS 216.555 to provide for the contents of advertising, specify that the contents of advertising publications related to long-term care facilities does not include nongovernmental publications, and clarify that results of surveys, inspections, or investigations allowed by KRS 216.555, may be use in civil or criminal investigations or prosecutions.

SB 151

AN ACT relating to franchises.

Amends KRS 337.010, 338.021, 341.070, 342.690, and 344.030 to provide that neither a franchisee nor an employee of a franchisee shall be deemed an employee of the franchisor for purposes of KRS Chapters 337, 338, 341, 342, and 344, provide that neither a franchisor nor employee of a franchisor shall be deemed an employee of the franchisee for purposes of KRS Chapters 337, 338, 341, 342, and 344, and define "franchisee" and "franchisor.”

SB 153

AN ACT relating to postsecondary funding, making an appropriation therefor, and declaring an emergency.

Creates a new section of KRS Chapter 164 to establish a comprehensive funding model for the allocation of state appropriations to public postsecondary institutions based on student success, course completion, and other components, establish the public university sector formula and the KCTCS sector formula in the model and requires 100 percent of allocable resources to be distributed through the formulas, establish the funding parameters for each formula, direct the Council on Postsecondary Education to implement the funding model, include hold-harmless and stop-loss provisions in the formulas through 2021, require the Council on Postsecondary Education to establish a working group to review the model every three years, direct the Office of the State Budget Director to distribute the funds as determined by the model, including the performance funds appropriated in the 2016 budget bill, and establish the Postsecondary Education Performance Fund for distribution of the funds allocated through the model; APPROPRIATION; EMERGENCY.
SB 159
AN ACT relating to civics education in public schools.
Creates a new section of KRS Chapter 158 to require all public high school students to pass a civics test to receive a regular diploma, direct local boards of education to prepare or approve the test with 100 questions drawn from the test administered by the United States Citizenship and Immigration Services to persons seeking to become naturalized citizens, and to disseminate the test to all high schools in the district, allow students the opportunity to retake the test as often as needed to pass, set the passing score at 60 percent of the total questions answered correctly, and exclude students who have passed a similar test in the previous five years, and make these requirements subject to the accommodations for special needs students with individualized education programs as defined in KRS 158.281 or Section 504 Plans as defined in KRS 156.027.

SB 163
AN ACT relating to reorganization.
Amends KRS 11.068 to remove responsibility of state government organization analysis from the Office of the State Budget Director; amends KRS 18A.030 to require the secretary of the Personnel Cabinet to be responsible for state government organization analysis; confirms Executive Order 2016-734.

SB 165
AN ACT relating to the reorganization of the Kentucky Horse Racing Commission.
Amends KRS 12.020 to add the new organizational structure of the racing commission to the Executive Branch organizational structure; repeals, reenacts, and amends KRS 230.225 to reestablish the Kentucky Horse Racing Commission, make designated cabinet secretaries or their designees voting members of the commission, change the term of office for commissioners from three to four years, stagger terms for initial appointees, and delete per diem amounts for commissioners; confirms Executive Orders 2016-229 and 2016-494.

SB 170
AN ACT relating to reorganization.
Amends KRS 12.020 to create, within the Tourism, Arts and Heritage Cabinet, the Office of Film and Tourism Development, abolish the Office of Sports Authority and the Office of Research and Administration, and abolish the Commission on Small Business Advocacy within the cabinet; confirms Executive Order 2016-856

SB 173
AN ACT relating to Department of Juvenile Justice facilities and making an appropriation therefor.
Provides authorization for the proceeds of the sale of state-owned real property and improvements in Owensboro, Kentucky operated by the Department of Juvenile Justice to be used to service debt relating to the Department of Juvenile Justice's Guaranteed Energy Savings Performance Contract loans; direct remaining that proceeds remaining be paid into the department's fiscal incentive program established under KRS 15A.062; APPROPRIATION.
SB 176

AN ACT relating to military surplus vehicles.

Creates a new section of KRS Chapter 186A to allow the titling of military surplus vehicles, set provisions for titling, and require the Transportation Cabinet to promulgate administrative regulations pertaining to the titling of these vehicles; amends KRS 186A.115 to require military surplus vehicles to be inspected prior to titling, require the Transportation Cabinet to promulgate administrative regulations relating to inspection and modifications, require the Transportation Cabinet to create a new inspection form for military surplus vehicles, and make technical corrections; amends KRS 186.010 to define “military surplus vehicle” and specify that a military surplus vehicle is a motor vehicle.

SB 177

AN ACT relating to the Personnel Cabinet.

Amends KRS 18A.025 to add the Division of Technology Services, Division of Human Resources, and Division of Financial Services to the Office of Administrative Services in the Office of the Secretary, rename the Office of Diversity and Equality the Office of Diversity, Equality, and Training, rename the Center for Strategic Innovation the Office of Public Affairs, and abolish the Division of Technology Services in the Department of Human Resources Administration; amends KRS 12.020 to conform; confirms Executive Order 2016-555; amends KRS 18A.2254 to remove the requirement that the Personnel Cabinet submit the administrative regulation for the state employee self-insurance plan to the Cabinet for Health and Family Services prior to filing with the Legislative Research Commission, add the option of a Health Savings Account to the Public Employee Health Insurance Program, and require the administrative fees associated with the employee's health savings account be an authorized expense charged to the public employee health insurance trust fund.

SB 182

AN ACT relating to local government procurement.

Amends KRS 45A.380 to allow a local public agency to contract through noncompetitive negotiation when a contract is with a private real estate development and the contract requires the developer to increase the collection capacity of the sanitary sewer or storm water pipe serving the development, with the local public agency only paying for the increase in the collection capacity.

SB 183

AN ACT relating to reorganization.

Confirms Executive Order 2016-832, relating to the reorganization of the Public Service Commission, which is administratively attached to the Energy and Environment Cabinet.

SB 189

AN ACT relating to motor vehicle licenses and making an appropriation therefor.

Creates a new section of KRS 186.020 to 186.270 to provide that information may be included in the Kentucky vehicle registration system indicating that the operator of the vehicle may be deaf or hard of hearing, and create the deaf or hard of hearing protection trust fund; APPROPRIATION.
SB 195

AN ACT relating to expungement of juvenile records.

Amends KRS 610.330 to expand the expungement and sealing of juvenile records, require that child not have any convictions or adjudications for felony or public offenses in order to receive expungement, limit expungement of felonies, and allow discretionary expungement unless the county attorney establishes that a child is ineligible.

SB 197

AN ACT relating to law enforcement training and declaring an emergency.

Creates a new section of KRS Chapter 15A to transfer certain contract employees of Eastern Kentucky University who are engaged in providing instructional and support services to the Department of Criminal Justice Training to state employee status within the Justice and Public Safety Cabinet effective May 1, 2017, require that all employees retain salaries and leave balances, and require the employees to participate in KERS nonhazardous; amends KRS 18A.115 to transfer Eastern Kentucky University contract employees who are engaged in providing instructional and support services to the Department of Criminal Justice Training to the personnel system under KRS Chapter 18A, prohibit any months of service accrued while employed by Eastern Kentucky University from classified or unclassified service, and permit transferred employees to participate in the state sponsored life and health insurance programs effective May 1, 2017 without a break in coverage; amends KRS 15.440 to allow the Kentucky Law Enforcement Council, through the promulgation of administrative regulations, to approve basic training credit for the basic training for the Kentucky Law Enforcement Foundation Program fund stipend and Peace Officer Professional Standards basic training years for service credit served in another state or basic training completed in another state; EMERGENCY.

SB 205

AN ACT relating to prescription drugs.

Creates a new section of KRS Chapter 315 to permit a pharmacist to exercise professional judgment to dispense varying quantities of the prescribed drug up to the total number of units authorized on the prescription order up to a 90 day supply, unless the practitioner has specified on the prescription drug order that dispensing a prescription for a noncontrolled maintenance drug in an initial amount followed by periodic refills is medically necessary.

SB 218

AN ACT relating to industrial hemp, making an appropriation therefor and declaring an emergency.

Repeals and reenacts KRS 260.850 to define relevant terms; creates a new section of KRS 260.850 to 260.869 to outline the purpose of the industrial hemp research program; creates a new section of KRS 260.850 to 260.869 to establish industrial hemp license provisions; creates a new section of KRS 260.850 to 260.869 to establish industrial hemp research program requirements and license application procedures; creates a new section of KRS 260.850 to 260.869 to create the Industrial Hemp Advisory Board and establish its functions; amends KRS 260.868 to clarify those eligible to receive funds under the Master Settlement Agreement; amends KRS 260.869 to close the Industrial Hemp Program fund; creates a new section of KRS 260.850 to 260.869 to create the Industrial Hemp Research Pilot Program Fund; creates a new section of KRS 260.850 to 260.869 to establish penalties for non-compliance of license requirements; creates a new section of KRS...
260.850 to 260.869 to allow the Commissioner of Agriculture to discontinue the industrial hemp research pilot program should a change in federal law occur allowing the growth of industrial hemp; creates a new section of KRS Chapter 250 to direct the University of Kentucky Agricultural Experiment Station to test industrial hemp; amends KRS 218A.010 to define industrial hemp, industrial hemp products and exempt licensees of industrial hemp and industrial hemp products from the term marijuana; repeals KRS 260.8505, KRS 260.851, KRS 260.853, KRS 260.854; KRS 260.855; KRS 260.856; KRS 260.857; KRS 260.859; KRS 260.861; KRS 260.863; KRS 260.865; APPROPRIATION; EMERGENCY.

SB 219
AN ACT relating to recreational therapists and making an appropriation therefor.
Establishes KRS Chapter 319D and creates new sections to establish the Kentucky Board of Licensure for Recreational Therapy, attach the Kentucky Board of Licensure for Recreational Therapy to the Office of Occupations and Professions for administrative purposes, establish new definitions, set term limits for board members, require the board to meet monthly, require money received by the board to be deposited in the State Treasury to the credit of a revolving fund, authorize the board to promulgate administrative regulations necessary to carry out the provisions of KRS Chapter 319D and KRS Chapter 13A, establish the responsibilities of the board, authorize consultation and evaluation by a recreational therapist to be performed without a referral, clarify that recreational therapists seek to reduce symptoms of depression, stress, and anxiety, establish requirements for licensure, authorize the board to establish fees related to the licensure process, set up a licensure renewal process, authorize the board to deny, refuse, renew, suspend, and revoke an applicant's license, enable applicants to appeal the revocation, suspension, and denial of a license, and establish penalties; APPROPRIATION. VETOED.

SB 222
AN ACT relating to consolidated local governments.
Amends KRS 67C.103 concerning the filling of vacancies on the legislative council to clarify the audit and investigation powers of the legislative council, grant power to the council to establishes Government Oversight and Audit Committee, establish membership of committee, grant committee the power to subpoena persons and documents, administer oaths, and recommend removal of officials, establish procedures for failure to comply with subpoenas and requires a resolution to create certain procedures, require council to vote to remove officials only upon recommendation of Government Oversight Committee, and prohibit the delegation of subpoena or oath powers by council; amends KRS 67C.105 to clarify budget requirements, establish a requirement to submit certain contracts to the legislative council for review and approval, require appointment of a deputy mayor, establish terms and duties of the deputy mayor, require the deputy mayor to become temporary mayor in case of mayoral vacancy, and establish procedures for mayoral vacancy and the simultaneous vacancy of mayor and deputy mayor; amends KRS 67C.115 to authorize the legislative council and political caucuses to retain outside legal counsel if desired; amends KRS 67C.131 to requires staff persons be hired for recognized caucuses of the legislative council; amends KRS 67C.139 to require the mayor to take certain criteria into account in making appointments, establish procedures for the mayor's failure to make required appointments, establish procedures whereby legislative council members are authorized to serve on agencies, boards, and commissions, and require examination of “incompatible offices” prior to appointments; amends KRS 67C.143 to allow removal of a member of a board or commission by
legislative council, and prohibit removed persons from holding office or position for five years; amends KRS 65.003 to create subpoena power for ethics commissions in consolidated local governments.

SB 224
AN ACT relating to civil actions involving sexual misconduct.

Creates a new section of KRS Chapter 413 to extend the civil statute of limitations for an illness or injury suffered as a result of an act or series of acts against a person 18 years or older that meets the criteria of an offense under KRS 510.040, 510.050, 510.060, 510.070, 510.080, 510.090, 510.110, 510.120, 510.130, 510.140, 510.150, 529.100 where the offense involves commercial sexual activity, KRS 529.110, where the offense involves commercial sexual activity, and KRS 530.020, 531.090, or 531.100 to 5 years; amends KRS 413.249 to extend the civil statute of limitations for childhood sexual abuse or childhood sexual assault from 5 years to 10 and allow a civil action to be brought within 10 years of a civil defendant's conviction of the underlying offense.

SB 235
AN ACT relating to business entities.

Creates a new section of Subchapter 4 of KRS Chapter 14A to permit, excepting certain actions, an action against an entity or foreign entity that maintains a registered office to be brought in the county where the office is situated; creates a new section of KRS Chapter 275 to expel a member by judicial order under certain situations except as stated in a written operating agreement; amends 14A.1-070 to change the definition of two terms and to define new terms; amends KRS 15A-060 to establish a $15 fee for a certificate of association; amends KRS 14A.6-010 to require an unincorporated nonprofit association to file with the Secretary of State; amends 271B.8-530 to delete requirement that a director furnish a written affirmation of his or her good faith; amends KRS 271B.8-550 to add shareholders as having certain control; amends 271B.10-200 to state that a shareholder of the corporation will not have a vested property right resulting from any provision in the bylaws; amends KRS 272A.6-050, 275.260, 362.285, 362.481, 362.1-504, 362.2-703, 362.2-933, and 386A.6-060 to exempt enforcement of a judgment by certain entities; amends KRS 273A.040 to exempt certain members from a judgment or order for which members are not liable; amends KRS 275.015 to include in the definition of "nonprofit limited liability company" a requirement that in its articles of organization it has elected to be treated as a nonprofit limited liability company in accordance with KRS 275.025(6); amends KRS 275.175 to permit a written operating agreement that sets forth certain specifics; amends KRS 275.280 to state that except as set forth in a written operating agreement any dissociation of a member does not entitle the former member or assignee to any distribution; amends KRS 275.337 and 386A.6-110 to prohibit a certain derivative proceeding under certain circumstances; amends KRS 382.135 to require additional information to be on a deed to real property.

SB 236
AN ACT relating to the protection of children.

Creates a new section of KRS Chapter 199 to permit a parent or legal guardian to request a background check of the child abuse and neglect registry records when employing a child care provider for his or her minor child, require the cabinet to make the request form available on its Web site, and require the signature of the individual child care provider consenting to a background
check; amends KRS 160.380 to require that school superintendents conduct a background check of child abuse and neglect records maintained by the Cabinet for Health and Family Services when considering employment decisions; creates new sections of KRS Chapter 194A to define terms, prohibit youth camps from employing or allowing the involvement of any individual who has been convicted of a criminal offense against a minor or a sex crime, who is a violent offender or has abused or neglected a child, require youth camps to obtain state and national criminal background checks of applicants, contractors, or volunteers, require documentation of records checks, provide for suspension of operating permits if a youth camp is not in compliance, and establish a criminal penalty for knowingly employing certain offenders; amends KRS 160.157 to allow a private, parochial, or church school to conduct a background check of child abuse and neglect records maintained by the Cabinet for Health and Family Services when considering employment decisions; delayed effective date of July 1, 2018 for Sections 2 to 7 of this Act.

SB 238

AN ACT relating to construction and declaring an emergency.

Amends KRS 56.813 to allow the Finance and Administration Cabinet to expend state agency funds up to $600,000 to improve a leased building that the state will own upon termination of the lease if no modification of the lease may be made; amends KRS 56.823 to require the cabinet to report to the Capital Projects and Bond Oversight Committee before any improvements may be made on a leased building; provides authorization for the renewal of the Capital Plaza in downtown Frankfort, Kentucky, including authorization under KRS 45.763; EMERGENCY.

SB 248

AN ACT relating to radiation.

Amends KRS 211.862 to amend the definition of “naturally-occurring radioactive material (NORM),” and define “technologically-enhanced naturally-occurring radioactive material (TENORM)”; amends KRS 211.863 to provide that TENORM shall be the exclusive regulatory responsibility of the states, except that TENORM shall not be imported from outside the region for disposable in Kentucky, and exempt certain drill cuttings from wells from regulation as TENORM, and authorize the Cabinet for Health and Family Services to regulate TENORM.

SB 249

AN ACT relating to the Energy and Environment Cabinet.

Amends KRS 12.020 to remove Environmental Quality Commission, Kentucky Mining Board from the Energy and Environment Cabinet; amends KRS 146.090, 146.100, 146.110, 146.210, 146.270, 146.280, 146.320, and 146.330 to correct references to the Energy and Environment Cabinet, make grammatical and technical corrections, and authorize the Secretary rather than the commission to promulgate administrative regulations; amends KRS 146.415 to define “Secretary” as the Secretary of the Energy and Environment Cabinet; amends KRS 146.485 to authorize the Secretary rather than the commission to promulgate administrative regulations; amends KRS 146.100 to allow the commission to advise the Secretary; amends KRS 146.430 to change commission to Secretary of the Energy and Environment Cabinet and give authority to the Secretary to hire a director with the advice of the commission; amends KRS 147A.031 to delete references to the Environmental Quality Commission; amends KRS 151.293 to allow the owner of a dam to request review and final determination by the cabinet after a request for variance has been denied and to appeal the final decision; amends KRS 152.713 to unattach the Center for
Renewable Energy Research and Environmental Stewardship from the Energy and Environment Cabinet; amends KRS 154.47-005 to delete definition of “Kentucky Forest Products Council”; amends KRS 224.10-022 and KRS 224A.1-010 to delete references to the Environmental Quality Commission; amends KRS 224.70-120 to delete reference to a 20 percent filing fee for KPDES permit and make fee equal to the cost of review with cost ceiling for different tiers; amends KRS 189.450, 224.40-31, 224.50-760, and 224.50-856 to conform; amends KRS 224.73-110 to add person operating a sewage system at residence where the person lives to those who may have primary responsibility for operation of a sewage system; amends KRS 224.80-100, 224A.011, and 349.010 to conform; amends KRS 351.010 and 351.070 to delete references to Mining Board; amends KRS 351.090, 351.102 and 351.103 to changes references from board to department; amends KRS 351.1041 to change references from board to commission; amends KRS 351.1045 to delete references to the Mining Board; amends KRS 351.106 to change Mining Board to department and delete reference to the commissioner making recommendations at the board's request; amends KRS 351.110 and 351.120 to change references from board to department; amends KRS 351.122 to change board to department and delete references to course of examination and instruction by the board; amends KRS 351.125 to make technical corrections; amends KRS 352.010 to delete the Mining Board from definitions; amends KRS 352.310 to change board to Mine Safety Review Commission; amends KRS 224.10-100, 224.30-175, 224.48-815, 224.46-520, 350.240, and 350.054 to conform; repeals KRS 151.232; KRS 154.47-100, KRS 154.47-105; KRS 154.47-110; KRS 154.47-120; KRS 224.1-100; KRS 224.1-105; KRS 224.1-110; KRS 224.1-115; KRS 224.1-200; KRS 224.1-205; KRS 224.1-210; KRS 224.1-215; KRS 224.1-220; KRS 224.10-660; KRS 224.30-050; KRS 224.30-100; KRS 224.30-105; KRS 224.30-110; KRS 224.30-115; KRS 224.30-120; KRS 224.30-125; KRS 224.30-130; KRS 224.30-135; KRS 224.30-140; KRS 224.30-145; KRS 224.30-150; KRS 224.30-155; KRS 224.30-160; KRS 224.30-165; KRS 224.30-170; KRS 224.30-180; KRS 224.30-185; KRS 224.30-190; KRS 224.30-195; KRS 224.43-070; KRS 224.43-080; KRS 224.43-320; KRS 224.43-710; KRS 224.43-720; KRS 224.43-730; KRS 224.46-810; KRS 224.46-820; KRS 224.46-825; KRS 224.46-830; KRS 224.46-840; KRS 224.46-850; KRS 224.46-860; KRS 224.46-870; KRS 224.50-020; KRS 350.035; KRS 350.052; KRS 350.053; KRS 350.260; KRS 350.470; KRS 350.715; KRS 351.105; KRS 351.1055; and KRS 352.550.

**SJR 57**

Designates honorary names for various roads and bridges and directs the placement of honorary roadside signs by the Transportation Cabinet.

**Senate Simple Resolutions**

**SR 184**

Confirms the appointment of Gordon F. Jones to the Agricultural Development Board for a term expiring July 6, 2019.

**SR 185**

Confirms the appointment of Al William Pedigo to the Agricultural Development Board for a term expiring July 6, 2019.
SR 186
Confirms the appointment of Louis Stewart Hughes to the Agricultural Development Board for a term expiring July 6, 2020.

SR 187
Confirms the appointment of John Hampton McCracken as administrative law judge in the Department of Workers’ Claims.

SR 188
Confirms the appointment of David M. Graham to the Education Professional Standards Board for the remainder of the unexpired term ending September 18, 2019.

SR 189
Confirms the appointment of Robert Mark Billingsley to the Governor's Postsecondary Education Nominating Committee for a term expiring April 14, 2020.

SR 190

SR 191
Confirms the reappointment of Caroline Whitlock Mudd to the Parole Board for a term expiring June 30, 2020.

SR 192
Confirms the appointment of Mark O. Haines to the Personnel Board for a term expiring January 1, 2018.

SR 193
Confirms the reappointment of Patrick M. Henderson to the Agricultural Development Board for a term expiring July 6, 2020.

SR 194

SR 195
Confirms the appointment of Brent Edward Dye as administrative law judge in the Department of Workers’ Claims for a term expiring July 14, 2020.

SR 196
Confirms the appointment of Richard Edwin Neal as an administrative law judge in the Department of Workers’ Claims for a term expiring July 14, 2020.
SR 197
Confirms the appointment of Christina Ditty Hajjar as administrative law judge to the Department of Workers’ Claims.

SR 198
Confirms the appointment of Monica Rice-Smith as administrative law judge to the Department of Workers’ Claims for a term expiring December 31, 2019.

SR 199
Confirms the reappointment of Jane Rice Williams as administrative law judge to the Department of Workers’ Claims for a term expiring July 14, 2020.

SR 200
Confirms the appointment of Sandra Kay Ramsey to the Education Professional Standards Board for a term expiring June 7, 2020.

SR 201

SR 202
Confirms the appointment of Tracy Voils Adams to the Education Professional Standards Board for a term expiring September 18, 2020.

SR 203

SR 204
Confirms the appointment of Thomas Ralph Salyer to the Education Professional Standards Board for a term expiring September 18, 2020.

SR 205
Confirms the appointment of Sarah Lynn Burnett to the Education Professional Standards Board for the remainder of the unexpired term ending September 18, 2019.

SR 206
Confirms the appointment of Casey Michelle Gesenhues to the Education Professional Standards Board for the remainder of the unexpired term ending September 18, 2019.

SR 207
Confirms the appointment of William A. Owens to the Education Professional Standards Board for the remainder of the unexpired term ending September 18, 2018.
SR 208
Confirms the appointment of Rachel E. Colyer to the Education Professional Standards Board for the remainder of the unexpired term ending September 18, 2018.

SR 209
Confirms the appointment of Jon Robert Akers to the Education Professional Standards Board for the remainder of the unexpired term ending September 18, 2018.

SR 210
Confirms the appointment of Ashley Rebecca Fishback to the Education Professional Standards Board for a term expiring September 18, 2018.

SR 211
Confirms the appointment of Harry Worthington Carloss, Jr., M.D., to the Fish and Wildlife Resources Commission for a term expiring August 13, 2020.

SR 212
Confirms the appointment of Kevin R. Bond to the Fish and Wildlife Resources Commission for a term expiring August 13, 2020.

SR 213
Confirms the appointment of Paul B. Horn to the Fish and Wildlife Resources Commission for a term expiring August 13, 2019.

SR 214
Confirms the appointment of Richard Mitchell Storm to the Fish and Wildlife Resources Commission to serve for the remainder of the unexpired term ending August 13, 2018.

SR 215
Confirms the appointment of Karl D. Clinard to the Fish and Wildlife Resources Commission for a term expiring August 13, 2019.

SR 216
Confirms the reappointment of Kimberly S. McCann to the Governor's Postsecondary Education Nominating Committee for a term expiring April 14, 2022.

SR 217
Confirms the appointment of Edwin Ray Orange to the Governor's Postsecondary Education Nominating Committee for a term expiring April 14, 2022.

SR 218
Confirms the appointment of William Joseph Byrley to the Personnel Board for a term expiring on January 1, 2020.
SR 219
Confirms the appointment of Beverly Hucheson Griffith to the Personnel Board for a term expiring January 1, 2019.

SR 220
Confirms the appointment of Michael J. Schmitt as Chair of the Public Service Commission for a term expiring July 1, 2019.

SR 221
Confirms the reappointment of Robert J. Cicero as Vice Chair of the Public Service Commission for a term expiring July 1, 2020.

SR 222
Confirms the appointment of Melissa Chandler to the Parole Board for a term expiring June 30, 2018.

SR 223
Confirms the appointment of Michael Alan Bolcas to the Parole Board for a term expiring June 30, 2019.

SR 224
Confirms the appointment of Larry Ray Brock to the Parole Board for a term expiring June 30, 2019.

SR 225
Confirms the appointment of Stephen P. Brunson to the Kentucky Housing Corporation Board of Directors for a term expiring October 30, 2019.

SR 226
Confirms the appointment of Gale Fox Lively to the Kentucky Housing Corporation Board of Directors for a term expiring October 30, 2019.

SR 227
Confirms the reappointment of William E. Summers V to the Kentucky Housing Corporation Board of Directors for a term expiring October 30, 2020.

SR 228
Confirms the appointment of Cynthia D. Rogers to the Kentucky Lottery Corporation Board of Directors for a term expiring November 28, 2017.

SR 229
Confirms the appointment of Ray Anthony Barker to the Kentucky Lottery Corporation Board of Directors for a term expiring November 28, 2020.
SR 230
Confirms the appointment of William M. Schult to the Kentucky Lottery Corporation Board of Directors for a term expiring November 28, 2019.

SR 231
Confirms the appointment of Mark F. Sommer to the Kentucky Lottery Corporation Board of Directors for a term expiring November 28, 2019.

SR 232
Confirms the appointment of Thomas O'Brien III to the Kentucky Registry of Election Finance for a term expiring August 15, 2019.

SR 233
Confirms the appointment of William David Donan to the Mine Safety Review Commission to serve for the remainder of the unexpired term ending May 23, 2019.

SR 234

SR 235
Confirms the appointment of James Michael Rogers to the University of Louisville Board of Trustees for a term expiring January 13, 2018.

SR 236
Confirms the appointment of Dr. Ronald Lynn Wright to the University of Louisville Board of Trustees for a term expiring January 13, 2019.

SR 237
Confirms the appointment of Brian Alan Cromer to the University of Louisville Board of Trustees for a term expiring January 13, 2020.

SR 238
Confirms the appointment of Bonita Kay Black to the University of Louisville Board of Trustees for a term expiring January 13, 2020.

SR 239
Confirms the appointment of Nitin Sahney to the University of Louisville Board of Trustees for a term expiring January 13, 2021.

SR 240
Confirms the appointment of John Hampton Schnatter to the University of Louisville Board of Trustees for a term expiring January 13, 2022.
SR 241
Confirms the appointment of Sandra Anne Frazier to the University of Louisville Board of Trustees for a term expiring January 13, 2021.

SR 242
Confirms the appointment of Diane B. Medley to the University of Louisville Board of Trustees for a term expiring January 13, 2018.

SR 243
Confirms the appointment of J. David Grissom to the University of Louisville Board of Trustees for a term expiring January 13, 2023.

SR 268
Confirms the appointment of Marcus Stephen Carey to the Kentucky Claims Commission for a term expiring September 30, 2019.

SR 274
Confirms the appointment of Gary Wayne Houchens to the Kentucky Board of Education for a term expiring April 14, 2020.

SR 275
Confirms the appointment of Ronald Cameron Beal to the Council on Postsecondary Education for a term expiring December 31, 2017.

SR 276
Confirms the appointment of Catherine Johstone Monteiro to the Kentucky Personnel Board for a term expiring January 1, 2021.

SR 277
Confirms the appointment of Angela Denise Minter to the Governor's Postsecondary Education Nominating Committee for a term expiring April 14, 2018.

SR 278
Confirms the appointment of Janet L. Stephens to the Governor's Postsecondary Education Nominating Committee for a term expiring April 14, 2020.

SR 279
Confirms the appointment of Jessica Ann Burke to the Kentucky Claims Commission for a term expiring September 30, 2018.

SR 280
Confirms the appointment of Betty Barnes Cook to the Governor's Postsecondary Education Nominating Committee for a term expiring April 14, 2022.
SR 281
   Confirms the appointment of Carlo R. Wessels to the Kentucky Claims Commission for a term expiring September 30, 2017.

SR 282
   Confirms the appointment of Vidya Ravichandran to the Council on Postsecondary Education for a term expiring December 31, 2021.

SR 283
   Confirms the appointment of Virginia Carol Wright to the Council on Postsecondary Education for a term expiring December 31, 2021.

SR 284
   Confirms the appointment of Lucas V. Mentzer to the Council on Postsecondary Education for a term expiring December 31, 2016.

SR 285
   Confirms the appointment of Ben Lovell Cundiff to the Kentucky Board of Education for a term expiring April 14, 2018.

SR 286
   Confirms the appointment of Alesa G. Johnson to the Kentucky Board of Education for a term expiring April 14, 2020.

SR 287
   Confirms the appointment of Richard F. Gimmel, Jr. to the Kentucky Board of Education for a term expiring April 14, 2020.

SR 288
   Confirms the appointment of Milton C. Seymore to the Kentucky Board of Education for a term expiring April 14, 2020.

SR 289
   Confirms the appointment of Shawn Labray Reynolds to the Council on Postsecondary Education for a term expiring December 31, 2022.

SR 290
   Confirms the reappointment of Lucas V. Mentzer to the Council on Postsecondary Education for a term expiring December 31, 2022.

SR 293
   Confirms the appointment of Benjamin Ernest Brandstetter to the Council on Postsecondary Education for a term expiring December 31, 2020.
House Bills

HB 1
AN ACT relating to right-to-work provisions involving a condition of employment or continuation of employment and declaring an emergency.

Amends KRS 336.130 to prohibit public employees from striking, prohibit mandatory membership in or financial support of a labor organization as a condition of employment, define “employee,” and require the Labor Cabinet to investigate complaints and prosecute those who violate these provisions; amends KRS 336.180 to conform and define “employer” and “public employee”; amends KRS 336.990 to make a violation of the Act a Class A misdemeanor, award damages, and provide injunctive relief; creates new sections of KRS Chapter 336 to exempt existing contracts or agreements and to prohibit deduction of membership dues to a labor organization without express written consent of the employee; creates a new section of KRS Chapter 65 to restrict certain local governments from enforcing an ordinance contrary to the provisions of the Act; amends KRS 336.130 to clarify that the provisions of the Act do not alter, amend, grant, or remove the rights of public employees to collectively bargain; amends KRS 67A.6904, 67C.406, 70.262, 78.470, 78.480, and 345.050 to conform; provides for severability of Act's provisions; designates as Kentucky Right to Work Act; EMERGENCY.

HB 2
AN ACT relating to full disclosure in public safety and declaring an emergency.

Creates a new section of KRS 311.710 to 311.820 to create the Ultrasound Informed Consent Act to require an ultrasound prior to an abortion; amends KRS 311.990 to provide a criminal penalty; designates as Ultrasound Informed Consent Act; EMERGENCY.

HB 3
AN ACT relating to prevailing wage and declaring an emergency.

Amends various KRS sections to delete prevailing wage provisions, abolish the Prevailing Wage Review Board, and make conforming amendments; creates a new section of KRS Chapter 65 to prohibit local governments from requiring employers to pay prevailing wage to employees; repeals KRS 337.505, 337.510, 337.512, 337.520, 337.522, 337.524, 337.525, 337.530, 337.540, 337.548, and 337.550, relating to prevailing wages in public works; applies this repeal to public works projects for which bids have not yet been awarded as of the effective date of the Act; EMERGENCY.

HB 13
AN ACT relating to veterans centers, making an appropriation therefor, and declaring an emergency.

Authorizes, to the Kentucky Department of Veterans’ Affairs for the Bowling Green Veterans Center, $10,500,000 of Bond Funds in fiscal year 2016-2017, for the construction of a state veterans nursing home; requires matching funds that complement the $19,500,000 provided by the United States Department of Veterans Affairs; requires General Fund moneys appropriated to the Finance and Administration Cabinet for debt service in fiscal years 2016-2017 and 2017-2018 that are not needed to satisfy any debt service obligation to be first be used to support debt service for the construction of the Bowling Green Veterans Center; (vetoed in accordance with
veto message) states the desire of the General Assembly that any future beds allocated from the United States Department of Veterans Affairs or reallocated from the Kentucky Department of Veterans' Affairs be dedicated to a state veterans nursing home in Magoffin County to serve that area; APPROPRIATION; EMERGENCY. VETOED IN PART.

HB 14
AN ACT relating to hate crimes.
Amends KRS 532.031, relating to an offense committed as a result of a hate crime, to include offenses committed against an individual because of the individual’s actual or perceived employment as a city, county, state, or federal peace officer, member of an organized fire department, emergency medical services personnel, provide that “emergency medical services personnel” is defined as in KRS 311A.010, and provide that members of an organized fire department or emergency medical services personnel includes volunteer members if the violation occurs while the volunteer is performing duties with an organized fire department or emergency medical services personnel.

HB 26
AN ACT relating to inspections by sheriffs.
Repeals KRS 70.160, which required monthly visits and inspections by the sheriff or deputies of certain public places, including but not limited to dance halls and roadhouses, along with written reporting to the county attorney and Circuit Court; amends KRS 70.170, 241.140, and 241.170 to conform.

HB 27
AN ACT relating to speed titles.
Amends KRS 186A.170 to increase the issuance time of a speed title from within 24 hours to within 48 hours.

HB 33
AN ACT relating to school notification of persons authorized to contact or remove a child.
Creates a new section of KRS Chapter 620 to require the Cabinet for Health and Family Services, if the cabinet is granted custody of a dependent, neglected, or abused child, to notify the school in which the child is enrolled of persons authorized to contact the child or remove the child from school grounds.

HB 35
AN ACT relating to public benefit corporations.

HB 38
AN ACT relating to sex offender registrants.
Amends KRS 17.545 to prohibit sex offender registrants from being on the grounds of a publicly owned playground without advance written permission from the local legislative body.
HB 50
AN ACT relating to administrative regulations.
Amends KRS 13A.010 to define “last effective date”; amends KRS 13A.040 to require the regulations compiler to maintain a list of all administrative regulation numbers and their corresponding last effective dates; creates a new section of KRS Chapter 13A to establish administrative regulation expiration dates, and direct the regulations compiler to follow procedures for initial and subsequent administrative regulation expirations and effective dates; creates a new section of KRS Chapter 13A to set up a certification letter process for any agency that does not want its administrative regulations to expire, designate certification letter format and filing requirements, and instruct the regulations compiler to publish each certification letter in the Administrative Register of Kentucky; amends KRS 13A.310 to conform.

HB 67
AN ACT relating to autopsy records.
Creates a new section of KRS Chapter 72 to limit lawful distribution of autopsy photographs, images, video, or audio recordings to specified persons and agencies; amends KRS 72.992 to provide penalty for violating the prohibition on dissemination of autopsy photographs, images, or video or audio recordings; designates as Jack's Law.

HB 72
AN ACT relating to planning and zoning and declaring an emergency.
Creates a new section of KRS Chapter 100 to set requirements for filing an appeal bond for appeals of Circuit Court decisions before the case is transferred to the Kentucky Court of Appeals, create an exception for any person challenging the creation or expansion of a landfill, cite Rule 73.06 of the Kentucky Rules of Civil Procedure to require that the bond amount be good and sufficient surety, require that the appeal be dismissed if the bond is not posted within 15 days of the Circuit Court's determination of the bond amount, and establish circumstances when the appeal bond may be released; EMERGENCY.

HB 74
AN ACT relating to motor vehicle equipment.
Amends KRS 189.950 to prohibit only the illumination of blue lights affixed to a motor vehicle, and provide an exemption for nonhalogen headlamps that have a slight blue tint and meet USDOT regulations, and an exemption for lights on a motorcycle that are not affixed to the front of the motorcycle; amends KRS 189.040 to prohibit vehicle headlamps that emit anything other than white light, require that all headlamps meet United States Department of Transportation regulations, prohibit headlamps that appear to emit a solid color other than white, prohibit headlamp covers or films that change the color of the light emitted, outline provisions for front lights for a motor vehicle, motorcycle, or moped, outline provisions for rear motor vehicle lighting, and exemption certain original equipment installed by the manufacturer; amends KRS 189.993 to establish penalties for violation.
HB 78
AN ACT relating to providing breast density information and evidence-based breast cancer screening.

Creates a new section of KRS 214.550 to 214.556 to encourage ordering of breast tomosynthesis when ordering a mammogram, define “breast tomosynthesis,” require information to be provided if a patient’s x-ray mammogram demonstrates dense breast tissue, define “dense breast tissue,” permit the Department for Public Health to update the definition of dense breast tissue to use the new term by administrative regulation if the term is redefined, and require that dense breast tissue information be provided until January 1, 2021; amends KRS 304.17-316 to include digital mammography including breast tomosynthesis in the definition of mammogram, define “breast tomosynthesis,” and require the facility performing a mammogram and the health care practitioner who ordered it to follow federal laws relating to the notification of mammography exam results and maintaining medical records.

HB 93
AN ACT relating to assaults on animals utilized for the principal purpose of law enforcement.

Amends KRS 525.200 to remove the requirement that a service animal be unable to return to work from the elements of the offense of first degree assault on a service animal, and add levels of injury and criminal intent to the elements, and specify that “service animal” does not include assistance dogs.

HB 100
AN ACT relating to distilled spirits.

Amends KRS 241.010 to define “vintage distilled spirits”; creates a new section of KRS Chapter 243 to regulate the selling and reselling of vintage distilled spirits; amends KRS 243.0305 to allow distillers to sell by the drink at fairs, festivals, and similar events; amends KRS 243.480 to change penalties applying to retail sales and to other violations; amends KRS 244.370 to apply Kentucky whiskey requirements to whiskey produced from grains that are cooked, fermented, and distilled in Kentucky; delayed effective date of January 1, 2018, for provisions relating to vintage distilled spirits.

HB 112
AN ACT relating to dogs.

Amends KRS 258.095 to expand the definition of “owner” of dog, relating to statutes dealing with control and care of dogs, to include a person who permits a dog to remain on or about premises leased or occupied by the person.

HB 113
AN ACT relating to occupational licensure for military service members and veterans.

Creates a new section of KRS Chapter 12 to require administrative bodies that issue a license, certificate, permit, or other document required to operate a business within the Commonwealth to issue the required document to a United State active duty military service member, a veteran, or a National Guard or reserve component member who meets specified criteria and provides required documentation, grant the administrative body the right to deny licensure or certification if training is not equivalent, allow appeal rights, require administrative bodies that
receive multiple requests to publish clear guidelines to clarify requirements, and stipulate that military training and experience cannot be substituted for the acquisition of a college degree or passage of a specific examination when either is a prerequisite for licensure or certification.

HB 119
AN ACT relating to solid waste management.
Amends KRS 109.012 to define “franchise,” “local government,” and “service company,” and include “solid waste management services” in the definition of “solid waste management”; creates a new section of KRS Chapter 109 to prohibit a local government from displacing a current provider of solid waste management services without notification and public hearing, exempt the restrictions on local governments commencing or awarding franchise for solid waste management services from renewals and expansion of services for single and two-family dwellings, require public hearing, written notice, and time frames for notice, prescribe timetables for a local government to make a decision on an action to displace a current provider of solid waste management services, and allow displacement if services pose a risk to health or safety of residents or a material breach of contract; amends KRS 224.43-315 to require an agreement with a county containing a non-designated city to include the county and city; amends KRS 224.43-345 to identify additional representatives for an advisory committee; amends KRS 224.50-760 to conform.

HB 128
AN ACT relating to Bible literacy courses in the public schools.
Creates a new section of KRS Chapter 156 to require the Kentucky Board of Education to promulgate administrative regulations to establish an elective social studies course on the Hebrew Scriptures, Old Testament of the Bible, the New Testament, or a combination of the Hebrew Scriptures and the New Testament of the Bible, require that the course provide to students knowledge of biblical content, characters, poetry, and narratives that are prerequisites to understanding contemporary society and culture, including literature, art, music, mores, oratory, and public policy, and permit students to use various translations of the Bible for the course; amends KRS 158.197 to permit a school council to offer an elective social studies course on the Hebrew Scriptures, Old Testament of the Bible, the New Testament, or a combination of the Hebrew Scriptures and the New Testament of the Bible.

HB 144
AN ACT relating to the operation of a motor vehicle.
Creates a new section of KRS Chapter 189 to define “solid waste collection service vehicle” and require motor vehicle operators to yield the right-of-way to these vehicles and the collection service’s employees; designates as Slow Down to Get Around Law.

HB 153
AN ACT relating to compensation of insurance producers for services performed in relation to a premium finance loan.
Amends KRS 304.30-050 to authorize insurance producers of personal and commercial lines to receive payment for arranging insurance premium financing for an insured if the transaction is arranged by an insurance agent that makes certain written disclosures to the insured and the insurance producer is not paid as an advance on future premium finance agreements or as
a bonus from the premium finance company for agreeing to place agreements with the premium finance company.

**HB 156**

AN ACT relating to economic development and making an appropriation therefor.

Creates new sections of KRS 42.450 to 42.495 to establish the Kentucky Coal Fields Endowment Authority to support economic diversification in the coal field regions of Kentucky, authorize KCFEA to oversee disbursements of appropriated funds, appropriate $7,500,000 annually for KCFEA; creates new sections of KRS Chapter 148 to promote outdoor recreation and tourism by establishing the Kentucky Mountain Regional Recreation Authority; amends KRS 147A.090 to require area development district boards to cooperate with the KMRRA; repeals KRS 248.795, relating to the Kentucky Recreational Trails Authority, KRS 148.796, relating to a strategy by KRTA to increase recreational activity on private land, and KRS 150.091, relating to enforcement of KRTA efforts by conservation officers; APPROPRIATION.

**HB 158**

AN ACT relating to controlled substances.

Amends KRS 218A.010 to modify the definitions of “anabolic steroid,” “isomer,” and “opiate”; amends KRS 218A.020 to require that controlled substances scheduled by the federal Controlled Substances Act be placed in the same numerical schedule to correspond to the federal schedule, and permit the Cabinet for Health and Family Services, by administrative regulation, to place a substance in a more restrictive numerical schedule than the federal Act at any time; amends KRS 243.100, 243.390, 243.500, and 314.011 to conform; repeals KRS 218A.030, 218A.050, 218A.070, 218A.090, 218A.110, and 218A.130, relating to the previous controlled substances scheduling system.

**HB 161**

AN ACT relating to service-disabled veteran-owned small businesses.

Requires the Finance and Administration Cabinet to promote and publicize opportunities for service-disabled veteran-owned businesses to contract for goods and services; directs the Office of Procurement Services to provide state agencies with information on how to locate service-disabled veteran-owned businesses; requires agencies that use their Small Purchase Authority to solicit at least one quote from a service-disabled veteran-owned vendor or business unless no qualified businesses exist to provide a service or product; requires agencies to document businesses that are solicited; requires that objective measures are established for monitoring contracts issued to service-disabled veteran-owned businesses; requires the Finance and Administration Cabinet to submit an annual report to the Legislative Research Commission.

**HB 163**

AN ACT relating to motor vehicle titles.

Amends KRS 186A.190 to establish a process for insurance companies to obtain salvage titles; amends KRS 186A.195 and 186A.200 to conform.
HB 173

AN ACT relating to the Kentucky Retirement Systems.

Amends KRS 16.505 relating to the State Police Retirement System (SPRS) to allocate any award of “creditable compensation” resulting from judicial or relevant administrative litigation to those years when the compensation was actually earned or should have been paid by the employer, require that, for members entering SPRS on or after September 1, 2008, compensatory time payments be excluded from “creditable compensation” apply to lump-sum compensatory time payments and make technical amendments; amends KRS 16.582 to remove language which prohibits an injury or disease resulting from military service from being considered a disabling condition for hazardous members of Kentucky Retirement Systems; amends KRS 61.510, relating to the Kentucky Employees Retirement System (KERS), and 78.510, relating to the County Employees Retirement System (CERS), to allocate any award of “creditable compensation” resulting from judicial or relevant administrative litigation to those years when the compensation was actually earned or should have been paid by the employer, provide that probationary positions in CERS shall not be renewable by the employer for the same employee unless the employee has not been employed by the agency for 12 months, require that, for members entering KERS or CERS on or after September 1, 2008, compensatory time payments excluded from “creditable compensation” shall apply to lump-sum compensatory time payments, and make technical amendments; amends KRS 61.542 to remove the requirement that the estate be designated as beneficiary of a member’s account when he or she requests a refund of contributions prior to retirement, provide that the member’s estate shall be beneficiary of his or her account from Kentucky Retirement Systems if prior to retirement the member fails to designate a beneficiary or the beneficiary designation is found to be void, provide that a beneficiary may not be changed on or after the first day of the month in which a retired employee begins receiving retirement benefits, and provide that reemployed retirees who establish a second retirement account will have their estate named beneficiary if they fail to designate a beneficiary for their new account; amends KRS 61.545 to remove provisions allowing a member who is simultaneously eligible for participation in more than one retirement system administered by Kentucky Retirement Systems to select participation in only one system and make conforming amendments; amends KRS 61.552 to conform to federal law the payment options available to members for purchasing service credit, remove service purchase provisions no longer applicable to current members, require agencies that fail to report employees to the retirement system to pay penalties and interest on employer contributions from the date the contributions should have been reported to the system, and make technical amendments; amends KRS 61.555 to provide that the service credit that is granted without cost to employees who are called to active duty military deployment shall be limited to those whose rights to such benefits have not been terminated under the federal Uniformed Services Employment and Reemployment Rights Act (USERRA), require employers to make contributions for service credited to employees who are called to active duty military deployment as required by USERRA, and make conforming amendments; amends KRS 61.557 to make technical amendments; amends KRS 61.560 to clarify that retirees reemployed on or after September 1, 2008, shall not pay into the systems and make conforming amendments; amends KRS 61.590 to require a retiring employee to separate employment with all participating system employers; amends KRS 61.680 to provide for consolidation of accounts with other state-administered retirement systems only if the member retires simultaneously from all state-administered retirement systems or retires from the other state-administered retirement systems within one month of retiring from the systems administered by Kentucky Retirement Systems and make
technical amendments; amends KRS 16.520, 61.525, 61.526, 61.5525, 61.592, 61.702, 78.540, 78.610, and 78.615 to make technical and conforming amendments.

**HB 174**

AN ACT relating to overweight vehicles.

Amends KRS 189.222 to extend a 10 percent weight tolerance for vehicles engaged exclusively in the transportation of feed for livestock or poultry, and permit a vehicle registered under KRS 186.050(3) transporting certain meats, agricultural crop products, or livestock to exceed the gross weight provisions by a weight tolerance of 10 percent.

**HB 180**

AN ACT relating to fictive kin.

Repeals and reenacts KRS 199.011 to define “fictive kin” as an individual not related by birth, adoption or marriage to a child and who has an emotionally significant relationship with the child; amends KRS 199.462 to permit the Cabinet for Health and Family Services to approve fictive kin as a placement for a child; amends KRS 600.020 to define “fictive kin” and to amend the definition of “out-of-home placement”; amends KRS 605.090, 610.125, and 620.140 to recognize fictive kin as a placement for a child by the Cabinet for Health and Family Services.

**HB 183**

AN ACT relating to alcoholic beverage control.

Amends KRS 241.010 to modify the definition of caterer and define local, urban-county, and state administrators, investigators, population, and primary source of supply, delete the definition of “field representative,” and sets a minimum production threshold of 250 gallons per year for small farm wineries; amends KRS 241.015 and 241.030 to remove commissioner and administrator terms; amends KRS 241.020 to allow the board to issue advisory opinions and declaratory rulings on KRS Chapters 241 to 244 and related administrative regulations; amends KRS 241.060, 241.090, 243.025, 243.034, 243.035, 243.037, 243.042, 243.050, 243.160, 243.220, 243.360, 243.380, 243.390, 243.430, 243.440, 243.500, 243.530, 243.550, 243.620, 243.630, 243.640, 243.650, 243.660, 243.670, 244.060, 244.130, 244.150, 244.180, 244.190, 244.195, 244.200, 244.280, and 244.990 to update, expand, or modernize terms and phrasing; amends KRS 241.080 and 243.030 to allow both the distilled spirits and malt beverage administrators to approve and issue or deny licenses authorizing the traffic in all types of alcoholic beverages; repeals and reenacts KRS 241.100 to require department officers and employees to comply with the Executive Branch Code of Ethics; amends KRS 241.110, 241.140, 241.150, 241.160, 241.170, 241.190, 241.200, 241.230, 241.250, and 241.260 to modify language regarding activities of, and appeals from, local alcoholic beverage administrators; amends KRS 242.030 to permit a local option election up to 150 days after the petition is filed; allows a local option election on the same day as a primary or general election day; amends KRS 242.123, 242.124, 242.1241, and 242.1244 to update local option elections for golf courses, small farm wineries, small farm winery Sunday sales, and restaurant sales, respectively; amends KRS 242.125 to permit a city or county to have dual moist and wet status; creates a new section of KRS Chapter 243 to establish the details of a sampling license; amends KRS 243.020 to forbid a licensee from allowing a consumer to possess, give away, or drink alcoholic beverages on the licensed premises unless the alcoholic beverages were purchased from the licensee; amends KRS 243.030 to permit only the distilled spirits administrator to issue licenses that authorize traffic in distilled spirits and wine; modifies fees for
special temporary licenses and special temporary auction licenses; amends KRS 243.0305 to change a distiller's retail drink license to an NQ2 license; amends KRS 243.033 to merge rules on distilled spirits and wine with those on malt beverages; amends KRS 243.0341 to allow a city with a population of 20,000 or more to adopt an ordinance for 50-seat restaurants if that city already has 100-seat restaurants through a local option election; amends KRS 243.036 to allow nonprofits to receive a special temporary alcoholic beverage auction license; amends KRS 243.040 to remove the "brew-on-premises" license; amends KRS 243.045 to grant a transitional license the same privileges and restrictions as a permanent license; amends KRS 243.060 to permit a local government to issue a license and collect fees for a qualified historic site and prohibit a county from issuing licenses or charging local alcohol license fees if a city has already issued a license; repeals and reenacts KRS 243.070 to permit a local government to issue a license and collect fees for a qualified historic site; amends KRS 243.075 to clarify that a qualified city, a moist city, or a county containing a qualified or moist city may impose a regulatory license fee on the sale of alcoholic beverages; amends KRS 243.082 to streamline NQ1 licensing language; amends KRS 243.084 to delete the 50-seat minimum for dining facilities receiving an NQ2 license, and authorize an NQ2 license for a distiller or a business related to an entertainment destination center; amends KRS 243.086 to remove distillers from the list of entities that may receive an NQ3 license; amends KRS 243.090 and 243.450 to authorize denial of a license or license renewal if the licensee is a delinquent taxpayer; amends KRS 243.100 to forbid evasion of license disqualification by applying for a license through or under the name of a different person; amends KRS 243.110 to allow a person to hold both a distiller's license and a small farm winery license; amends KRS 243.130, 243.150, 243.155, and 243.157 to allow designated manufacturer employees to sample their employers' products for purposes of education, quality control, and product development, permit brewery malt beverage drink sales anywhere on the licensed premises, including sales to fill growlers, authorize a brewer to buy malt beverages from another brewer, allow sales at small farm wineries and their off-premises retail sites in territory that has allowed the sales through a precinct local option election, and prohibit microbreweries in moist territory; repeals and reenacts KRS 243.200 to set the conditions and privileges of a transporter's license; amends KRS 243.212 to delete the micro out-of-state distilled spirits and wine supplier's license; amends KRS 243.215 to limit a malt beverage supplier's license to import only from the primary source of supply; amends KRS 243.230, 243.240, 243.250, and 243.355 to change the privileges and restrictions for quota retail drink licenses and quota retail package licenses; amends KRS 243.470 to treat the board's administrative hearing on a license denial as a de novo review of the application and allow a refund of an applicant's license fee upon rejection; repeals and reenacts KRS 243.490 to update license revocation and suspension language; amends KRS 243.520 to empower the department to summarize suspend a license if continued operation is a threat to the public health, safety, or welfare; amends KRS 243.540 to establish the procedures for a secured creditor or landlord to dispose of alcoholic beverages; amends KRS 243.560 to modify appellate procedures; amends KRS 243.895 to change size requirements for retailer alcohol warning signs; amends KRS 244.050 to delete sampling license language; amends KRS 244.080 to forbid alcoholic beverage sales to a person intoxicated on alcohol or drugs; amends KRS 244.085 to allow the board to determine the business types where minors may be present; amends KRS 244.090 to permit a nonquota retail malt beverage package licensee to employ persons 18 and over if supervised by someone 20 or older; amends KRS 244.110 to limit clear view entrance requirement to holders of a quota retail package license or quota retail drink license; amends KRS 244.167 to remove the definition of "primary source of supply"; amends KRS 244.240 to prohibit a retailer from requiring or
demanding that certain manufacturers, wholesalers, or distributors violate statutory restrictions; amends KRS 244.260 to add container size restrictions for retail distilled spirits and wine package and drink licenses; amends KRS 244.290 to clarify how a locality may regulate the hours of sale and delivery of alcoholic beverages, including on Sundays, through local ordinances; amends KRS 244.440 and 244.585 to permit distribution, sale, or purchase rights to product names; amends KRS 244.461 and 244.500 to enable the use of retailer loyalty cards for alcoholic beverage discounts; amends KRS 244.480 to allow a licensee to sell or deliver malt beverages during the times permitted by local ordinance; amends KRS 244.590 to remove refrigerated coolers from the list of permissible items brewers and distributors may provide to retailers; amends KRS 15.380, 15.398, 83A.022, 186.560, 230.368, 242.022, 242.1242, 242.1292, 243.170, 243.260, 243.590, and 244.230 to conform; repeals KRS 119.215, 241.075, 241.130, 241.180, 241.240, 242.127, 242.129, 242.400, 243.031, 243.072, 243.370, 243.460, 243.505, 243.510, 244.070, 244.087, 244.295, 244.310, 244.340, 244.350, and 244.360; delayed effective date of January 1, 2018, for amendments to KRS 244.590.

**HB 184**

AN ACT relating to overweight and overdimensional vehicles.

Creates a new section of KRS Chapter 189 to permit the Transportation Cabinet, between the effective date of the bill and June 20, 2020, to issue annual and single trip permits for the transportation of metal commodities in divisible and nondivisible loads between 80,001 and 120,000 pounds, define “metal commodities,” require the cabinet to promulgate administrative regulations to implement the transportation of metal commodities, and set fees for the permit at $100 for a single trip permit and $1,250 for an annual permit; creates a new section of KRS Chapter 189 to establish an annual permit for the overweight transportation of steel with provisions identical to the current wording of KRS 189.2715, which takes effect July 1, 2020; amends KRS 189.222 to provide a 10 percent weight tolerance to vehicles exclusively transporting items listed in KRS 189.222(2)(a), (b), and (c), and permit a 14 foot height limit for transportation motor vehicles; amends KRS 189.990 to set fines for overweight violations and violations of permit requirements; directs the Interim Joint Committee on Transportation to study the effect of overweight permits on the roadway conditions and modal parity; amends 2017 RS HB 174 (2017 KY. Acts ch. 8) to conform; repeals KRS 189.2715, relating to annual overweight permit for transporting steel products or materials, and weight and mileage limitations.

**HB 189**

AN ACT relating to area development districts.

Amend KRS 147A.070 to require area development districts to use specific hiring practices and comply with state accountability and transparency standard measures, require public internet access for financial information by July 1, 2020, and require a report to LRC from the Cabinet for Health and Family Services and Education and Workforce Development Cabinet on allocations of funds provided to the area development districts and require area development districts to report on the use of state and federal funds; creates a new section of KRS Chapter 147A to specify the requirements for audits of area development districts; delayed effective date for audits of effective on July 1, 2018.
HB 191
AN ACT relating to insurance.
Amends KRS 329A.070 to exempt certain individuals employed by an insurance company from the Kentucky Private Investigators Licensing Act; amends KRS 304.9-430 to exempt individuals employed by an insurance company to investigate fraudulent claims from licensure requirements of a staff adjuster, and deletes an expired subsection; amends KRS 304.20-020 to provide that any insured named in the policy, rather than the named insured, may reject uninsured motor vehicle coverage and provide that if a named insured rejected coverage, in addition to coverage provided in or supplemental to renewal, the insurer is not required to provide coverage supplemental to a reinstatement, substitute, replacement, or amended policy issued to the same named insured by the same insurer or its affiliates; amends KRS 304.39-230 to specify the method for determining the date for when the last reparation payment is made and to require a basic reparations obligor to provide information on payment type to claimant upon request; amends KRS 304.9-295 and 304.9-436 to conform.

HB 192
AN ACT relating to foster youth operator's license.
Amends KRS 186.450 and 186.470 to allow a minor in the custody of the Cabinet for Health and Family Services to sign an application for an operator's license; allows the Cabinet for Health and Family Services to request that a minor's license be canceled; amends KRS 186.590, relating to liability for negligence of the minor while driving a motor vehicle, to conform; amends KRS 605.102 to require the prudent parent standard be used to determine if a child is developmentally appropriate to apply for an operator's license, motorcycle operator's license, intermediate license, or any instruction permit.

HB 195
AN ACT relating to adult education.
Amends KRS 164.0064 to allow the Kentucky Adult Education Program to establish programs aligned with the College and Career Readiness Standards for Adult Education, which upon successful completion will result in the issuance of a High School Equivalency Diploma, require at least one program to include a test aligned with the College and Career Readiness Standards for Adult Education, to serve as a qualifying test, which upon passing will entitle students to receive a High School Equivalency Diploma, delete external diploma program, grandfather in previously recognized high school equivalency diplomas, and prohibit invalidation of issued High School Equivalency Diplomas due to changes in test selection; amends KRS 164.0062, 15.382, 15.3971, 15.540, 18A.201, 18A.204, 61.906, 95.951, 141.0205, 151B.131, 158.145, 158.146, 158.6455, 158.842, 159.010, 160.180, 161.011, 161.044, 164.0232, 164.0234, 164.7874, 164.7879, 194A.717, 197.045, 198B.712, 205.704, 237.120, 316.030, 317.450, 317A.050, 317B.025, 326.040, 342.730, 342.732, and 533.200 to conform.

HB 200
AN ACT relating to orders of restitution and forfeiture following a criminal conviction of cruelty to animals in the second degree.
Amends KRS 525.130, relating to cruelty to animals in the second degree, to allow a court to order a person who is convicted of or pleads guilty to equine cruelty to pay restitution for property damage and costs of care or termination of possession of the equine.
HB 206

AN ACT relating to scholarship programs, making an appropriation therefor, and declaring an emergency.

Creates a new section of KRS 164.740 to 164.7891 to establish the Dual Credit Scholarship Program, define terms for the program, including "eligible high school student" and "participating institution," designate the Kentucky Higher Education Assistance Authority to administer the program and require the agency to promulgate administrative regulations for the administration of the program, define student eligibility for the program, prescribe the scholarship amount calculation and maximum scholarship amount, require the authority to provide an annual report on the program, and establish the Dual Credit Scholarship Program trust fund; creates a new section of KRS 164.7871 to 164.7885 to provide KEES scholarships to students enrolled in a registered apprenticeship program, define student eligibility and direct the Kentucky Higher Education Assistance Authority to promulgate regulations for awarding the scholarships; APPROPRIATION; EMERGENCY.

HB 207

AN ACT relating to insurance.

Creates a new section of Subtitle 45 of KRS Chapter 304 to require risk retention groups to have a majority of independent directors and an attorney-in-fact for a reciprocal insurer to adhere to the same standards, establish a one year waiting period to qualify as independent, establish standards for and approval by the insurance commissioner of material service provider contracts, require adoption of a written policy for board of director responsibilities in the risk retention group’s plan of operation, require and establish standards for an audit committee, allow for a waiver by the commissioner of certain audit committee requirements, establish and require disclosure of governance standards, and require reporting to the commissioner of material noncompliance with the provisions of the section for risk retention groups; amends KRS 304.45-020 to define “board of directors,” “director,” “material relationship,” and “material service provider contract”; amends KRS 304.45-030 to require notice to the commissioner of any other subsequent material changes to a risk retention group's plan of operation or feasibility study and makes technical corrections; amends KRS 304.45-040 and 304.45-060 to conform; repeals and reenacts KRS 304.45-050 to adopt alternative model language for purchasing group exemptions from National Association of Insurance Commissioners; delayed effective date of January 1, 2018.

HB 208

AN ACT relating to funeral planning.

Amends KRS 367.93103 to restrict an individual who is employed by an entity that is responsible for providing funeral or cemetery services or disposing of the declarant’s remains from being a designee or alternate designee; amends KRS 367.93115 to make provisions for a decedent in the absence of a declaration; amends KRS 367.93117 to authorize individuals or entities to control the disposition of a decedent's body and make funeral, burial, and ceremonial arrangements if an individual in the next degree of kinship is not available; amends KRS 367.93121 to require actions to contest cremation authorization forms be brought in the District Court of the county of the decedent's residence or the county in which the funeral home or crematory is located.
HB 215
AN ACT relating to vehicle accident reports.
Amends KRS 189.635 to clarify definition of news-gathering organization qualified to receive vehicle accident reports, require State Police to establish a form by regulation for request of vehicle accident reports, and establish required elements of the form.

HB 222
AN ACT relating to shock probation.
Amends KRS 439.265 to prohibit shock probation if a person is convicted of violating KRS 507.040 or 507A.040, relating to manslaughter in the second degree or fetal homicide in the third degree, or either KRS 507.050 or 507A.050, relating to reckless homicide or fetal homicide in the fourth degree, and a violation of KRS 189A.010, relating to driving under the influence, arising from the same incident.

HB 223
AN ACT relating to interest.
Amends KRS 360.040 to make the state interest rate for most civil judgments, including judgments for prejudgment interest, 6 percent, set the judgment interest rate for unpaid child support at 12 percent, and provide that the judgment interest rate on a contract, promissory note, or other written obligation is the rate established in that contract, promissory note, or other written obligation; amends KRS 342.040 to establish a 6 percent interest rate for worker’s compensation orders and settlements and allow the administrative law judge to raise the interest rate to 12 percent; amends KRS 360.010 to conform; specifies that the new interest rates only apply to judgments, orders, and settlements entered after the effective date of this Act.

HB 225
AN ACT relating to public protection.
Amends KRS 61.365, relating to federal peace officers who have been granted Kentucky peace officer powers, to add the United States Mint Police under specified conditions.

HB 226
AN ACT relating to reorganization.
Amends KRS 12.020 to change the Office of Policy and Budget to the Office of Finance and Budget in the Cabinet for Health and Family Services and add the Office of Legislative and Regulatory Affairs; amends KRS 194A.030 to assign responsibilities of these offices; amends KRS 211.596 to change Kosair Children's Hospital to Norton Children's Hospital; confirms Executive Order 2016-892.

HB 227
AN ACT relating to physical therapists.
Creates a new section of KRS Chapter 327 to establish a multistate physical therapy licensure compact, set out compact purpose and definitions, allow state participation in the compact if the state meets the compact criteria, require criminal background checks for licensees and applicants, enable a licensee to exercise a compact privilege if the listed requirements are met, make a licensee practicing in another jurisdiction subject to that jurisdiction’s regulatory authority, authorize active duty military personnel and their spouses to designate their home state as the state
of the home of record, permanent change of station, or current residence, institute rules for enforcing adverse actions against a licensee under the compact, establish the Physical Therapy Compact Commission as a joint public agency, fix commission membership, meetings, and the executive board, set out commission powers and duties, financing, and immunity and indemnification, approve commission rulemaking authority and data system requirements, initiate the commission's oversight, dispute resolution, and enforcement powers, make rules for compact implementation, amendment, and withdrawal, delay the effective date of the compact until the date of its enactment by 10 states, limit the compact’s applicability to Kentucky state government, authorize the state licensing board to implement the compact, grant the physical therapist board sixty days to review a compact rule to determine if the board wishes to file the rule as an emergency and ordinary administrative regulation, initiate the process for compact withdrawal if the board fails to promulgate an administrative regulation based on a compact rule, invoke the default and dispute resolution process under the compact if there is a finding of deficiency regarding a compact-based administrative regulation, invalidate any compact commission rulemaking outside the scope of the compact or outside its powers under the compact, place any financial obligations resulting from the compact on the physical therapist board and not on the general fund, limit the application of the compact to only those licensees who practice or work under the compact, and insert a severability clause in the compact; creates a new section of KRS Chapter 327 to allow an out-of-state physical therapist to practice in Kentucky under a compact privilege; creates a new section of KRS Chapter 327 to establish procedures for criminal background investigations relating to the physical therapy compact; amends KRS 327.020 to conform; delayed effective date for compact upon adoption by ten states.

HB 234

AN ACT relating to coal mining.
Amends KRS 350.055 to change the reference in the public notice of intention to mine coal from “mining site” to “permit area”; amends KRS 350.060 to remove the requirement that all areas overlying underground workings of coal mines be permitted.

HB 237

AN ACT relating to donations of food and grocery products.
Creates new sections of KRS Chapter 411 to define “apparently fit grocery product,” “apparently wholesome food,” “donate,” “food,” “gleaner,” “grocery product,” “intentional misconduct,” “nonprofit organization,” and “person,” establish legal immunity protections related to apparently wholesome or fit food and grocery product donations to nonprofit organizations, extend protections to those who allow the collection or gleaning of products for donation to nonprofit organizations, and allow nonprofit organizations to recondition certain donated food or products; repeals KRS 413.247 and 413.248.

HB 238

AN ACT relating to proprietary education and declaring an emergency.
Amends KRS 165A.350 to allow the Kentucky Commission on Proprietary Education to condition proprietary school agent surety bonds to recover administrative costs, acquire and maintain student records, and indemnify students and their parents or guardians; permits indemnification when a student is unable to complete courses because the proprietary school ceased operations; amends KRS 165A.360 to authorize the commission to condition proprietary
school surety bonds to recover administrative costs and acquire and maintain student records; EMERGENCY.

**HB 239**  
AN ACT relating to the Kentucky Board of Optometric Examiners.  
Amends KRS 320.280 to require the Kentucky Board of Optometric Examiners to establish an annual license renewal fee through administrative regulation.

**HB 241**  
AN ACT relating to student athlete safety.  
Amends KRS 160.445 to prohibit a coach from returning a student to play who is diagnosed with a concussion, prohibit a student from returning to play if no physician or licensed provider is available to conduct the required concussion evaluation, and prohibit a student who does not receive the required evaluation from returning to play in a subsequent practice or competition unless written clearance from a physician is provided.

**HB 242**  
AN ACT relating to the Department of Insurance.  
Amends KRS 12.020, 304.2-020, and 304.2-063 to delete the Property and Casualty Division and the Health and Life Division of the Department of Insurance, establish the Division of Insurance Product Regulation and the Division of Administrative Services, rename the Consumer Protection Division the Division of Consumer Protection, and authorize the commissioner of the Department of Insurance to apply for a state innovation waiver under the Patient Protection and Affordable Care Act and implement any state plan proposed under an approved waiver after it has been enacted into law by the General Assembly.

**HB 245**  
AN ACT relating to state tax administration.  
Amends KRS 131.130 to permit the commissioner to respond to the public's and taxpayers' questions and publish those responses and allow the department to include examples as part of any response or publication.

**HB 246**  
AN ACT relating to solid waste management and declaring an emergency.  
Amends KRS 109.041 to prohibit a county or waste management district from prohibiting or restricting materials recovery by a city in a county containing a consolidated local government, prohibit the consolidated local government or waste management district from hindering, delaying, impairing, prohibiting, or impeding a city or its contractors from utilizing a solid waste management facility, and prohibit a county or waste management district from levying a fee that is based on the composition of the solid waste stream of the city if the waste stream is in conformity with state and federal law for the use of the solid waste management facility receiving the waste; amends KRS 109.115 to provide for the mayoral appointment of a seven-member board of directors of a waste management district for a county containing a consolidated local government and to restrict current appointment language to other counties, and establish a two-year term for directors and require appointment of new board; amends KRS 109.120 to require that waste management district rules and regulations in counties containing a consolidated local government
be approved by the appropriate legislative body if rejecting it would cause the city to be in violation of its solid waste management plan, and allow rules and regulations of a district adopted prior to the effective date of this Act to continue until the later of August 31, 2017, or the date when a new solid waste plan is approved by the department, require that all municipalities be deemed to be participating in the solid waste plan adopted by the waste management district unless a municipality opts out by ordinance wherein the municipality shall comply with KRS Chapter 224 and administrative regulations promulgated pursuant thereto, and require that districts make notices, meeting agendas, and minutes available on a Web site operated by the consolidated local government; amends KRS 109.310 to prohibit fees, fines, or liens from being assessed against residential property owners for the failure of the occupants to enter into a contract for the collection of solid waste or to pay solid waste pick-up fees, when the owner of the property does not reside on the property, but rather allow those penalties to be assessed against the occupants of the property, and declare offices of board in county containing a consolidated local government vacant; EMERGENCY.

HB 253

AN ACT relating to child protective services.

Creates a new section of KRS Chapter 620 to require ongoing unannounced visits to the residence or location of a child who is the subject of an abuse or neglect investigation considering the safety of the child and family service worker, permit visits to be made with law enforcement or a court order if necessary, and require schools to allow access to a child who is the subject of an investigation; designates as The Tucker Act.

HB 255

AN ACT relating to wages and hours in nonprofit entities.

Amends 337.010(2)(a)10 to clarify the exemption for an organized nonprofit camp, religious, or nonprofit educational conference center that it must not be in operation for more than 210 days instead of 7 months in a calendar year.

HB 257

AN ACT relating to the Kentucky Economic Development Partnership and declaring an emergency.

Amends KRS 154.10-050 to allow the Kentucky Economic Development Partnership to set the salaries of up to two additional executive officers and prohibit an executive officer from being paid a salary greater than that of the secretary; EMERGENCY.

HB 262

AN ACT relating to federally mandated background checks and declaring an emergency.

Creates a new section of KRS Chapter 194A to require all employees of the Cabinet for Health and Family Services, including contract staff, with access to federal tax information to submit to a criminal background investigation and require the promulgation of administrative regulations; creates a new section of KRS Chapter 42 to require all employees of the Department of Revenue, including contract staff, with access to federal tax information to submit to a criminal background investigation and require the promulgation of administrative regulations; EMERGENCY.
HB 265

AN ACT relating to overdimensional vehicle loads and declaring an emergency.
Amends KRS 189.010 to define “nondivisible load,” pertaining to state highways not part of the national truck network, as one that, if separated into smaller loads, would compromise the intended use of the vehicle, destroy the value of the load or vehicle, or require more than four work hours to dismantle and reassemble; EMERGENCY.

HB 268

AN ACT relating to death-in-the-line-of-duty benefits for the Department of Military Affairs.
Amends KRS 61.315 to require the Department of Military Affairs to promulgate administrative regulations establishing the criteria and procedures applicable to the administration of death-in-the-line-of-duty benefits, including but not limited to defining which National Guard or Reserve component members qualify for coverage and which circumstances constitute death in the line of duty.

HB 269

AN ACT relating to substitutes for certified and classified school personnel.
Amends KRS 160.380 to allow relatives who are currently ineligible for employment in a school district to serve as substitutes.

HB 270

AN ACT relating to manufactured housing.
Creates a new section of KRS Chapter 186A to require filing of an affidavit of severance with the county clerk when a manufactured home is to be removed from real estate located within the county, requires that the affidavit include a certification that there are no extant liens or security interests against the real estate, allow only 1 affidavit of severance to be issued to an owner on a property, provide a penalty to be assessed against the owner of a manufactured home who fails to file an affidavit of severance prior to removal of the manufactured home, require the owner to apply for and receive a certificate of title and a registration from the Transportation Cabinet before removing the manufactured home from the property, require the certification to be dated 30 days or less from the presentation of the affidavit of severance, provide a fee of $16 to the county clerk for the services provided, hold the county clerk harmless if the clerk is provided inaccurate or fraudulent information in the affidavit of severance process, and require the county clerk to provide a copy of the affidavit of severance to the property valuation administrator and the Transportation Cabinet.

HB 271

AN ACT relating to education requirements for cosmetologists.
Amends KRS 317A.050 to reduce the hours of education required for an apprentice cosmetologist license from 1,800 to 1,500; amends KRS 317A.090 to require cosmetology schools to provide courses of instruction of at least 1,500 hours instead of 1,800 hours.

HB 274

AN ACT authorizing the payment of certain claims against the state which have been duly audited and approved according to law, and have not been paid because of the lapsing or
insufficiency of former appropriations against which the claims were chargeable, or the lack of an appropriate procurement document in place, making an appropriation therefor, and declaring an emergency. Appropriates funds for the payment of claims against the Commonwealth; APPROPRIATION; EMERGENCY.

HB 276
AN ACT relating to statutorily required boards, councils, commissions, organizations, and reports.

Repeals various sections in KRS Chapters 11, 15., 18A, 36, 64, 146, 147, 153, 158, 164, 171, 177, 198B, 200, 205, 211, 216, 216B, 336, 342, and 403 to abolish inactive boards, councils, commissions, organizations, and reports, including the Agricultural Resource Development Authority, the Architectural Barriers Advisory Committee, the Auto and Truck Recyclers Licensing Advisory Board, the Capitol Centennial Commission, the Cardiovascular Disease Initiative, the Child Support Enforcement Commission, the Children’s Health Insurance Program Advisory Council, the Diabetes Research Board, the Council on Domestic Violence and Sexual Assault, the Advisory Committee for Educational Improvement, the Task Force on Health Care Cost and Quality, the Commission on Health Economics Control in Kentucky, the e-Health Network Board, the Council for Families and Children, the Family Health Care Providers Board, the Innovation Commission, the Labor-Management Advisory Council, the Long-Term Care Coordinating Council, the My Old Kentucky Home Advisory Commission, the National Guard and Reserve Employers’ Council, the Natural History Museum Board of Directors, the Personnel Steering Committee, the Public Officials Compensation Commission, the Southern Growth Policies Board, the Underground Railroad Advisory Council, the War of 1812 Bicentennial Commission, the Workers’ Compensation Advisory Council, the Bicentennial Commission, the Health Care Infrastructure Authority, and the Historical Events Celebration Commission; repeals KRS 217.950, 217.952, 311.950 to 311.966, 311.991, and 315.192 relating to laetrile; amends KRS 148.400 to direct the use of funds in the “My Old Kentucky Home Endowment Fund”; amends sections of KRS 164.2847 to delete duplicative report; amends sections of KRS 194A to update the duties of the Commission for Children with Special Health Care Needs and reporting requirements; amends KRS 199.8996 to update reports on the child-care subsidy program; amends various sections of KRS Chapter 205 to update reporting requirements on minority elderly programs, Medicaid waiver applications, Medicaid waiver recipients, and to update requirements for reports on Medicaid fraud and abuse; amends KRS 209.554 to update report on disease outbreaks in long-term care facilities; amends various sections of KRS Chapter 211 to update reports on sewage systems, blood lead levels, and reports from the statewide trauma care director, the Spinal Cord and Head Injury Research Board, the Breast Cancer Research and Education Trust Fund Board, and changes Kosair Children's Hospital to Norton Children's Hospital; amends KRS 214.187 to update reports on hepatitis C, blood establishments and donors of blood, and the Breast Cancer Screening Program; amends various sections of KRS Chapter 216 to update reports on health care data and financing; amends KRS 304.17A-600 to update accrediting organization; amends KRS 403.705 to update reports and local protocols of local domestic violence coordinating councils; amends KRS 403.7505 to update report on domestic violence offenders; amends KRS 407.707 to establish the Sexual Assault Response Team Advisory Committee; directs transfer of funds of abolished boards, commissions, committees, and councils to the appropriate cabinets and agencies; amends various KRS sections to conform.
HB 277
AN ACT relating to local boards of education.
Amends KRS 160.180 to remove the board of education member eligibility restriction that no aunt, uncle, son-in-law, or daughter-in-law be employed by that board.

HB 282
AN ACT relating to the Justice and Public Safety Cabinet.
Amends various sections of the Kentucky Revised Statutes to rename the Department of Public Advocacy as the Department of Public Advocacy and confirm Executive Order 2016-901; amends KRS 439.550 to permit a district court to request that a person placed on probation be supervised by the Department of Corrections; amends 2017 Regular Session SB 120/EN to clarify that the Labor Cabinet will make the final determination as to the appropriate wage paid to inmates who participate in Prison Industry Enhancement Certification Programs.

HB 284
AN ACT relating to property valuation and declaring an emergency.
Amends KRS 132.690, relating to property valuation administrator (PVA) inspections, to establish that improvements to real property be inspected on-site, in person visually by the PVA or his or her deputy, and that subsequent inspections may be either on-site, through the use of digital imaging technology, as defined, or by other means approved by the Department of Revenue; amends KRS 133.120 to provide for an extension of PVA taxpayer conferences and subsequent appeals for up to 25 days, as approved by the department; amend KRS 133.030, relative to the county board of assessment appeals, to accommodate the changes relative to the extension of appeals; amends KRS 133.125, 132.220, and 133.045 to conform; EMERGENCY.

HB 289
AN ACT relating to reorganization.
Confirms Executive Order 2016-902, dated December 19, 2016, reorganizing the Justice and Public Safety Cabinet’s Department of Criminal Justice Training; amends KRS 15A.020 and 15A.030 to conform.

HB 293
AN ACT relating to the reorganization of the Kentucky Labor Cabinet.
Amends KRS 12.020 and 336.020 to rename divisions within the Labor cabinet, move the Division of Workers’ Compensation Funds to the Department of Workers’ Claims, move the Office of General Counsel from the Department of Workers’ Claims to the Labor Cabinet’s Office of General Counsel, and abolish the Workers’ Compensation Advisory Council; amends KRS 336.164, 336.165, 342.120, 342.122, and 342.382 to conform; amends KRS 342.215 and 342.230 to exempt Workers’ Compensation Board members and administrative law judges from the classified service; repeals KRS 342.0012, relating to the Workers' Compensation Advisory Council; confirms Executive Order 2016-855.

HB 294
AN ACT relating to the disclosure of damages by motor vehicle dealers.
Amends KRS 186A.540 to clarify that sellers and dealers must disclose accident damage to a motor vehicle, raise the damage threshold for reporting from $1,000 to $2,000, and exempt
wheels, tires, and glass from the calculation of the damage reporting threshold; amends KRS 190.0491 to conform.

HB 299
AN ACT relating to the reorganization of the Workers’ Compensation Nominating Commission.

Amends KRS 342.213 to abolish the Workers’ Compensation Nominating Commission; create the Workers’ Compensation Nominating Committee, set the number and experience of members, and describe the duties and responsibilities of the committee; amends KRS 12.020, 336.020, and 342.228 to conform; confirms Executive Order 2016-319.

HB 304
AN ACT relating to the nurse licensure compact.

Creates a new section of KRS Chapter 314 to enact and enter into the Nurse Licensure Compact with all other jurisdictions that legally join in the compact, declare the purpose of the compact, define terms, recognize a multistate licensure privilege to practice for registered nurses or practical nurses, permit the Kentucky Board of Nursing to limit or revoke the multistate licensure privilege of any nurse to practice in Kentucky, establish application requirements, require reporting of any actions taken by the Kentucky Board of Nursing to the home state of the licensee, require compact states to participate in a coordinated licensure information system and provide for interchange of information, establish the Interstate Commission of Nurse Licensure Compact Administrators, provide immunity for party states, officers, employees, or agents of a party state's nurse licensing board who act in accordance with the provisions of the compact, prohibit amendment of the compact unless the amendment has been enacted into the laws of all party states, and provide for severability for any provision in the compact that is contrary to the constitution of any party state or of the United States or the applicability thereof to any government, agency, person, or circumstance; repeals KRS 314.470, which sets forth the prior version of the Nurse Licensure Compact; delayed effective date of December 31, 2018, or upon adoption of compact by 26 states, whichever is earlier.

HB 306
AN ACT relating to an exemption from workers’ compensation for religious organizations.

Amend KRS 342.650 to include certain ministers and caretakers of a church or religious organization with employees who are exempt from workers' compensation insurance.

HB 309
AN ACT relating to domestic relations.

Creates a new section of KRS Chapter 383 to provide that residential tenants who hold a domestic violence order, a pretrial release no-contact order, or an interpersonal protective order may terminate a lease with at least 30 days' notice to landlords, while the lease continues for co-tenants, establish civil action for a landlord's economic losses due to termination against persons restrained by protective orders, and, for those tenants or applicants for tenancy who hold an emergency protective order, a domestic violence order, a pretrial release no-contact order, an interpersonal protective order, or a temporary interpersonal protective order, provide that those orders cannot serve as a basis for denying a lease and new locks may be installed by the tenant to exclude persons restrained by protective orders; creates a new section of KRS Chapter 383 to
provide that rental agreements shall not penalize tenants for requesting assistance from emergency services; repeals, reenacts, and amends KRS 209A.010 to restate the purposes of KRS Chapter 209A regarding victims of domestic violence and dating violence; repeals, reenacts, and amends KRS 209A.020 to define new terms and delete other terms; creates new sections of KRS Chapter 209A to set reporting provisions for professionals and law enforcement officers, require the use of the JC-3 form or its equivalent replacement, and require the provision of educational materials; repeals, reenacts, and amends KRS 209A.030 to delete provisions relating to the Cabinet for Health and Family Services; sets violation provisions for professionals; repeals, reenacts, and amends KRS 209A.050 to conform; repeals and reenacts KRS 209.160 as a new section of KRS Chapter 209A; repeals, reenacts, and amends KRS 216B.400 to conform; repeals KRS 209A.040 and 209A.080, relating to adult services and to abuse and neglect investigations; and amends KRS 403.785 to conform.

**HB 311**

**AN ACT relating to employment at veterans’ nursing homes.**

Amends KRS 40.325 to permit the executive director of the Office of Kentucky Veterans’ Centers to contract to hire licensed nursing staff at the state veterans’ nursing homes, and exempts those contracts from certain provisions in KRS Chapter 45A; amends KRS 45A.690 to exempt these nursing contracts from the definition of “personal service contracts.”

**HB 312**

**AN ACT relating to student financial assistance.**

Amends KRS 164.7531 to end the Best in Class, Best in Care, and Best in Law programs by June 30, 2018; amends KRS 164.769 to allow teacher scholarship recipients who teach dual credit coursework in a high school to receive two semesters of teacher scholarship promissory note cancellation for each semester spent teaching.

**HB 314**

**AN ACT relating to monitoring and evaluation programs in the Cabinet for Health and Family Services.**

Amends KRS 218A.202 to require hospitals to report all Schedule II drugs dispensed by a hospital, and all scheduled drugs dispensed by an emergency department of a hospital to an emergency department patient to the Cabinet for Health and Family Services, exempt Schedule III-IV drugs from this reporting requirement if they are dispensed by a practitioner at a facility if the quantity dispensed is for a maximum of 48 hours and is not dispensed by a hospital's emergency department, require reporting of all positive toxicology tests conducted by an emergency department, permit federal prosecutors and agents to use KASPER, permit practitioners or pharmacists to review KASPER reports of birth mothers of potentially drug-exposed infants, remove a pilot program relating to real-time electronic monitoring, and make technical corrections; amends KRS 218A.240 to conform; creates a new section of KRS 205.510 to 205.630 to define fair market value, when considered for Medicaid eligibility, to mean an estimate of the value of an asset if sold at the prevailing price at the time it was actually transferred based on the value listed by the property valuation administrator or a licensed appraiser, or the price brought on the property at a public auction conducted by a licensed auctioneer.
HB 318

AN ACT relating to local government regulation of real and personal property.
Amends KRS 65.8811, relating to local code enforcement boards, to allow participating
local governments who are parties to an interlocal agreement to share appointments and permit
joint appointments; amends KRS 65.8825 to specify means of service of process of upon alleged
violators of local government ordinances; amends KRS 65.8836 to require the government Web
site to be updated with final order information at the same time electronic notification of the final
order is sent; makes technical correction; amends KRS 65.350 to redefine “party” or “parties” and
adds definition of “local government lien”; amends KRS 65.355 to allow acquisition of blighted
properties consistent with KRS 99.705; amends KRS 65.365 to allow use of electronic mail instead
of postal services; amends KRS 65.370 to incorporate properties acquired through local
government liens, and to stipulate that agreements may provide a purpose for the acquisition,
extinguish certain property tax claims upon acquisition, assign proceeds of disposition to the
authority, assign 50 percent of subsequent ad valorem taxes to the authority for 5 years; amends
KRS 65.375 to make a technical changes.

HB 319

AN ACT relating to elections and declaring an emergency.
Amends KRS 242.020 to require any person or group of persons who want to circulate a
petition for a local option election must first file with the county clerk the intent to circulate a
petition before signatures are collected, require the person or group of persons to post a bond with
the Circuit Court to cover all costs of the election within five days of filing the petition if the local
option election will be held on any day other than a primary or regular election date, require
petitions to have the signature and legibly printed name of the voter and the year of the voter's
birth, and require that if the election is held on a day other than a primary or regular election date,
the person or group of persons circulating the petition will pay for the costs of the local option
election; amends KRS 242.030 to require that the petition contain the date of the local option
election and permit a local option question to be placed on a ballot on a primary or a regular
election day and to establish deadlines and procedures for the filing of petitions; amends KRS
242.022, 242.1242, and 242.1244 to apply to urban-county governments, charter counties,
consolidated local governments, and unified local governments and to conform; amends KRS
242.030 to increase the latest day that the local option must be held from the date that the petition
is filed from 90 days to 150 days; amends KRS 117.075 and 117.085 to permit qualified voters of
advanced age or with a disability or illness to vote using a mail-in absentee ballot or an in-person
absentee ballot; EMERGENCY.

HB 324

AN ACT relating to depository institutions.
Creates a new section of Subtitle 1 of KRS Chapter 286 to define “commissioner” and
“department”; creates a new section of Subtitle 2 of KRS Chapter 286 to subject third-party service
providers of depository institutions to regulation and examination by the Department of Financial
Institutions, allow the commissioner to charge fees for the cost of examinations, make confidential
any reports of examination, except under certain circumstances, exempt bank service companies
and certain depository institutions and their affiliates from definition of “service provider,” require
service provider examinations to be conducted in conjunction with examination by a properly
authorized federal regulatory agency, and allow the commissioner to enter into cooperative
agreements with other state of federal agencies to facilitate examinations; amends KRS 286.6-100 to grant the commissioner of the Department of Financial Institutions the authority to charge credit unions an annual fee and fees for extraordinary services performed by the department.

**HB 329**

AN ACT relating to securities fraud.

Amends KRS 292.991 to specify felony charges for violations of KRS 292.320 based on the amount of the fraud, and amend criminal penalties for general violation provisions of KRS Chapter 292 to include only violations of KRS 292.330, 292.332, 292.240, 292.440, 292.450, or 292.500.

**HB 330**

AN ACT relating to tax increment financing and declaring an emergency.

Amends KRS 65.490 to allow an extension of time for certain tax increment financing pilot programs; creates a new section of KRS 65.490 to define terms and allow a pilot program to be extended for a period not to exceed an additional 25 years if the pilot program agreement contains provisions requiring the following: that, once the bond is callable, the borrower use all excess revenues to redeem the bond prior to the stated maturity date or at least every 36 months, that no further revenues under the pilot program will be remitted to the borrower following the end of the term of the bond, and that the borrower submit a report to the Governor and the Capital Project and Bond Oversight Committee on or before November 1, 2018, and annually thereafter regarding the operations and financial condition of the borrower; EMERGENCY.

**HB 333**

AN ACT relating to controlled substances.

Amends KRS 218A.010 to define “fentanyl,” “carfentanil,” and “fentanyl derivatives,” and amend definition of “marijuana” to clarify status of industrial hemp; amends KRS 218A.020 to expand the authority of the Office of Drug Control Policy to request the rescheduling of a substance; amends KRS 218A.050 to schedule fentanyl derivatives as Schedule I controlled substances; amends KRS 218A.1410 to include carfentanil, fentanyl, or fentanyl derivatives; amends KRS 218A.1412 to make trafficking in any amount of heroin, fentanyl, carfentanil, or fentanyl derivatives subject to elevated penalties; amends KRS 218A.142 to include carfentanil, fentanyl, or fentanyl derivatives; amends KRS 218A.205 to require state licensing boards to promulgate regulations limiting prescriptions for Schedule II controlled substances for acute pain to a three day supply, with certain exceptions; creates a new section of KRS Chapter 218A to create a new offense of trafficking in a misrepresented controlled substance; amends KRS 218A.180 to expand prescribing authority within long-term care facilities; amends KRS 218A.202 to allow the Cabinet for Health and Family Services Office of Inspector General to investigate patterns of prescribing and report irregularities to appropriate licensing authorities.

**HB 337**

AN ACT relating to employment contracts for local law enforcement agencies.

Amends KRS 70.290 to provide that, for employment contracts entered into on or after the effective date of the Act, the amount of reimbursement is not to be prorated.
HB 343
AN ACT relating to reorganization.
Amends KRS 12.020 and 12.023 to include the Kentucky Communications Network Authority; establishes Subchapter 15 of KRS Chapter 154 and creates new sections to create the Kentucky Communications Network Authority and its board, define terms, and specify duties of the Authority and the Board; amends KRS 42.732 to add the executive director of the Kentucky Communications Network Authority to the KY Information Technology Advisory Council; confirms Executive Order 2016-513.

HB 350
AN ACT relating to the veteran designation on license plates.
Amends KRS 186.041 to add members of the National Guard or a Reserve component, who have retired or completed a minimum of 20 years of service, to those eligible for the veteran license plates and reflect the change in the federal active-duty service requirement from 24 months to 180 days.

HB 351
AN ACT relating to Kentucky Retirement Systems agency participation and declaring an emergency.
Amends KRS 61.522 to remove installments as a payment option for agencies required to pay the actuarial costs for ceasing participation in the Kentucky Retirement Systems, clarify conditions in which an employee seeking to transfer funds to the ceasing employer’s alternative retirement program is not included in the employer actuarial cost calculation, specify that the systems shall develop separate assumptions for determining the employer’s cost to cease participation, and specify the formula for determining the assumed rate of return in the cost calculation; provides noncodified language to permit an employer who has filed the paperwork to voluntarily cease participation prior to the effective date of the Act to have the full actuarial cost calculated based upon the assumptions and methodology established by the Kentucky Retirement Systems’ board, except that the assumed investment return assumption, which is also the rate used to discount liabilities, shall be four and five-tenths percent if paid in full, or such employer shall be eligible to pay the full actuarial cost in installments over a period of time determined by the board, not to exceed 20 years, with interest at the actuarially assumed rate of return, in which case the full actuarial cost calculated used shall be a four percent assumed rate of return; provides noncodified language that employers ceasing participation prior to the effective date of the Act be provided a breakdown of the costs for ceasing participation by current or former employees for the purposes of allocating costs among organizational units; EMERGENCY.

HB 360
AN ACT relating to agritourism and declaring an emergency.
Creates a new section of KRS Chapter 198B to allow agritourism building code exemptions related to seismic requirements, capacity, and square footage for structures built prior to December 31, 2016, redefine “agritourism activity,” and define “agritourism building” and “inherent risks of agritourism activity”; amends KRS 219.081 to make a technical correction.
HB 364

AN ACT relating to pharmaceuticals.

Amends KRS 315.010 to extend the definition of “manufacturer” to those beyond the Commonwealth, amend the definitions of “drop shipments,” “manufacturer or virtual manufacturer,” and “wholesale distributor”; adds the definitions of “distribution or distribute,” “exclusive distributor,” “illegitimate product,” “medical gas wholesaler,” and “transaction,” and delete the definitions of “co-license,” “normal distribution channel,” and “pedigree”; creates new sections of KRS Chapter 315 to require a permit to operate a pharmaceutical outsourcing facility, specify requirements for obtaining or renewing a permit, grant the board the authority to establish a fee of not more than $500, require outsourcing facilities to obtain a facility permit, grant the board the authority to establish a fee of not more than $500, establish requirements for licensure, and establish requirements for out-of-state outsourcing facilities; amends KRS 315.400 to amend the definition of “third-party logistics provider,” and “wholesale distributor”; creates new sections of KRS 315.400 to 315.412 to require licensure of third-party logistics providers; facilities establish criteria for third-party logistics provider licensure, and require third-party logistics providers to allow officials to enter and inspect premises; creates a new section of KRS Chapter 315 to require licensure of medical gas wholesalers, require medical gas wholesalers to maintain adequate records, establish a license fee of not more than $500, and authorize the board to promulgate administrative regulations to specify criteria for licensure; repeals and reenacts KRS 194A.450, 194A.452, 194A.454, 194A.456, 194A.458 relating to creating and maintaining a legend drug repository program to support the donation of a legend drug or supplies as new sections of KRS Chapter 315.

HB 366

AN ACT relating to the Boxing and Wrestling Commission.

Creates new sections of KRS Chapter 229, relating to the Boxing and Wrestling Commission, to establish licensing procedures and requirements, recognize USA Boxing to conduct combat sports not covered by the commission, and establish rules for conducting designated combat sports contests and exhibitions; amends KRS 229.011 to redefine the Boxing and Wrestling Authority as the Kentucky Boxing and Wrestling Commission; amends KRS 229.031 to authorize the commission to examine the records of a person who conducted an unarmed combat show but failed to submit the required receipt and tax report, and direct any person to notify the commission before broadcasting or televising a show; amends 229.061, 229.131, and 229.141 to use the collective term “unarmed combat show”; amends KRS 229.111 to include “muay thai” among the regulated unarmed combat sports; amends KRS 229.151 to create and establish the commission with five members, two of whom are a licensed Kentucky attorney and a person with experience in sports marketing or promotion; amends KRS 229.155 to delete outdated revenue and appointment language; amends KRS 229.171 to grant the commission broad discretion and regulatory authority; amends KRS 229.190 to include actions of commission employees among those actions subject to appeal; repeals and reenacts KRS 229.200 to restructure reasons for disciplinary action and resulting penalties, and permit the commission to delegate certain actions to its employees; amends KRS 229.240 to allow a peace officer to arrest a person conducting an unlicensed show, and authorize the arrest for an unlicensed wrestling show or training; amends KRS 229.260 to create and establish the Kentucky Boxing and Wrestling Commission Medical Advisory Panel, direct the cabinet secretary to appoint the members of the panel, require one of the physicians on the panel to practice as a neurologist, set the physician
member of the commission as the chair of the panel, exempt commission medical advisory panel meetings involving individual fitness from the Kentucky Open Meetings Law, allow panel meetings about an individual to be held via writing, video, telephone, or electronic means, and forbid panel member compensation for these meetings; amends KRS 12.252 to make the commission a part of the Public Protection Cabinet rather than administratively attached to the cabinet; amends KRS 12.020, 148.590, and 229.250 to conform; repeals KRS 229.021, 229.041, 229.051, 229.071, 229.081, 229.091, 229.101, 229.121, 229.180, 229.210, and 229.991; establishes the terms of the initial appointments to the commission; confirms Executive Order 2016-270.

HB 368
AN ACT relating to tax credits.
Amends KRS 144.132 to allow persons that contract with one or more certificated air carriers for the transportation by air of persons, property, or mail and that purchase and pay for the aviation fuel used for that purpose a sales and use tax credit equal to the amount in excess of $1,000,000 each fiscal year; repeals various statutes.

HB 374
AN ACT relating federally mandated background checks and declaring an emergency.
Amends KRS 17.165 to define “criminal offense against a victim who is a minor,” require all employers of applicants for initial employment in positions involving care and supervision of minors request conviction information from the Justice and Public Safety Cabinet or the Administrative Office of the Courts, and add to the list of prohibited employees those who were convicted of a criminal offense against a victim who is a minor; amends KRS 199.011 to add the definition for “rap back system”; amends KRS 199.462 to allow the Cabinet for Health and Family Services to register members of certified adoptive or foster homes into the rap back system; creates a new section of KRS Chapter 199 to define “child care staff member,” require the cabinet to require child care staff members to submit to background checks, permit the cabinet to charge a fee for the check and requires that the fee charged to the cabinet is no greater than the actual cost, and require the promulgation of administrative regulations; amends KRS 199.896 to require directors and employees of child-care centers with care and supervision of minors to submit to background checks; amends KRS 199.8982 to require family child-care providers to submit to background checks; amends KRS 17.990 to conform; EMERGENCY.

HB 375
AN ACT relating to unemployment insurance for military spouses.
Amends KRS 341.370 to prohibit disqualification for unemployment benefits for a worker who leaves a job to follow a military spouse who has been reassigned to another military base or duty location that is 100 miles or more from the worker’s home and delete the requirement that, if spouse is relocated to another state, the state must have adopted a similar statute in order for worker to receive benefits.

HB 376
AN ACT relating to reorganization.
Amend KRS 12.020 to reorganize the Department of Fish and Wildlife Resources and confirm Executive Order 2016-857.
HB 377
AN ACT relating to workers’ compensation and declaring an emergency.
Amends KRS 337.1223 to provide discretion to the Workers’ Compensation Funding Commission to consult with the Office of Financial Management and grant the commission the authority to also contract with outside investment firms within the parameters of KRS Chapter 45A, and require that the Office of Financial Management be consulted and participate in the selection of outside investment firms, subject to final approval of the Funding Commission, and require fees for outside contracts to be paid from investment earnings; creates a new section of KRS Chapter 342 for the General Assembly to make findings about issues surrounding the Kentucky coal workers’ pneumoconiosis fund; creates a new section of KRS Chapter 342 to close the coal workers’ pneumoconiosis fund on July 1, 2017 to all new claims, transfer liabilities and assets to the Kentucky Employers’ Mutual Insurance Authority, and set forth assessment requirements for 2017 and 2018; amends KRS 342.1242, 342.316, 342.320, 342.732, 342.792, 342.794, and 342.120 to bring the statutes into conformity with closing the coal workers’ pneumoconiosis fund and transfer assets and liabilities to the Kentucky Employers’ Mutual Insurance Authority; repeals KRS 342.1241; EMERGENCY.

HB 378
AN ACT relating to the Labor Cabinet.
Omnibus provisions relating to the Labor Cabinet; amends KRS 189.635 to allow accident reports to be given to OSHA investigators without a subpoena; amends KRS 336.020 to rename divisions and change method of nomination for commissioner and director; amends KRS 337.010 to update ways that an employee may receive wages and prohibit activation fees for wages on a debit card; amends KRS 336.050 to give the secretary discretion to prosecute a violation of a wage and hour law; amends KRS 337.070 to provide that a statement of wages may be paper or electronic as long as employees have access to a computer and printer; amends KRS 342.0011 relating to the definition of commissioner; amends KRS 342.122 to change the names of Labor Cabinet divisions; amends KRS 342.213 and 342.228 to change the procedure for nominating the commissioner of the DWC; amends KRS 342.230 to make changes to the commissioner's authority; amends KRS 342.347 relating to exemptions under open records laws; amends KRS 12.020 to move and rename divisions; repeals KRS 336.140, 336.151, 336.152, 336.153, 336.156, 336.162, 336.164, 336.165, 336.1221, 336.1662, 336.1663 and 336.1664.

HB 384
AN ACT relating to mine safety.
Amends KRS 351.090 and 351.140 to allow the commissioner of the Department for Natural Resources to replace up to three of the six required annual underground mine inspections with mine safety analysis visits and reduce the minimum number of annual full electrical inspections from two to one; amends KRS 351.140 to remove certain inspection requirements relating to dangerous mines or gassy mines below the water table.

HB 387
AN ACT relating to the Executive Branch Code of Ethics.
Amends KRS 11A.080 to allow the Executive Branch Ethics Commission to turn over proceedings, records, and other evidence relating to a preliminary investigation conducted by the Commission, to any other agency with jurisdiction to review, audit, or investigate an alleged
offense; amends KRS 11A.211 to change the registration fee from $125 to $500, for executive agency employers of lobbyists and each real party in interest, upon the filing of an updated registration statement.

HB 388

An ACT relating to governmental regulatory authority and declaring an emergency.

Amends KRS 65.7043 to include a mixed-use development project that includes a tract of undeveloped land that was owned by a liberal arts educational institution and bounded on one side by a four lane United States highway; amends KRS 154.30-060 to expand the definition of "mixed-use" and to allow provisions previously restricted to urban-county and consolidated-local governments to be available to all counties; amends KRS 65.7049 to make a technical change; amends KRS 189.2301 to remove the exception to the axle weight provisions for vehicles in excess of posted bridge weight limits; provides that the provisions of the Act are effective for applications for which a Tax Incentive Agreement has not been approved prior to the effective date of this Act; EMERGENCY.

HB 390

AN ACT relating to state government and declaring an emergency.

Repeals, reenacts, and amends KRS 153.215 to abolish, reestablish, and reorganize the Kentucky Arts Council, change the number of members on the council, and redistribute membership among different interests; amends KRS 148.850 to reorganize the Tourism Development Finance Authority by adding two members, one of whom must represent film industry and one with experience in financial management or economic development; amends KRS 148.853 to prohibit any project from being eligible for incentives if it is lewd, offensive, or detrimental to the tourism industry; amends KRS 45.763 to clarify that the General Assembly through the Capital Projects and Bond Oversight Committee must review and approve public private partnership projects prior to work beginning; amends 45A.077 to allow Secretary of Finance to consult with contracting body after review by the committee and set time periods for action on unsolicited bids; amend KRS 65.028 to allow designees to appear at meetings of Public Private Partnership Board, exempt smaller contracts from being submitted to Public Private Partnership Board, set time periods regarding unsolicited bids; amends KRS 175B.015 to remove the requirement for quarterly meetings; amends KRS 175B.020 to remove the commitment to pay costs incurred in evaluation of unsolicited proposal and implement a standardize fee set by administrative regulation; amends various statutes to prohibit proposals that seek or purport to bind any future General Assembly to appropriate moneys; confirms executive orders 2016-824 and 2016-210; EMERGENCY.

HB 394

AN ACT relating to reorganization of the building trades.

Creates a new section of KRS Chapter 198B to create and establish the Housing, Buildings and Construction Advisory Committee, constitute membership of the committee and fix compensation, require the committee to provide ongoing advice to the department, prohibit the committee from becoming directly involved in licensing and regulation of housing, building and construction matters regulated by the department, and require the department to give the committee 30 days to review and comment on a proposed regulation before the regulation is promulgated, amended, or repealed; amends various sections in KRS Chapter 198B to abolish the Kentucky
Board of Housing, Buildings and Construction, the Board of Heating, Ventilation and Air Conditioning Contractors, the Kentucky Single Family Dwellings Advisory Committee and the Elevator Advisory Committee; amends various sections in KRS Chapter 227 to abolish the Electrical Advisory Committee and the Manufactured Home Certification and Licensure Board; amends various sections in KRS Chapter 236 to abolish the Board of Pressure Vessel Rules; amends various sections in KRS Chapter 318 to abolish the State Plumbing Code Committee, transfer all authority, duties, functions, rights, responsibilities, obligations, records, equipment, staff and supporting budgets of the abolished boards and committees to the department, delete references to outdated standards and requires the use of the current ANSI or ASME standards or other generally accepted industry standards, and delete references to the Building Officials and Code Administrators International, the International Conference of Building Officials, and the Southern Building Code Congress and replace those with the International Code Council and the National Fire Protection Association; amends various sections of KRS Chapters 198B, 227, 227A, 236, and 318 to conform; confirms Executive Order 2016-849.

HB 395
AN ACT relating to the reorganization of the Finance and Administration Cabinet.
Creates new sections of KRS Chapter 42 to establish the Division of Special Investigations within the Office of Inspector General, and establish the duties of the Office of Legislative and Intergovernmental Affairs; amends KRS 12.020 and 42.0145 to establish the Office of Inspector General and the Office of Legislative and Intergovernmental Affairs within the Office of the Secretary of the Finance and Administration Cabinet, and delete references to the Office of Public Information; amends KRS 131.020 to create within the Department of Revenue, the Office of Tax Policy and Regulation and the Division of Protest Resolution, the heads of which shall report directly to the commissioner, and abolish the Division of Protest Resolution within the Office of Processing and Enforcement; confirms Executive Order 2016-602.

HB 396
AN ACT relating to the Kentucky State Police and declaring an emergency.
Amends KRS 15A.197 to include the Kentucky State Police Foundation; amends KRS 16.040 to remove the age cap, provide additional criteria for the appointment of police officers by administrative regulation, and prohibit persons appointed as officers who meet the high school diploma or General Education Development requirement from being given a duty assignment until they have 60 hours of credit, or an associate degree, from an accredited college or university; amends KRS 16.052 to provide that salary increases based on promotion to a higher rank begin on the first day of promotion; amends KRS 16.080 to allow the commissioner to promulgate administrative regulations setting out an ethics code for officers of the department and individuals employed as a Trooper R Class or CVE R Class; EMERGENCY.

HB 403
AN ACT relating to the Kentucky Horse Park.
Repeals, reenacts, and amends KRS 148.260 to abolish, reestablish, and reorganize the Kentucky Horse Park Commission, change the number of members on the commission, redistribute membership among different interests, and permit Governor to designate one member as vice chairman; confirms Executive order 2016-281; authorizes administrative regulations for operation, parking, and removal of vehicles from Kentucky Horse Park grounds.
HB 404

AN ACT relating to commercial parcel delivery.

Creates a new section of KRS Chapter 189 to allow commercial delivery personnel to use golf carts, low-speed vehicles, and utility vehicles for delivery of express mail and packages in residential areas, define “commercial delivery personnel,” “local government,” “residential area,” and “utility vehicle,” outline use provisions, outline vehicle requirements, allow vehicles operating under this section to pull a trailer, allow a local government to specify by ordinance each roadway that is prohibited for use by vehicles operating under this section and the time period during which commercial delivery personnel may operate, prohibit a local ordinance adopted under this section from assessing fees or setting vehicle equipment requirements, require a commercial delivery service to give at least a 60-day notice to a local government prior to the operation of vehicles under this section on roadways under the local government's jurisdiction, exempt local governments that have adopted an ordinance under KRS 189.286 from the notification requirements of this section, allow the Transportation Cabinet to promulgate administrative regulations to implement these provisions, and require commercial delivery personnel to comply with administrative regulations promulgated by the Transportation Cabinet.

HB 410

AN ACT relating to operator's licenses and personal identification cards and making an appropriation therefor.

Amends KRS 186.410 to specify that the Transportation Cabinet is the issuing agency for operator's licenses and personal identification cards, allow applications through alternative technology, including KYTC mobile units, establish a base renewal period of 8 years for operator’s licenses and personal ID cards, and require drivers under 18 who apply for an instruction permit to enroll in a driver education course; repeals and reenacts KRS 186.412 to set forth the application process for citizens and permanent residents to apply for operator's licenses and instruction permits, identify the information required in the application process, require electronic scanning of supporting documents used in the application process, and provide exceptions for applicants for non-enhanced documents; creates a new section of KRS 186.400 to 186.640 to set forth the application process for immigrants who can show proof of legal presence to apply for operator’s licenses and instruction permits, require that immigrants applying for an operator's license apply with the Transportation Cabinet instead of the circuit clerk, require verification through the SAVE alien verification system, require an immigrant with a change in status to update information with the Transportation Cabinet within 10 days, state that licenses issued under this section are good for the length of time a person's visa is valid or 8 years, whichever is shorter, and specify that if an immigrant does not have a date certain on his or her immigration status, the license issued will be valid for 1 year; creates a new section of KRS 186.400 to 186.640 to set forth the application procedures for citizens and permanent residents to apply for personal identification cards; creates a new section of KRS 186.400 to 186.640 to set forth the application procedures for immigrants who can show proof of legal presence to apply for personal identification cards, with similar limitations and restrictions as for operator's licenses; creates a new section of KRS 186.400 to 186.640 to establish the form and composition of operator’s licenses and personal identification cards, including the requirements for photographs taken, allow the wearing of religious headdresses that do not obscure the face in the picture, require name changes through marriage, divorce, or other name changes to conform to an applicant's name on file with the Social Security Administration, and allow photoless IDs for individuals with religious objections; creates a new
section of KRS 186.400 to 186.640 to establish procedures and fees for the child ID program; creates a new section of KRS 186.400 to 186.640 to establish procedures for the issuance of personal identification cards or operator’s licenses to inmates being released from state and federal correctional institutions and individuals on probation and parole; creates a new section of KRS 186.400 to 186.640 to allow renewal by mail for active duty members of the military stationed outside the Commonwealth, their spouses and dependents, allow a 90-day extension for active duty military members, their spouses and dependents returning home to renew their licenses, and set forth procedures and requirements for the issuance of a “veteran” notation on an operator’s license or personal ID card; creates a new section of KRS 186.400 to 186.640 to require the Transportation Cabinet to develop a system of voluntary enhanced secure licenses and personal ID cards, identify features of the system, give all applicants, including individuals coming into Kentucky from another state, the option to apply for an enhanced secure identity document, allow current holders of non-enhanced secure identity documents the option to apply for an enhanced secure identity document, allow individuals ineligible under federal standards for an enhanced secure identity document to apply for a non-enhanced secure identity document, set same fees for both enhanced secure and non-enhanced secure identity documents, clarify that electronic connectivity with agencies or organizations must be limited to the minimum amount of data necessary to verify data presented by the applicant, process the application, and produce and distribute the identity documents, and limit data-sharing as required under the federal Driver’s Privacy Protection Act, and require the KYTC to promulgate administrative regulations to set standards for the voluntary enhanced secure identity document system; creates a new section of KRS 186.400 to 186.640 to set forth the documents required to apply for an enhanced secure identity document; amends KRS 186.401 to redefine “driver’s license” and define “operator’s license”; amends KRS 186.4101 to allow the Transportation Cabinet, within the first 4 years of the effective date of the Act, to issue identity documents with terms of both 4 and 8 years in order to accommodate the transition to an 8-year issuance period; amends KRS 186.4125 to require a certified copy of a birth certificate, valid U.S. Passport, or permanent residency card to apply for a voluntary enhanced secure identity document, retain existing language allowing the use of an original hospital birth certificate for a non-enhanced secure identity document, and require the KYTC to apply to DHS for a waiver for an exception to allow hospital birth certificates to be used for voluntary enhanced secure identity documents; amends KRS 186.442 to clarify procedures for the issuance of a restricted “Kentucky Only” operator's license; repeals and reenacts KRS 186.531 to set fees for instruction permits, operator's licenses, and personal identification cards, set forth the distribution of fees, specify that the fees for a 4-year license issued within the first 4 years after the effective date of the Act shall be 50 percent of the fee listed, with all distributions subsequently reduced by 50 percent, specify that fees for identity documents applied for using alternative technology shall be distributed in the same manner as identity documents applied for with the circuit clerk, set forth procedures for voluntary donations to promote organ donation, establish donation levels of $2 for an 8-year document and $1 for a document with a term of less than 8 years, require donations to be forwarded to the Kentucky Circuit Court Clerks’ Trust for Life and appropriate funds to promote an organ donation program, clarify that a person who wishes to rescind a declaration of making an anatomical gift should contact the Trust for Life rather than the person’s circuit clerk, establish a $30 application fee for operator's licenses and personal identification cards for applicants that are not US citizens or permanent residents or who are obtaining photoless license or ID card, create a new section of KRS Chapter 27A to establish the circuit court clerk salary account, set forth streams of income including a portion of fees under...
Sections 21 and 24 of the Act, and appropriate money in the fund to hire additional deputy circuit clerks and provide salary adjustments to deputy circuit clerks; creates a new section of KRS Chapter 174 to establish the KYTC photo license account, set forth stream of income, including a portion of the fees under Section 21 of this Act, and appropriate moneys in the fund for the purpose of verifying, creating, and distributing enhanced secure identity documents; amends KRS 186.540 to clarify that fees for corrected licenses be set as provided in Section 21 of the Act, and require the Transportation Cabinet to issue a corrected license free of charge to an individual who is mailed an identity document that contains an error; repeals, reenacts, and renumbers KRS 186.6401 as KRS 186.635 to conform and to bring the section into the statutory range dealing with operator's licenses; amends KRS 281A.120 to clarify that only citizens and permanent residents of the United States are eligible to receive a CDL; amends KRS 281A.150 to set forth the fees established by the Transportation Cabinet for application and issuance of CDLs and eliminate outdated references; amend KRS 186.010 to define "identity document" and "travel ID"; adjusts the effective date so that Section 10, which requires the establishment for a voluntary enhanced secure identity document system by the KYTC, will take effect on the regular effective date for legislation from the 2017 Regular Session, with other sections of the Act taking effect January 1, 2019; amends KRS 15A.358, 186.4125, 186.430, 186.435, 186.440, 186.450, 186.480, 186.490, 186.520, 186.535, 186.570, 186.579, 189.011, 281A.140, and 281A.160 to conform; repeals KRS 186.495 and 186.5315; delayed effective date of January 1, 2019; APPROPRIATION.

HB 417

AN ACT relating to an individual's right to concealed carry.

Amends KRS 237.137 to provide that it is a violation to prevent a person authorized to concealed carry from doing so on a permitted property and establish fines; amends 237.110 to establish parameters for organizations which may train and certify firearms instructors to teach safety courses to concealed deadly weapons permit applicants; amends KRS 237.122 to clarify the amount remitted to the department per student; amends KRS 237.138 and 237.132 to remove the requirement that hands-on firearms cleaning be part of courses.

HB 443

AN ACT relating to reorganization, making an appropriation therefor, and declaring an emergency.

Establishes KRS Chapter 324B and creates new sections thereof to grant the Department of Professional Licensing supervision over the new Real Estate Authority, define terms, including "real property board," which means the Board of Home Inspectors, Real Estate Commission, Real Estate Appraisers Board, or Board of Auctioneers, establish the department, which is managed by a commissioner, within the Public Protection Cabinet, create the Kentucky Real Estate Authority within the Department of Professional Licensing, appoint an executive director to manage the authority, set out the duties and powers of the authority and the executive director, authorize the executive director to approve or disapprove the administrative regulations and budgets of the real property boards, direct the executive director to provide government oversight of the real property boards, require the executive director to automatically hear and issue a final order regarding any real property board decision that would otherwise be subject to appeal, make the final order part
of a continuous proceeding as if before a single agency under KRS 13B.120(7), require the executive director to have at least 10 years of prior experience in one of the professions under the jurisdiction of a real property board, empower the authority to provide personnel and administrative support for the real property boards, and permit the authority to hire up to four administrative coordinators to carry out the administrative functions and day-to-day operations of the real property boards; repeals, reenacts, and amends KRS 224.10-052 and 224.10-053 as new sections of KRS Chapter 324B to replace the Office of Occupations and Professions with the Department of Professional Licensing and direct the department to assume all of the responsibilities formerly held by the office; repeals and reenacts 198B.704 to establish the Board of Home Inspectors, set the board at five members and lists the requirements and circumstances for membership, fix the procedures for selecting members for the board, determine board privileges and duties, name circumstances that could lead to removal of a board member, set reimbursement and compensation limits for board members, and permit board members and staff to attend and travel to and from board-related or industry-related meetings and events with the approval of the executive director; amends KRS 198B.706 to require that home inspections conform to the standards of practice of the International Association of Certified Home Inspectors; amends KRS 198B.728, 324.200, 324A.052, and 330.130 to hear appeals from the executive director’s final orders in the Circuit Court of the county containing the licensee’s principal place of business or the applicant’s residence; amends KRS 324.281, 324A.015, and 330.050 to modify the Real Estate Commission, Real Estate Appraisers Board, and Board of Auctioneers to mirror the new board scheme established for the board of Home Inspectors; amends KRS 324.2811 to set the circumstances that could lead to removal of a Real Estate Commission member; amends KRS 12.020, 12.252, 164.6903, 164.6905, 164.6909, 164.6911, 164.6913, 164.6915, 164.6923, 164.6929, 309.131, 309.329, 309.404, 319B.020, 319B.040, 324A.020, 324A.025, 324A.060, 329A.025, 334.170, 433.900, 433.902, and 433.906 to conform; repeals KRS 324.283; sets initial real property board terms; forbids the board member expansions from removing the three initial appointees; allows board members serving on November 30, 2016, to serve out their terms as nonvoting ex officio members of their boards with reduced compensation; confirms Executive Order 2016-859, to the extent not otherwise confirmed or superseded; APPROPRIATION; EMERGENCY.

HB 453

AN ACT relating to the Kentucky Claims Commission.

Establishes KRS Chapter 49 for the creation of the Kentucky Claims Commission, reassign all duties and responsibilities of the Board of Claims, Kentucky Board of Tax Appeals, and Crime Victims Compensation Board to the Kentucky Claims Commission by amending various statutes, raise the cap for negligence claims against the Commonwealth for a single claim from $200,000 to $250,000 and for multiple claims from $350,000 to $400,000, raise the threshold from $1,000 to $2,500 for negligence claims that may be investigated by the commission, raise the threshold from $1,000 to $2,500 for contested negligence claims that shall receive a hearing, raise the threshold for appeals of the commission's awards for negligence from $1,000 to $2,500, and provide that negligence claims less than $250 may not be brought before the commission; repeals KRS 44.075, 44.080, 131.310, 131.315, 131.320, 131.330, and 346.030; confirms Executive Order 2016-576.
HB 469

AN ACT to revise and correct the Kentucky Revised Statutes.

Statute Reviser's bill for the 2017 Regular Session; makes legislative findings and declarations on the nature and reasons for the statutory changes being made; amends KRS 311.685 and 343.020 to correct inadvertent drafting errors in statutory text; amends KRS 134.452, 154.33-510, 243.200, and 402.100 to correct improper in-text statutory references; repeals KRS 158.650, 158.680, 158.685, and 158.710, whose provisions expired in 1996; amends KRS 156.160 and 160.107 to conform.

HB 471

AN ACT amending the 2016-2018 executive branch biennial budget, making an appropriation therefor, and declaring an emergency.

Stipulates that from July 1, 2017, through June 30, 2018, for all retirees under the age of 65 who participate in the Kentucky Group Health Insurance Program through the Kentucky Teachers' Retirement System (KTRS), the KTRS Board of Trustees shall have the authority to pay the same dependent subsidy that Executive Branch agencies pay for their active employees who have similar coverage; directs any unexpended SEEK funds carried forward into fiscal year 2017-2018 to be used for pupil transportation and distributed in accordance with KRS 157.370; under the SEEK budget unit, includes funding mechanism for public charter schools and includes language relating to public charter school employees; under the Learning and Results Services budget unit, amends language relating to the use of local district capital funds; requires that funds received relating to the Volkswagen Mitigation Trust Agreement be held in a trust and agency account and not be expended or appropriated without the express authority of the General Assembly; appropriates to the Council on Postsecondary Education General Fund moneys to fully fund veterinary medicine and optometry slots in the Contract Spaces Program; includes leases for the University of Kentucky and the University of Louisville; APPROPRIATION; EMERGENCY.

HB 473

AN ACT relating to unemployment insurance.

Amends KRS 341.070 to clarify who is a subject employer; amends KRS 341.191 to set forth requirements regarding the disclosure of information and records; amends 341.540 to set forth requirements for successor employers; amends KRS 341.614 to require that delinquent surcharge and interest collected after July 31, 2017, be deposited into the penalty and interest account; amends KRS 341.990 to conform.

HB 482

AN ACT amending the 2016-2018 executive branch biennial budget, making an appropriation therefor, and declaring an emergency.

Appropriates to Economic Development $641,000 in General Fund moneys for new debt service to support new bonds for the Kentucky Economic Development Finance Authority Loan Pool; establishes the Office of Employment Training Building Proceeds Fund; directs up to $3,500,000 of proceeds from the disposal of state-owned real property operated by the Office of Employment and Training to be retained and credited to the Office of Employment Training Building Proceeds Fund; increases fiscal year 2017-2018 authorization of Bond Funds for the Kentucky Economic Development Finance Authority Loan Pool from $7,000,000 to $22,000,000 and inserts language relating to the source of funds; APPROPRIATION; EMERGENCY.
HB 484

AN ACT relating to sponsorships.

Creates a new section of KRS Chapter 45A to define terms relating to sponsorships; creates a new section of KRS Chapter 45A to specify the conditions under which a governmental body is authorized to bestow commemorations, memorials, and naming rights, the process for awarding sponsorships, and the use of prohibited sources, but prohibits naming rights for state parks, cemeteries, historical memorials, battlefields, state institutions of higher education, historical landmarks, the Capitol, the Capitol Annex, lakes, and rivers; amends KRS 11A.010 to eliminate the waiver of a registration fee for a presenter at a conference or training related to sponsorship acquisition from the definition of "gift"; amends KRS 11A.045 to exclude activities involving sponsorships and honoraria and individuals traveling on their own while involved in activities relating to sponsorships and honoraria from the gift restrictions; amends KRS 11A.055 to exclude tourism promotion from the prohibitions on fund raising by state agencies, and excludes nonprofit organizations affiliated with the cabinet from the provisions of the chapter; amends KRS 45A.045 to allow sponsorships to be granted by noncompetitive negotiation under certain conditions; amends KRS 45A.810 to conform.

HB 492

AN ACT relating to temporary custody orders.

Amends KRS 403.280 to allow a court to adopt a temporary custody agreement as the temporary custody order of the court if the plan presented is mutually agreed upon and adequately provides for the welfare of the child and create a rebuttable presumption that there shall be temporary joint custody and equal parenting time.

HB 498

AN ACT relating to the United States Department of Veterans Affairs.

Amends various statutes to update existing United States Veterans Administration references to the United States Department of Veterans Affairs.

HB 502

AN ACT relating to the administration of justice and declaring an emergency.

Amends KRS 23A.045 to add the Sixth Judicial Circuit to the circuits that have three circuit judges, allowing for a Family Court judge in that circuit; amends KRS 23A.040 to conform; retroactive to April 16, 2016; EMERGENCY.

HB 520

AN ACT relating to charter schools.

Creates new sections of KRS Chapter 160 to describe the intent of the General Assembly and the purposes of authorizing public charter schools, establish a public charter school project and identifies public charter school authorizers, define terms, describe the characteristics and the requirements of a public charter school, identify the requirements and the components of a public charter school application, describe the responsibilities of public charter school authorizers, describe public charter school renewal and revocation processes, identify the components of a public charter school annual report, require use of specific systems to report student data and financial data, identify the requirements for student enrollment, and identify the process to convert an existing public school into a conversion public charter school; creates a new section of KRS
161 to require certified and classified employees of a public charter school to participate in and make required contributions to the appropriate state-sponsored retirement system, and clarify collective bargaining rights for public charter school employees.

**HB 522**

AN ACT relating to state agency children.  
Creates a new section of KRS Chapter 158 to allow a state agency child who is at least 17 years old to seek a high school equivalency diploma.

**HB 524**

AN ACT relating to crimes and punishments.  
Amends KRS 17.500 to include promoting human trafficking involving commercial sexual activity as a criminal offense against a minor if the victim is under 18; amends KRS 156.095 to require public schools to display the National Human Trafficking Reporting Hotline; amends KRS 176.415 to require the Department of Highways to post the hotline number of the National Human Trafficking Resource Center in all rest areas; amends KRS 500.080 to add specific injuries to a child under 12 to the definition of “serious physical injury” as used throughout the Kentucky Penal Code.

**HB 540**

AN ACT relating to aviation safety.  
Creates a new section of KRS Chapter 183 to allow commercial airports to prepare unmanned aircraft facility maps, require the map to be filed with the secretary of the airport board and published on the airport's Web site, require consultation in developing the map with the FAA control tower at an airport, if one exists, and restrict the scope of a map to approach surface areas defined by federal regulations, mandate that any such map restricting the operation of unmanned aircraft published by the FAA shall be the unmanned aircraft facility map for that airport; creates a new section of KRS Chapter 183 to prohibit the operator of an unmanned aircraft or the operator's supervisor from operating or allowing the operation of an unmanned aircraft in a reckless manner or a manner that would cause an incursion, exempt unmanned aircraft operated from commercial purposes in accordance with FAA regulations; amends KRS 189.011 to define the terms “commercial airport,” “operate,” “operator,” “unmanned aircraft,” and “unmanned aircraft facility map”; amends KRS 183.990 to provide penalties.

**HCR 48**

Urges the United States Food and Drug Administration to withdraw its proposed standard for NNN levels on ingredients and constituents in smokeless tobacco products.

**HJR 56**

Directs the Kentucky Division of Water to conduct a study identifying privately owned and operated small wastewater treatment plants in the state, as well as providing certain data relating to the plants, to devise a practical emergency intervention method to respond to plant failures, and to suggest any legislative changes that are necessary to prevent failures or abandonment of these plants and ensure continuity of service to the plants’ customers; EMERGENCY.
HCR 59
Designates April 6, 2017, as the World War One Centennial Day throughout the Commonwealth of Kentucky.

HCR 90
Urges Congress to designate the southern portion of the Edward T. Breathitt Pennyrile Parkway as Interstate 169.
## Index

### Administrative Regulations and Proceedings

- Adult Education Program, high school equivalency diploma - HB 195
- Agencies, requirements, expiration or retention - HB 50
- Background checks, child care providers - HB 374
- Background checks, certain state employees - HB 262
- Board of Pharmacy, licensure, fees - HB 364
- Charter schools, exemption - HB 520
- Commissioner of Department of Financial Institutions, fees - HB 324
- Council on Postsecondary Education, comprehensive funding model - SB 153
- Energy and Environment Cabinet, nuclear power facility, regulation review - SB 11
- Finance and Administration Cabinet, service-disabled veteran-owned businesses, state purchasing - HB 161
- Health and Family Services Cabinet, controlled substances, Schedule I, scheduling - HB 158
- Kentucky Board of Education, charter schools, evaluation - HB 520
- Board of Education, Bible literacy - HB 128
- Board of Licensure for Recreational Therapy, establishment - SB 219
- Board of Optometric Examiners, license renewal fee, establishment - HB 239
- Higher Education Assistance Authority, KEES scholarships, apprenticeships, authorization - HB 206
- Law Enforcement Council, peace officer training, equivalency standards - SB 197
- National Guard and Reserve component members, death benefits - SB 81; HB 268
- Police officer, appointment - HB 396
- Real property occupational boards, executive director review - HB 443
- Retirement Systems, creditable compensation growth, limitation - SB 104
- State Police, vehicle accident report, form - HB 215
- Transportation
  - Cabinet, military surplus vehicle, titling and modification - SB 176
  - Cabinet, Travel ID identity documents - HB 410
- Vital Statistics, abortions, reports - SB 5

### Advertising

- Long-term care facilities, advertising, contents - SB 150

### Advisory Boards, Commissions, and Committees

- Advisory Council to Kentucky Children’s Health Program, abolishment - HB 276
- Genetic Counselors Advisory Committee, creation - SB 146
- Kentucky
  - Auto and Truck Recyclers Licensing Advisory Board, abolishment - HB 276
  - Labor-Management Advisory Council, abolishment - HB 276
  - Workers’ Compensation Advisory Council, abolishment - HB 276
  - My Old Kentucky Home Advisory Commission, abolishment - HB 276
  - Sexual Assault Response Team Advisory Committee, establishment - HB 276
  - State Advisory Committee for Educational Improvement, abolishment - HB 276
  - Statewide Trauma System Advisory Committee, change to - HB 276
  - Underground Railroad Advisory Council, abolishment - HB 276

### Aeronautics and Aviation

- Airports, unmanned aircraft facility maps, development - HB 540
- Unmanned aircraft, operation near airports, restrictions - HB 540

### Aged Persons and Aging

- Absentee voting, mail and in-person, process - HB 319
- Lay caregiver, designation - SB 129
- Long-term care facilities, advertising, contents - SB 150
- Medicaid eligibility, property, fair market value - HB 314
- Minority report on elderly, delete - HB 276
- Ombudsman report - HB 276
<table>
<thead>
<tr>
<th>Agriculture</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agritourism</td>
</tr>
<tr>
<td>activity, venues - HB 360</td>
</tr>
<tr>
<td>building, building code, exemption - HB 360</td>
</tr>
<tr>
<td>Animal feed, transportation, weight tolerance - HB 174</td>
</tr>
<tr>
<td>Equine cruelty, restitution, custody - HB 200</td>
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<tr>
<td>Food donations, civil and criminal immunity, protections - HB 237</td>
</tr>
<tr>
<td>Industrial hemp research program, requirements - SB 218</td>
</tr>
<tr>
<td>Kentucky Agriculture Resources Development Authority, abolishment - HB 276</td>
</tr>
<tr>
<td>Livestock, definition - SB 139</td>
</tr>
<tr>
<td>Nondivisible load, definition - HB 265</td>
</tr>
<tr>
<td>Smokeless tobacco ingredient, regulation, urge halt - HCR 48</td>
</tr>
<tr>
<td>State Fair Board, reorganization, Executive Order 2016-730 - SB 140</td>
</tr>
<tr>
<td>Timber trespass, farmland owners, limited exemption from treble damages - SB 38</td>
</tr>
<tr>
<td>Transportation, weight tolerance, products - HB 174, HB 184</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Animals, Livestock, and Poultry</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assault on a service animal, first degree, elements - HB 93</td>
</tr>
<tr>
<td>Dogs, ownership - HB 112</td>
</tr>
<tr>
<td>Equine cruelty, restitution, custody - HB 200</td>
</tr>
<tr>
<td>Livestock, definition - SB 139</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Appropriations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assisted outpatient treatment - SB 91</td>
</tr>
<tr>
<td>Bowling Green Veterans Center, bond funds - HB 13</td>
</tr>
<tr>
<td>Circuit</td>
</tr>
<tr>
<td>Clerks Trust for Life, voluntary donations with licenses, appropriation - HB 410</td>
</tr>
<tr>
<td>court clerk salary account, establishment - HB 410</td>
</tr>
<tr>
<td>Claims against the Commonwealth, appropriation - HB 274</td>
</tr>
<tr>
<td>Criminal Justice Reinvestment Fund, creation - SB 120</td>
</tr>
<tr>
<td>Deaf or hard of hearing protection trust fund, creation - SB 189</td>
</tr>
<tr>
<td>Industrial Hemp Research Pilot Program Fund, creation - SB 218</td>
</tr>
<tr>
<td>Juvenile Justice, state property, sale, proceeds - SB 173</td>
</tr>
<tr>
<td>KEES scholarships, apprenticeships, authorization - HB 206</td>
</tr>
<tr>
<td>Kentucky Board of Licensure for Recreational Therapy, establish - SB 219</td>
</tr>
<tr>
<td>Kentucky Coal Fields Endowment Authority, creation - HB 156</td>
</tr>
<tr>
<td>Kentucky Mountain Regional Recreation Authority, creation - HB 156</td>
</tr>
<tr>
<td>KYTC photo license account, establishment - HB 410</td>
</tr>
<tr>
<td>Postsecondary Education Performance Fund, establishment - SB 153</td>
</tr>
<tr>
<td>State/Executive Branch Budget, amendment - HB 471, HB 482</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Alcoholism</th>
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<tbody>
<tr>
<td>DUI death, shock probation, prohibition - HB 222</td>
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<th>Alcoholics</th>
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<table>
<thead>
<tr>
<th>Amusements and Recreation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agritourism</td>
</tr>
<tr>
<td>activity, venues - HB 360</td>
</tr>
<tr>
<td>building, building code, exemption - HB 360</td>
</tr>
<tr>
<td>Boxing and wrestling events, safety and licensure - HB 366</td>
</tr>
<tr>
<td>Fairs and festivals, distilled spirits sales at - HB 100</td>
</tr>
<tr>
<td>Sheriff, inspections and reporting, certain public places - HB 26</td>
</tr>
<tr>
<td>Youth camp, background checks, requirement - SB 236</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Arbitration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical review panel, health care provider litigation, utilization - SB 4</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Architects</th>
</tr>
</thead>
<tbody>
<tr>
<td>Architectural Barriers Advisory Committee, abolishment - HB 276</td>
</tr>
<tr>
<td>Archives and Records</td>
</tr>
<tr>
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</tr>
<tr>
<td>Autopsy images and recordings, public records, exemption - HB 67</td>
</tr>
<tr>
<td>Kentucky</td>
</tr>
<tr>
<td>Bicentennial Commission, abolishment - HB 276</td>
</tr>
<tr>
<td>Capitol Centennial Commission, abolishment - HB 276</td>
</tr>
<tr>
<td>Historical Events Celebration Commission, abolishment - HB 276</td>
</tr>
<tr>
<td>Natural History Museum, abolishment - HB 276</td>
</tr>
<tr>
<td>War of 1812 Bicentennial Commission, abolishment - HB 276</td>
</tr>
<tr>
<td>Underground Railroad Advisory Council, abolishment - HB 276</td>
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<thead>
<tr>
<th>Area Development Districts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Board members and staff, compliance standards - HB 189</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Arts and Crafts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reorganization, Kentucky Arts Council, Executive Order 2016-824 - HB 390</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Associations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business entities, omnibus - SB 235</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Athletics</th>
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<tbody>
<tr>
<td>Student athletes, concussion protocol - HB 241</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Attorney General</th>
</tr>
</thead>
<tbody>
<tr>
<td>Autopsy images and recordings, public records, exemption - HB 67</td>
</tr>
<tr>
<td>Consolidated local governments, incompatible offices, consultation - SB 222</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Attorney, Commonwealth's</th>
</tr>
</thead>
<tbody>
<tr>
<td>Autopsy images and recordings, public records, exemption - HB 67</td>
</tr>
<tr>
<td>Controlled substances monitoring - HB 314</td>
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<tr>
<th>Attorney, County</th>
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<tbody>
<tr>
<td>Autopsy images and recordings, public records, exemption - HB 67</td>
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<tr>
<th>Attorneys</th>
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<tbody>
<tr>
<td>Autopsy images and recordings, public records, exemption - HB 67</td>
</tr>
<tr>
<td>Best in Law program, termination, June 30, 2018 - HB 312</td>
</tr>
<tr>
<td>Civil actions, sex crimes, statute of limitations - SB 224</td>
</tr>
<tr>
<td>Medical review panel, health care provider litigation, utilization - SB 4</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Auctioneers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Board of Auctioneers, Executive Orders 2016-859, 2016-881 - HB 443</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Auditor of Public Accounts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Area development districts, audits - HB 189</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Background Checks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Child care providers, requirement - HB 374</td>
</tr>
<tr>
<td>State employees, requirement - HB 262</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Bail and Pretrial Release</th>
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<tbody>
<tr>
<td>Court costs and fines, inability to pay - SB 120</td>
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<tr>
<th>Banks and Financial Institutions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blue Sky laws, willful violation - HB 329</td>
</tr>
<tr>
<td>Depository institutions, third-party service providers, regulation - HB 324</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Barbers and Cosmetologists</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cosmetologists, hours of education, requirements - HB 271</td>
</tr>
</tbody>
</table>

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<thead>
<tr>
<th>Boards and Commissions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Advisory Council to the Kentucky Children’s Health Insurance Program, abolishment - HB 276</td>
</tr>
<tr>
<td>Alcoholic Beverage Control Board, omnibus changes - HB 183</td>
</tr>
<tr>
<td>Board of Education, membership - HB 277</td>
</tr>
<tr>
<td>Boxing and Wrestling Commission, creation - HB 366</td>
</tr>
<tr>
<td>Child Support Enforcement Commission, abolishment - HB 276</td>
</tr>
</tbody>
</table>
Commission on Proprietary Education, surety bonds - HB 238
Consolidated local governments, appointments - SB 222
Council for Families and Children, abolishment - HB 276
on Domestic Violence and Sexual Assault, abolishment - HB 276
Health Economics Control Commission, abolishment - HB 276
Kentucky
Agriculture Resources Development Authority, abolishment - HB 276
Auto and Truck Recyclers Licensing Advisory Board, abolishment - HB 276
Bicentennial Commission, abolishment - HB 276
Board of Family Health Care Providers, abolishment - HB 276
Board of Licensure for Recreational Therapy, establishment - SB 219
Board of Optometric Examiners, license renewal fee, establishment - HB 239
Capitol Centennial Commission, abolishment - HB 276
Cardiovascular Disease Initiative, abolishment - HB 276
Community and Technical College System board, membership - SB 107
Department of Housing, Buildings and Construction, reorganization, Executive Order 2016-849 - HB 394
Diabetes Research Board, abolishment - HB 276
e-Health Network Board, abolishment - HB 276
Executive Branch Ethics, lobbyist, registration, fee - HB 387
Executive Branch Ethics, preliminary investigation, records - HB 387
Health Care Infrastructure Authority, abolishment - HB 276
Historical Events Celebration Commission, abolishment - HB 276
Horse Park Commission, reestablish - HB 403
Horse Racing Commission, reorganization - SB 165
Innovation Commission, abolishment - HB 276
Labor-Management Advisory Council, abolishment - HB 276
National Guard and Reserve Employers’ Council, abolishment - HB 276
Natural History Museum Board of Directors, abolishment - HB 276
War of 1812 Bicentennial Commission, abolishment - HB 276
Workers’ Compensation Advisory Council, abolishment - HB 276
Long-Term Care Coordinating Council, abolishment - HB 276
Medical imaging and radiation therapy, out-of-state practitioners, licensure requirements - SB 116
Mining Board, Environmental Quality Commission, dissolution - SB 249
My Old Kentucky Home Advisory Commission, abolishment - HB 276
Offender employment and licensure, requirements - SB 120
Physical therapy board, interstate compact - HB 227
Public Officials Compensation Commission, abolishment - HB 276
Real property occupational boards, reorganization, Executive Orders 2016-859, 2016-881 - HB 443
Southern Coal Growth Policies Board, abolishment - HB 276
State Board of Medical Licensure, genetic counselors, licensing - SB 146
State Fair Board, reorganization, Executive Order 2016-730 - SB 140
Underground Railroad Advisory Council, abolishment - HB 276
University boards, membership - SB 107
University of Louisville Board of Trustees, reorganization - SB 12

Bonds, Public

Tax increment financing, pilot program, extension, requirements - HB 330

Bonds of Surety

Commission on Proprietary Education, surety bonds - HB 238

Budget and Financial Administration

Abortion services, establishment of payment restrictions and priorities - SB 8
Bowling Green Veterans Center, bond funds - HB 13
Claims against the Commonwealth, appropriation - HB 274
Family Court, three circuit judges, Sixth Judicial Circuit - HB 502
Postsecondary performance funds, distribution - SB 153
State/Executive Branch Budget, amendment - HB 471, HB 482
Tax increment financing, pilot program, extension - HB 330
### Campaign Finance

- Contribution limits, increase - SB 75
- Contributions from certain committees, aggregate limits, deletion - SB 75
- Reporting, single threshold, establishment - SB 75
- State executive committees, building fund accounts - SB 75

### Cemeteries and Burials

- Decedents, arrangements, authorized designees - HB 208

### Charitable Organizations and Institutions

- Civil and criminal immunity, protections, food donations - HB 237
- Overtime and minimum wage, exemption, clarification - HB 255

### Children and Minors

- Abortion, fetal development, 20 weeks, prohibition - SB 5
- Abuse and neglect records, background check - SB 236
- Advisory Council to the Kentucky Children’s Health Insurance Program, abolishment - HB 276
- Background checks, child care providers - HB 374
- Charter school, enrollment - HB 520
- Child Care program reports, delete - HB 276
- ID program, fees - HB 410
- Protective Service visits, unannounced - HB 253
- Support Enforcement Commission, abolishment - HB 276
- Commission for Children with Special Health Care Needs, membership - HB 276
- Controlled substances monitoring - HB 314
- Council for Families and Children, abolishment - HB 276
- on Domestic Violence and Sexual Assault, abolishment - HB 276
- Credit security freeze, minors under 16 years - SB 19
- Education employment, background check - SB 236
- High school, equivalency diploma, state agency children over 17 - HB 522
- High school students, civics test, graduation requirement - SB 159
- Immunizations, pharmacist administration - SB 101
- Juvenile records, expungement - SB 195

### Circuit Clerks

- Circuit court clerk salary account, establishment - HB 410
- Drug conviction data, KASPER electronic monitoring system - SB 32
- Operator’s licenses and personal ID cards, application process - HB 410
- Sheriff, inspections and reporting, certain public places - HB 26
- Trust for Life, voluntary donations with licenses, appropriation - HB 410

### Cities

- Code enforcement, joint boards - HB 318
- enforcement, notices - HB 318
- Kentucky Division of Water, small private sewer treatment plants, study - HJR 56
- Land bank authorities, liens and blighted properties, disposition - HB 318
- Peace officer training, out-of-state service or training, equivalency standards - SB 197
- Planning and zoning, appeal, bond - HB 72
- Police, employment contracts, training reimbursement - HB 337
- Sex offenders, publicly owned playground, restrictions - HB 38
### Solid
- Waste management facilities, counties containing a consolidated local government - HB 246
- Waste management services, provider displacement, requirements - HB 119
- Waste management district, cities’ waste stream composition, fee prohibition - HB 246

### Civil Actions
- Abortion, fetal development, 20 weeks, prohibition - SB 5
- Consumer protection, roofers, actions against - SB 128
- Dogs, ownership - HB 112
- Judgments, interest rate - HB 223
- Landlords, lease termination, protective orders, responsibilities - HB 309
- Medical review panel, health care provider litigation, utilization - SB 4
- Planning and zoning, appeal, bond - HB 72
- Sex crimes, statute of limitations for - SB 224
- Timber theft, treble damages, state of mind or mistake immaterial, exemptions - SB 38

### Civil Procedure
- Abortion, fetal development, 20 weeks, prohibition - SB 5
- Appeal, bond, planning and zoning - HB 72
- Health savings account, garnishment, execution, attachment, distress, or fee bill, exemption - SB 62
- Judgments, interest rate - HB 223
- Medical review panel, health care provider litigation - SB 4
- Protective orders, tenant protections - HB 309
- Statute of limitations, sex crimes, civil actions - SB 224

### Civil Rights
- Abortion, fetal development, 20 weeks, prohibition - SB 5
- Hate crime, peace officer or emergency medical services personnel, inclusion - HB 14

### Claims
- Claims against the Commonwealth, appropriation - HB 274

### Coal
- Areas overlying, permitting requirement, removal - HB 234
- Intention to mine coal, public notice, permit area - HB 234
- Mines, safety analysis visits - HB 384
- Mining Board, dissolution - SB 249
- Underground coal mines, full electrical inspections, reduction - HB 384

### Collective Bargaining
- Labor organization, mandatory membership or financial support, prohibition - HB 1
- Labor organization, deductions of membership dues without consent, prohibition - HB 1

### Commendations and Recognitions
- World War One Centennial Day, designation - HCR 59

### Commerce
- Commercial delivery, alternative vehicles, roadway operation - HB 404
- Motor vehicle dealers, disclosure of accident damage, sale - HB 294
- Service-disabled veteran-owned businesses, state purchasing - HB 161
- Transportation, weight tolerance, agricultural products - HB 174

### Committees
- Architectural Barriers Advisory Committee, abolishment - HB 276
- Personnel Steering Committee, abolishment - HB 276
- Sexual Assault Response Team Advisory Committee, establishment - HB 276
- State Advisory Committee for Educational Improvement, abolishment - HB 276

### Communications
- Kentucky Communications Network Authority, creation - HB 343
Legislative Research Commission
General Assembly Action 2017 Regular Session

e-Health Network Board, abolition - HB 276
Innovation Commission, abolition - HB 276
Public Service Commission, telephone exchange regulation, removal - SB 10

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**Confirmation of Appointments**

Adams, Tracy Voils, Education Professional Standards Board, confirm - SR 202
Akers, Jon Robert, Education Professional Standards Board, confirm - SR 209
Barker, Ray Anthony, Kentucky Lottery Corporation Board of Directors, confirm - SR 229
Beal, Ronald Cameron, Council on Postsecondary Education, confirm - SR 275
Bevins, James B., Fish and Wildlife Resources Commission, confirm - SR 190
Billingsley, Robert Mark, Governor’s Postsecondary Education Nominating Committee, confirm - SR 189
Black, Bonita Kay, University of Louisville Board of Trustees, confirm - SR 238
Bolcas, Michael Alan, Parole Board, confirm - SR 223
Bond, Kevin R., Fish and Wildlife Resources Commission, confirm - SR 212
Brock, Larry Ray, Parole Board, confirm - SR 224
Brandstetter, Benjamin Ernest, Council on Postsecondary Education, confirm - SR 293
Brunson, Stephen P., Kentucky Housing Corporation Board of Directors, confirm - SR 225
Burke, Jessica Ann, Kentucky Claims Commission, confirm - SR 279
Burnett, Sarah Lynn, Education Professional Standards Board, confirm - SR 205
Byrley, William Joseph, Personnel Board, confirm - SR 218
Carloss, Jr., M.D., Harry Worthington, Fish and Wildlife Resources Commission, confirm - SR 211
Carey, Marcus Stephen, Kentucky Claims Commission, confirm - SR 268
Chandler, Melissa, Parole Board, confirm - SR 222
Cicero, Robert J., Public Service Commission, confirm - SR 221
Clinard, Karl D., Fish and Wildlife Resources Commission, confirm - SR 215
Colyer, Rachel E., Education Professional Standards Board, confirm - SR 208
Cook, Betty Barnes, Governor’s Postsecondary Education Nominating Committee, confirm - SR 280
Cromer, Brian Alan, University of Louisville Board of Trustees, confirm - SR 237
Cundiff, Ben Lovell, Kentucky Board of Education, confirm - SR 285
Donan, William David, Mine Safety Review Commission, confirm - SR 233
Dye, Brent Edward, Administrative Law Judge, Department of Workers’ Claims, confirm - SR 195
Fishback, Ashley Rebecca, Education Professional Standards Board, confirm - SR 210
Frazier, Sandra Anne, University of Louisville Board of Trustees, confirm - SR 241
Gesenhues, Casey Michelle, Education Professional Standards Board, confirm - SR 206
Gimmel, Jr., Richard F., Kentucky Board of Education, confirm - SR 287
Graham, David M., Education Professional Standards Board, confirm - SR 188
Griffith, Beverly Hucheson, Personnel Board, confirm - SR 219
Grissom, J. David, University of Louisville Board of Trustees, confirm - SR 243
Haines, Mark O., Personnel Board, confirm - SR 192
Hajjar, Christina Ditty, Administrative Law Judge, Department of Workers’ Claims, confirm - SR 197
Henderson, Patrick M., Agricultural Development Board, confirm - SR 193
Horn, Paul B., Fish and Wildlife Resources Commission, confirm - SR 213
Houchens, Gary Wayne, Kentucky Board of Education, confirm - SR 274
Hughes, Louis Stewart, Agricultural Development Board, confirm - SR 186
Johnson, Alesa G., Kentucky Board of Education, confirm - SR 286
Jones, Gordon F., Agricultural Development Board, confirm - SR 184
Lively, Gale Fox, Kentucky Housing Corporation Board of Directors, confirm - SR 226
Mahan, James R., Agricultural Development Board, confirm - SR 194
McCann, Kimberly S., Governor’s Postsecondary Education Nominating Committee, confirm - SR 216
McCracken, John Hampton, Administrative Law Judge, Department of Workers’ Claims, confirm - SR 187
Medley, Diane B., University of Louisville Board of Trustees, confirm - SR 242
Mentzer, Lucas V., Council on Postsecondary Education, confirm - SR 284, SR 290
Minter, Angela Denise, Governor’s Postsecondary Education Nominating Committee, confirm - SR 277
Monteiro, Catherine Johstono, Kentucky Personnel Board, confirm - SR 276
Morgan, R. Daniel, Education Professional Standards Board, confirm - SR 203
Mudd, Caroline Whitlock, Parole Board, confirm - SR 191
Neal, Richard Edwin, Administrative Law Judge, Department of Workers’ Claims, confirm - SR 196
O'Brien III, Thomas, Kentucky Registry of Election Finance, confirm - SR 232
Orange, Edwin Ray, Governor's Postsecondary Education Nominating Committee, confirm - SR 217
Owens, William A., Education Professional Standards Board, confirm - SR 207
Pedigo, Al William, Agricultural Development Board, confirm - SR 185
Powers, Sherry Wilson, Education Professional Standards Board, confirm - SR 201
Ramsey, Sandra Kay, Education Professional Standards Board, confirm - SR 200
Ravichandran, Vidya, Council on Postsecondary Education, confirm - SR 282
Reynolds, Shawn Labray, Council on Postsecondary Education, confirm - SR 289
Rice-Smith, Monica, Administrative Law Judge, Department of Workers' Claims, confirm - SR 198
Rogers, Cynthia D., Kentucky Lottery Corporation Board of Directors, confirm - SR 228
Rogers, James Michael, University of Louisville Board of Trustees, confirm - SR 235
Sahney, Nitin, University of Louisville Board of Trustees, confirm - SR 239
Salyer, Thomas Ralph, Education Professional Standards Board, confirm - SR 204
Schmitt, Michael J., Public Service Commission, confirm - SR 220
Schnatter, John Hampton, University of Louisville Board of Trustees, confirm - SR 240
Schult, William M., Kentucky Lottery Corporation Board of Directors, confirm - SR 230
Seymore, Milton C., Kentucky Board of Education, confirm - SR 288
Sloan, David Bryan, Mine Safety Review Commission, confirm - SR 234
Sommer, Mark F., Kentucky Lottery Corporation Board of Directors, confirm - SR 231
Stephens, Janet L., Governor's Postsecondary Education Nominating Committee, confirm - SR 278
Storm, Richard Mitchell, Fish and Wildlife Resources Commission, confirm - SR 214
Summers V, William E., Kentucky Housing Corporation Board of Directors, confirm - SR 227
Wessels, Carlo R., Kentucky Claims Commission, confirm - SR 281
Williams, Jane Rice, Administrative Law Judge, Department of Workers' Claims, confirm - SR 199
Wright, Dr. Ronald Lynn, University of Louisville Board of Trustees, confirm - SR 236
Wright, Virginia Carol, Council on Postsecondary Education, confirm - SR 283

Consolidated Local Governments

Land bank authorities, liens and blighted properties, disposition - HB 318
Mayor and legislative council, powers - SB 222
Waste management district, cities' waste stream composition, fee prohibition - HB 246

Consumer Affairs

Medical review panel, health care provider litigation, utilization - SB 4
Protected consumers, credit security freezes - SB 19

Contracts

Employment contracts, police, training reimbursement - HB 337
contracts, sheriff deputies, training reimbursement - HB 337
Leases, protective orders, tenant protections - HB 309
Nursing staff, veteran nursing homes, personal service contracts, exemption - HB 311
Rental agreements, protective orders, tenant protections - HB 309

Cooperatives

Business entities, omnibus - SB 235

Coroners

Autopsy images and recordings, public records, exemption - HB 67

Corporations

Business entities, omnibus - SB 235
Public benefit corporations, establishment - HB 35

Corrections and Correctional Facilities, State

Supervision, District Court, request - HB 282

Counties

Board of assessment, appeals - HB 284
Code enforcement, joint boards - HB 318
enforcement, notices - HB 318
Driver’s license fees, county roads, share - HB 410
Kentucky Division of Water, small private sewer treatment plants, study - HJR 56
Kentucky Mountain Regional Recreation Authority, creation - HB 156
Land bank authorities, liens and blighted properties, disposition - HB 318
Peace officer training, out-of-state service or training, equivalency standards - SB 197
Planning and zoning, appeal, bond - HB 72
Police, employment contracts, training reimbursement - HB 337
Property valuation administrators, methods of valuation - HB 284
valuation, appeals - HB 284
Retirement, final compensation, definition - SB 126
Sex offenders, publicly owned playground, restrictions - HB 38
Sheriff, inspections and reporting, certain public places - HB 26
Solid waste management facilities, cities in consolidated local government - HB 246
waste management services, provider displacement, requirements - HB 119

Counties, Urban

Land bank authorities, liens and blighted properties, disposition - HB 318

County Clerks

Absentee voting, mail and in-person, process - HB 319
Consolidated local governments, public notice - SB 222
Drug conviction data, KASPER electronic monitoring system - SB 32
Local option election, petition, requirements - HB 319
Manufactured housing, affidavit of severance, requirements - HB 270
Military surplus vehicle, titling and registration - SB 176
Special license plates, Gold Star Sons and Daughters - SB 122
Speed titles, issuance, time - HB 27

County Judges/Executive

Kentucky Mountain Regional Recreation Authority, creation - HB 156

Courts

Child placement, fictive kin, eligibility - HB 180
Civil actions, sex crimes, statute of limitations - SB 224
Civil and criminal immunity, protections, food donations - HB 237
Court costs and fines, inability to pay - SB 120
Drug conviction data, KASPER electronic monitoring system - SB 32
Equine cruelty, restitution, custody - HB 200
Eviction, defense, protective order - HB 309
Family Court, three circuit judges, Sixth Judicial Circuit - HB 502
Health savings account, garnishment, execution, attachment, distress, or fee bill, exemption - SB 62
Judgments, interest rate - HB 223
Medical review panel, health care provider litigation, utilization - SB 4
Planning and zoning, appeal, bond - HB 72

Courts, Circuit

Autopsy images and recordings, public records, exemption - HB 67
Court costs and fines, inability to pay - SB 120
Family Court, three circuit judges, Sixth Judicial Circuit - HB 502
Sheriff, inspections and reporting, certain public places - HB 26

Courts, District

Assisted outpatient treatment, court orders - SB 91
Court costs and fines, inability to pay - SB 120

Courts, Family

Child placement, fictive kin, eligibility - HB 180
Planning and zoning, appeal, bond - HB 72
Sixth Judicial Circuit - HB 502
Temporary custody orders, joint custody, presumption - HB 492

Courts, Fiscal

Code enforcement, joint boards - HB 318
enforcement, notices - HB 318
Jailers, detail duties and compensation, fiscal year - SB 39
Crime Victims

Autopsy images and recordings, public records, exemption - HB 67
Council on Domestic Violence and Sexual Assault, abolition - HB 276
Crime Victims Compensation Board, reorganization - HB 453
Domestic and dating violence, reporting - HB 309
DUI death, shock probation, prohibition - HB 222
Hate crime, peace officer or emergency medical services personnel, inclusion - HB 14
Kentucky Claims Commission, creation - HB 453
Kentucky Penal Code, serious physical injury, definition - HB 524
Protective orders, tenant protections - HB 309
Sex crimes, civil actions, statute of limitations for - SB 224
offenders, publicly owned playground, restrictions - HB 38
Sexual Assault Response Team Advisory Committee, repeal and reenactment of - HB 276
Timber theft, treble damages, state of mind or mistake immaterial, exemptions - SB 38

Crimes and Punishments

Abortion, fetal development, 20 weeks, prohibition - SB 5
Aggravated trafficking, fentanyl, and derivatives - HB 333
Angel Initiative Program, creation - SB 120
Assault on a service animal, first degree, elements - HB 93
Concealed carry, off-duty and retired peace officers, interference, violation - HB 417
Controlled substances monitoring - HB 314
substances, Schedule I, scheduling - HB 158
Crime Victims Compensation Board, reorganization - HB 453
Domestic and dating violence, reporting - HB 309
Drug conviction data, KASPER electronic monitoring system - SB 32
DUI death, shock probation, prohibition - HB 222
Education employment, child abuse and neglect records, background checks - SB 236
Equine cruelty, restitution, custody - HB 200
Hate crime, peace officer or emergency medical services personnel, inclusion - HB 14
Juvenile records, expungement - SB 195
Kentucky Claims Commission, creation - HB 453
Kentucky Penal Code, serious physical injury, definition - HB 524
Misdemeanor assault in hospital, warrantless arrest - SB 42
Overweight metal commodities permit, violation, fines - HB 184
Reentry drug supervision program, creation - SB 120
Reorganization, Justice and Public Safety Cabinet, Dept. of Criminal Justice Training, EO 2016-902 - HB 289
Securities fraud, penalty - HB 329
Sex offender registry, juvenile adjudications - SB 120
Sex offenders, publicly owned playground, restrictions - HB 38
Trafficking in controlled substance in first degree, heroin, fentanyl, derivatives - HB 333
Trafficking in misrepresented controlled substance, penalty - HB 333
Unmanned aircraft, reckless operation, penalties - HB 540
Violent offenders, parole - SB 120
Youth camp background checks, requirement - SB 236

Criminal Procedure

Abortion, fetal development, 20 weeks, prohibition - SB 5
ultrasound requirement - HB 2
Controlled substances, Schedule I, scheduling - HB 158
Court costs and fines, inability to pay - SB 120
Drug conviction data, KASPER electronic monitoring system - SB 32
DUI death, shock probation, prohibition - HB 222
Hate crime, peace officer or emergency medical services personnel, inclusion - HB 14
Juvenile records, expungement - SB 195
Misdemeanor assault in hospital, warrantless arrest - SB 42
Reorganization, Justice and Public Safety Cabinet, Dept. of Criminal Justice Training, EO 2016-902 - HB 289
Sex offenders, publicly owned playground, restrictions - HB 38

Data Processing

Controlled substances monitoring - HB 314
Drug conviction data, KASPER electronic monitoring system - SB 32
### Deaths

Administrative regulations, death benefits, National Guard and Reserve members - SB 81; HB 268
Autopsy images and recordings, public records, exemption - HB 67
Decedents, arrangements, authorized designees - HB 208
World War One Centennial Day, sacrifices of Kentuckians, recognition - HCR 59

### Disabilities and the Disabled

Absentee voting, mail and in-person, process - HB 319
Assault on a service animal, first degree, elements, exemption - HB 93
Assisted outpatient treatment, court orders - SB 91
Child Support Enforcement Commission, abolition - HB 276
Deaf or hard of hearing protection trust fund, creation - SB 189
Kentucky vehicle registration database, deaf or hard of hearing, indication - SB 189
Lay caregiver, designation - SB 129
Medicaid eligibility, property, fair market value - HB 314
Protected persons, credit security freeze - SB 19
Service-disabled veteran-owned businesses, state purchasing - HB 161

### Diseases

Dense breast tissue, testing, information - HB 78
Diabetes, report, availability - HB 276
Elevated blood levels, report, availability - HB 276
Hepatitis C, report, availability - HB 276
Immunizations to children, pharmacist administration - SB 101
Investigational drugs, biological products, or devices, terminal patients, use - SB 21
Kentucky Cardiovascular Disease Initiative, abolishment - HB 276
Diabetes Research Board, abolishment - HB 276
Tobacco cessation, health benefit coverage - SB 89

### Dogs

Assault on a service animal, first degree, elements - HB 93
Ownership, persons qualifying - HB 112

### Domestic Relations

Controlled substances monitoring - HB 314
Council on Domestic Violence and Sexual Assault, abolishment - HB 276
Domestic violence, report, availability - HB 276
Family Court, three circuit judges, Sixth Judicial Circuit - HB 502
Health and Family Services Cabinet, child protective service visits, unannounced - HB 253
Protective orders, terminated lease, civil liability - HB 309
Temporary custody orders, joint custody, presumption - HB 492
Violence, reporting - HB 309
Youth camp background checks, requirement - SB 236

### Driver Licensing

Immigrants, license and personal ID, application - HB 410
Photographs, headdresses, restrictions, elimination - HB 410
Proof of financial responsibility, minimum property damage liability coverage - SB 114
Voluntary travel ID, eligibility - HB 410

### Drugs and Medicines

Angel Initiative Program, creation - SB 120
Controlled substances monitoring - HB 314
substances, Schedule I, scheduling - HB 158
Dispensing, quantities, discretion - SB 205
Drug conviction data, KASPER electronic monitoring system - SB 32
Fentanyl derivatives, Schedule I - HB 333
Fentanyl or carfentanil, trafficking, penalty - HB 333
Health and Family Services Cabinet, drugs, prescribing patterns - HB 333
Immunizations to children, pharmacist administration - SB 101
Investigational drugs, biological products, or devices, terminal patients, use - SB 21
Laetrile, manufacture and sale - HB 276
Lay caregiver, designation - SB 129

### Distilled Spirits

Alcoholic beverages, omnibus - HB 183
Vintage distilled spirits, definition - HB 100
Long-term care facilities, physicians, prescribing authority - HB 333
Medical gas wholesaler, licensure - HB 364
Reentry drug supervision pilot program, creation - SB 120
Tobacco cessation, health benefit coverage - SB 89

**Economic Development**

Aviation fuel, sales and use tax credit, expansion - HB 368
Business entities, omnibus - SB 235
Kentucky
  Agriculture Resources Development Authority, abolishment - HB 276
  Coal Fields Endowment Authority, creation - HB 156
  Economic Development Partnership, executive officers - HB 257
  Horse Park Commission, reestablish - HB 403
  Innovation Commission, abolishment - HB 276
  Mountain Regional Recreation Authority, creation - HB 156
Livestock, definition - SB 139
Offender employment and licensure, requirements - SB 120
Prison Industry Enhanced Certification Program, creation - SB 120, HB 282
Public Private Partnership Board, reorganization - HB 390
Service-disabled veteran-owned businesses, state purchasing - HB 161
Southern Growth Policies Agreement, repeal of - HB 276
Tax increment financing, mixed-use development, definition, expansion - HB 388
Tourism Development Finance Authority, reorganization, Executive Order 2016-210 - HB 390
Work release of inmates, authorization - SB 120

**Education, Elementary and Secondary**

Academic standards and assessments, review committees - SB 1
Bible literacy, courses - HB 128
Board of Education, membership - HB 277
Employment, child abuse and neglect records, background checks - SB 236
Certification of teachers, alternative - SB 117
Charter school, requirements, authorizers - HB 520
Child, abuse or neglect, custody, notice - HB 33
Health and Family Services Cabinet, child protective service visits, unannounced - HB 253
High
  School Equivalency Diploma, GED, replacement - HB 195
  school students, civics test, graduation requirement - SB 159
High school, equivalency diploma, state agency children over 17 - HB 522
Human trafficking, hotline, posting - HB 524
Industry credential assessments, costs and graduation requirements - SB 1
Religious and political expression and assembly in schools - SB 17
Response-to-intervention system, advanced learners - SB 1
School
  district calendar committee, establishment - SB 50
  employees, certified or classified personnel, relatives as substitutes - HB 269
  Intervention and assistance, progress requirements - SB 1
State Advisory Committee for Educational Improvement, abolishment - HB 276
State accountability and assessment systems, changes - SB 1
Student athletes, concussion protocol - HB 241
Teacher scholarship, teaching dual credit, forgiveness - HB 312
Variable student instructional year, establishment - SB 50
Veteran, certification as teacher - SB 117
Writing program, requirements - SB 1

**Education, Finance**

Best
  in Care program, termination, June 30, 2018 - HB 312
  in Class program, termination, June 30, 2018 - HB 312
  in Law program, termination, June 30, 2018 - HB 312
Dual credit scholarship, eligibility - HB 206
KEES scholarships, apprenticeships, eligibility - HB 205
Kentucky National Guard members, tuition, residency - SB 136
Land bank authorities, liens and blighted properties, school taxes - HB 318
Public postsecondary comprehensive funding model, creation - SB 153
Teacher scholarship, teaching dual credit, forgiveness - HB 312
### Education, Higher

- Certification of teachers, alternative - SB 117
- Comprehensive universities, advanced practice doctoral programs, review - SB 147
- Council on Postsecondary Education, membership - SB 107
- Eastern Kentucky University, contract employees, Department of Criminal Justice Training, transfer - SB 197
- High School Equivalency Testing program, GED, replacement - HB 195
- KEES scholarships, apprenticeships, eligibility - HB 206
- Kentucky National Guard members, tuition, residency - SB 136
- Proprietary education, agents and schools, surety bonds - HB 238
- Public postsecondary comprehensive funding model, creation - SB 153
- Religious and political expression and assembly - SB 17
- State/Executive Branch Budget, amendment - HB 471
- Teacher scholarship, teaching dual credit, forgiveness - HB 312
- University boards, membership - SB 107
- University of Louisville Board of Trustees, reorganization - SB 12
- Veteran, certification as teacher - SB 117

### Education, Vocational

- Cosmetologists, hours of education, requirements - HB 271
- High School Equivalency Diploma, GED, replacement - HB 195
- Recreational therapists, licensing - SB 219

### Effective Dates, Delayed

- Area development districts, audits, July 1, 2018 - HB 189
- Brewers and distributors, refrigerated coolers - HB 183
- Distilled spirits, effective January 1, 2018 - HB 100
- Employment, child abuse and neglect records, background checks, July 1, 2018 - SB 236
- Nurse Licensure Compact, December 31, 2018, or upon adoption by 26 states - HB 304
- Physical Therapy Licensure Compact, upon adoption by 10 states - HB 227
- Proof of financial responsibility, minimum property damage liability coverage, January 1, 2018 - SB 114
- Protected consumers, credit security freezes, January 1, 2018 - SB 19
- Risk retention group or reciprocal insurer, January 1, 2018 - HB 207
- Special license plates, Gold Star Sons and Daughters, January 1, 2018 - SB 122
- Travel ID, identity documents, January 1, 2019 - HB 410

### Effective Dates, Emergency

- Abortion, fetal development, 20 weeks, prohibition - SB 5
- Absentee voting, mail and in-person, process - HB 319
- Background checks, child care providers - HB 374
- Checks, certain state employees, requirement - HB 262
- Capital Plaza renewal, authorization - SB 238
- Claims against the Commonwealth, appropriation - HB 274
- Division of Water, study - HJR 56
- Eastern Kentucky University, contract employees, Department of Criminal Justice Training, transfer - SB 197
- Education reform - SB 1
- Family Court, three circuit judges, Sixth Judicial Circuit - HB 502
- Industrial hemp research program, requirements - SB 218
- Jailers, duties and compensation - SB 39
- KEES scholarships, apprenticeships, authorization - HB 206
- Kentucky Economic Development Partnership, executive officers - HB 257
- Kentucky Retirement Systems, actuarial cost, employers, ceasing participation - HB 351
- Labor organization, mandatory membership or financial support, prohibition - HB 1
- Labor organization, deductions of membership dues without consent, prohibition - HB 1
- Local option election, requirements - HB 319
- Medical imaging and radiation therapy, out-of-state practitioners, licensure requirements - SB 116
- Nondivisible load, definition - HB 265
- Planning and zoning, appeal, bond - HB 72
- Police officer, appointment - HB 396
- Prevailing wage, repeal - HB 3
- Property valuation administrators, methods of valuation - HB 284
- Valuation, appeals - HB 284
Proprietary education commission, surety bonds - HB 238
Protection of wages, labor organization and political activities - SB 6
Public Private Partnership Board, reorganization - HB 390
Public postsecondary comprehensive funding model, creation - SB 153
Real property occupational boards, reorganization, Executive Orders 2016-859, 2016-881 - HB 443
Retirement, legislator account information, disclosure - SB 3
Retirement Systems, creditable compensation growth, limitation - SB 104
Solid waste management facilities, cities in consolidated local government - HB 246
State-administered retirement systems, transparency - SB 2
State/Executive Branch Budget, amendment - HB 471, HB 482
Tax increment financing, mixed-use development, definition, expansion - HB 388
Tax increment financing, pilot program, extension - HB 330
University boards, membership - SB 107
University of Louisville Board of Trustees, reorganization - SB 12
Workers’ Compensation, KEMI, Kentucky coal pneumoconiosis fund - HB 377

Elections and Voting
Absentee voting, mail and in-person, process - HB 319
Alcoholic beverages, local option election - HB 183
Consolidated governments, elections - SB 222
Local option election, bond - HB 319, costs - HB 319
petition, requirements - HB 319

Emergency Medical Services
Hate crime, peace officer or emergency medical services personnel, inclusion - HB 14
Medical review panel, health care provider litigation, utilization - SB 4

Energy
Guaranteed Energy Savings Performance Contracts, debt service - SB 173
Mining Board, dissolution - SB 249
Power facility, nuclear, certification - SB 11
Reorganization, Public Service Commission, Executive Order 2016-832 - SB 183

Environment and Conservation
Deer and elk, automobile accidents, risk reduction - SB 83
Energy and Environment Cabinet, nuclear power facility, regulation review - SB 11
and Environment Cabinet, reorganization - SB 249
Intention to mine coal, public notice, permit area - HB 234
Kentucky Auto and Truck Recyclers Licensing Authority, abolition - HB 276
Natural History Museum, abolishment - HB 276
Radiation, regulation - SB 248
Solid waste management services, provider displacement, health and safety problems - HB 119
Timber theft, treble damages, state of mind or mistake immaterial, exemptions - SB 38

Ethics
Consolidated local government, ethics commission, subpoena power - SB 222
Executive Branch Ethics, lobbyist, registration, fee - HB 387
Executive Branch Ethics, preliminary investigation, records - HB 387
Gifts, definition, exception, activities involving sponsorships - HB 484
Sponsorships, training, exceptions - HB 484

Fairs
Distilled spirits, sales - HB 100
State Fair Board, reorganization, Executive Order 2016-730 - SB 140

Federal Laws and Regulations
Background checks, child care providers - HB 374
checks, certain state employees, requirement - HB 262
Depository institutions, third-party service providers, regulation - HB 324
Mint Police, state peace officers, authority, limited grant - HB 225
Legislative Research Commission  
General Assembly Action 2017 Regular Session  

Patient Protection and Affordable Care Act, state innovation waiver - HB 242  
Pennyrile Parkway, I-169, Congress, urge - HCR 90  
Pub. L. No.109-13 Title II, compliance - HB 410  
Smokeless tobacco ingredient, regulation, urge halt - HCR 48  

Fees  
Alcoholic beverage, licensing, fees - HB 183  
Operator’s licenses and personal ID cards, fees and distribution - HB 410  
Recreational therapists, licensing - SB 219  
Depository institutions, third-party service providers, examination fees - HB 324  
Waste management district, cities’ waste stream composition, fee prohibition - HB 246  

Financial Responsibility  
Motor vehicle liability, property - SB 114  
Proprietary education, agents and schools, surety bonds - HB 238  

Firearms and Weapons  
Concealed carry, off-duty and retired peace officers, interference, violation - HB 417  
Concealed carry, training, handgun cleaning - HB 417  

Firefighters and Fire Departments  
Hate crime, firefighter, inclusion - HB 14  

Fish and Wildlife  
Deer and elk, automobile accidents, risk reduction - SB 83  
Livestock, definition - SB 139  
Reorganization, Executive Order 2016-857 - HB 376  

Foods  
Food donations, civil and criminal immunity, protections - HB 237  

Forests and Forestry  
Kentucky Forest Products Council, dissolution - SB 249  
Livestock, definition - SB 139  
Timber theft, treble damages, state of mind or mistake, exemptions - SB 38  

General Assembly  
Administrative regulations, requirements, expiration or retention - HB 50  
Legislators’ Retirement Plan, ban on placement agents - SB 2  
Retirement, creditable compensation growth, limitation - SB 104  
Legislator account information, disclosure - SB 3  
Systems, appointments, Senate confirmation - SB 2  
Statute Reviser’s bill, technical corrections - HB 469  

Governor  
Boards and commissions, membership - SB 107  
Boxing and Wrestling Commission, members, appointment - HB 366  
Kentucky Horse Racing Commission, gubernatorial appointments - SB 165  

Guardians  
Ward, credit security freezes - SB 19  

Hazardous Materials  
Livestock, definition - SB 139  
Radiation, regulation - SB 248  

Health and Medical Services  
Abortion, fetal development, 20 weeks, prohibition - SB 5  
Abortion services, establishment of payment restrictions and priorities - SB 8  
Abortion, ultrasound requirement - HB 2  
Advisory Council to the Kentucky Children’s Health Insurance Program, abolition - HB 276  
Assisted outpatient treatment, court orders - SB 91  
Commission of Health Economics Control in Kentucky - HB 276  
Controlled substances monitoring - HB 314  
Dense breast tissue, testing, information - HB 78  
Diabetes Research Board, abolition - HB 276  
Digital mammography, health insurance - HB 78  
Direct primary care membership agreements, authorization - SB 79  
Genetic counselors, licensing - SB 146  
Health and Family Services Cabinet, Executive Order 2016-892 - HB 226
Health savings account, garnishment, execution, attachment, distress, or fee bill, exemption - SB 62
Kentucky
Board of Family Health Care Providers, abolishment - HB 276
Cardiovascular Disease Initiative, abolishment - HB 276
e-Health Network Board, abolishment - HB 276
Health Care Infrastructure Authority, abolishment - HB 276
Lay caregiver, designation - SB 129
Long-term care facilities, advertising, contents - SB 150
Medicaid eligibility, property, fair market value - HB 314
Medical imaging and radiation therapy, out-of-state practitioners, licensure requirements - SB 116
review panel, health care provider litigation, utilization - SB 4
Nonprofit health service corporations, schedule of dues - SB 135
Nurse Licensure Compact, enactment - HB 304
Physical therapy board, interstate compact - HB 227
Prescriptions, Schedule II drugs, limitations - HB 333
Sexual Assault Response Team Advisory Committee, establishment - HB 276
Terminal patients, investigational drugs, biological products, or devices - SB 21
Tobacco cessation, health benefit coverage - SB 89

Highways, Streets, and Bridges

Accident reports, incidents involving autocycles - SB 73
Honorary designations and signs, omnibus - SJR 57
Military surplus vehicle, titling and registration - SB 176
Nondivisible load, definition - HB 265
Pennyville Parkway, I-169, Congress, urge - HCR 90
Rest areas, human trafficking hotline, posting - HB 524
Right-of-way, yielding, solid waste collection service vehicles - HB 144
Weight tolerance, agriculture, transportation - HB 174

Historical Affairs

Kentucky
Bicentennial Commission, abolishment - HB 276
Capitol Centennial Commission, abolishment - HB 276
Historical Events Celebration Commission, abolishment - HB 276
War of 1812 Bicentennial Commission, abolishment - HB 276
My Old Kentucky Home Advisory Commission, abolishment - HB 276
Underground Railroad Advisory Council, abolishment - HB 276

Honorary Highway Designations

Designations and highway signs, omnibus resolution - SJR 57

Horses and Horse Racing

Equine cruelty, restitution, custody - HB 200

Hospitals and Nursing Homes

Assisted living facilities, report - HB 276
Controlled substances monitoring - HB 314
Dense breast tissue, testing, information - HB 78
Digital mammography, health insurance - HB 78
Direct primary care membership agreements, authorization - SB 79
Lay caregiver, designation - SB 129
Long-Term Care Coordinating Council, abolishment - HB 276
Long-term care facilities, report on disease availability - HB 276
Medical review panel, health care provider litigation, utilization - SB 4
review panels, complaints, review - SB 4
Misdemeanor assault in hospital, warrantless arrest - SB 42

Housing, Building, and Construction

Agritourism activity, venues - HB 360
building, building code, exemption - HB 360
Board of Home Inspectors, reorganization, Executive Orders 2016-849, 2016-859, 2016-881 - HB 394, HB 417
Lease, protective order, tenant protection - HB 309
Manufactured housing, affidavit of severance, requirements - HB 270
Roofers, prohibited actions - SB 128
### Hunting and Fishing

Livestock, definition - SB 139

### Immigration

Operator’s license and personal ID, application - HB 410

### Information Technology

Kentucky
- Communications Network Authority, creation - HB 343
- e-Health Network Board, abolition - HB 276
- Health Care Infrastructure Authority, abolition - HB 276
- Innovation Commission, abolition - HB 276

Property valuation administrators, methods of valuation - HB 284

### Inspections

Coal mines, safety analysis visits - HB 384
Sheriff, visits and reporting, certain public places - HB 26
Underground coal mines, full electrical inspections, reduction - HB 384

### Insurance

Department of Insurance, divisions - HB 242
Digital mammography, coverage - HB 78
Licensure of staff adjusters, exemption from - HB 191
Motor vehicle property damage, liability coverage - SB 114
Personal and commercial lines, premiums, financing - HB 153
Personal injury protection coverage, last payment date, determination - HB 191
Property insurance, certain roofing contractors prohibited from collecting - SB 128
Purchasing groups, exemptions - HB 207
Risk
- retention groups, governance standards - HB 207
- retention groups, governance standards, disclosure - HB 207
- retention groups, material service provider contracts - HB 207
- retention groups, material non-compliance, reporting - HB 207
Tobacco cessation, health benefit coverage - SB 89

Uninsured motor vehicle, named insured coverage request after rejection - HB 191
Workers’ Compensation, KEMI, Kentucky coal pneumoconiosis fund - HB 377

### Insurance, Health

Advisory Council to the Kentucky Children’s Health Insurance Program, abolition - HB 276
Digital mammography, coverage - HB 78
Direct primary care membership agreements, authorization - SB 79
Health savings account, garnishment, execution, attachment, distress, or fee bill, exemption - SB 62
Nonprofit health service corporations, schedule of dues - SB 135
Patient Protection and Affordable Care Act, state innovation waiver - HB 242
Subscriber or member, nonprofit hospital, medical-surgical, dental health service plan, dues - SB 135
Tobacco cessation, health benefit coverage - SB 89

### Insurance, Motor Vehicle

Motor vehicle property damage, liability coverage - SB 114
Operator’s license, minor, application, persons responsible - HB 192
Personal injury protection coverage, last payment date, determination of - HB 191
Salvage titles, obtaining, process - HB 163
Uninsured coverage, named insured coverage, request after rejection - HB 191

### Interest and Usury

Judgments, interest rate - HB 223

### Interlocal Cooperation

Kentucky Mountain Regional Recreation Authority - HB 156
Land bank authorities, liens and blighted properties, disposition - HB 318

### International Trade and Relations

Business entities, omnibus - SB 235
Interstate Cooperation

Nurse Licensure Compact, enactment - HB 304
Physical therapy board, interstate compact - HB 227
Southern Growth Policies Agreement, repeal of - HB 276

Jails and Jailers

Compensation and duties, quarterly reports - SB 39
Day reporting programs, creation - SB 120
Jail credits, calculation - SB 120
Reentry centers, creation - SB 120
Work release, authorization - SB 120

Judges and Court Commissioners

Assisted outpatient treatment, court orders - SB 91
Home incarceration, determination - SB 120
Judicial Retirement Plan, creditable compensation growth, limitation - SB 104
Temporary custody orders, joint custody, presumption - HB 492

Labor and Industry

Kentucky Labor Management Advisory Council, repeal - HB 378
Arbitration of labor disputes, repeal - HB 378
Franchises, franchisee and franchisor, relationship - SB 151
Kentucky Labor-Management Advisory Council, abolishment - HB 276
Workers’ Compensation Advisory Council, abolishment - HB 276
Labor
Cabinet, reorganization, Executive Order 2016-855 - HB 293
Omnibus revisions, HB 378
organization, mandatory membership or financial support, prohibition - HB 1
organization, deductions of membership dues without consent, prohibition - HB 1
Mediation of labor disputes, repeal - HB 378
Nonprofit camps or nonprofit educational centers, exemption, clarification - HB 255
Offender employment and licensure, requirements - SB 120
Police, employment contracts, reimbursement for training - HB 337
Prison Enhancement Certification Program, creation -

SB 120, HB 282
Prevailing wage, repeal - HB 3
Protection of wages, labor organization and political activities - SB 6
Sheriff deputies, employment contracts, reimbursement for training - HB 337
Unemployment insurance, military spouse, relocation - HB 375
successor employer, surcharge and interest - HB 473
Wage and hour claims, violations, prosecution, discretion - HB 378
Work release, inmates - SB 120
Workers’ compensation, caretakers for churches and certain ministers, exemption - HB 306
Compensation Funding Commission, investment authority - HB 377
compensation, KEMI, Kentucky coal pneumoconiosis fund - HB 377
Compensation Nominating Committee, reorganization, Executive Order 2016-319 - HB 299

Land Use

Land bank authorities, liens and blighted properties, disposition - HB 318
Livestock, definition - SB 139
Planning and zoning, appeal, bond - HB 72

Landlord and Tenant

Dogs, ownership - HB 112
Protective orders, tenant protection - HB 309

Legislative Research Commission

Administrative regulations, requirements, expiration or retention - HB 50

Licensing

Alcoholic beverages, manufacture and sale, omnibus changes - HB 183
Boxing and wrestling events, safety and licensure - HB 366
Concealed carry, training, handgun cleaning - HB 417
Cosmetologists, hours of education, requirements - HB 271
Department of Housing, Buildings and Construction, reorganization, Executive Order 2016-849 - HB 394
Distilled spirits, sales - HB 100
Genetic counselors, licensing - SB 146
Kentucky
  Auto and Truck Recyclers Licensing Advisory Board, abolition - HB 276
  Board of Health Care Providers, abolition - HB 276
  Board of Optometric Examiners, license renewal fee, establishment - HB 239
Medical
  gas wholesaler, licensure - HB 364
  imaging and radiation therapy, out-of-state practitioners, licensure requirements - SB 116
Military service members and veterans, licensing and certification - HB 113
Offender employment and licensure, requirements - SB 120
Pharmacy
  outsourcing facility, licensure - HB 364
  third-party logistics provider, licensure - HB 364
Physical therapy board, interstate compact - HB 227
Real property occupational boards, reorganization, Executive Orders 2016-859, 2016-881 - HB 443
Recreational therapists, licensing - SB 219
Veteran
  license plates, length of service, federal designation - HB 350
  license plates, National Guard or Reserve component, eligibility - HB 350

**Liens**

Land bank authorities, liens and blighted properties, disposition - HB 318
Manufactured homes, affidavit of severance, lien holder, notification - HB 270

**Lieutenant Governor**

Public Officials’ Compensation Commission, abolition - HB 276
Southern Growth Policies Board, abolition - HB 276

**Loans and Credit**

Protected consumers, credit security freezes - SB 19

**Local Government**

Area development districts, board and staff, responsibilities - HB 189
Commercial delivery, alternative vehicles, roadway operation - HB 404
Consolidated local governments, powers - SB 222
Department of Housing, Buildings and Construction, reorganization, Executive Order 2016-849 - HB 394
Jailers, compensation and duties, quarterly reports - SB 39
Kentucky
  Division of Water, small private sewer treatment plants, study - HJR 56
  Mountain Regional Recreation Authority, creation - HB 156
  Retirement Systems, housekeeping bill - HB 173
Land bank authorities, liens and blighted properties, disposition - HB 318
Local
  code enforcement, joint boards - HB 318
  code enforcement, notices - HB 318
  Peace officer training, out-of-state service or training, equivalency standards - SB 197
  Planning and zoning, circuit court, appeal, bond - HB 72
  Police, employment contracts, reimbursement for training - HB 337
  Prevailing wage, repeal - HB 3
  requiring, prohibition - HB 3
  Procurement, contracts for sewer improvement, noncompetitive negotiation - SB 182
Property
  valuation administrators, methods of valuation - HB 284
  valuation, appeals - HB 284
  Sex offenders, publicly owned playground, restrictions - HB 38
  Sheriff, inspections and reporting, certain public places - HB 26
Solid
  waste management facilities, cities in consolidated local government - HB 246
  waste management services, provider displacement of current providers, requirements - HB 119

**Malt Beverages**

Alcoholic beverages, omnibus changes - HB 183

**Medicaid**

Eligibility, property, fair market value - HB 314
Fraud and abuse, report, change - HB 276
Tobacco cessation, health benefit coverage - SB 89
### Men

- Domestic and dating violence, reporting - HB 309

### Mental Disability

- Assisted outpatient treatment, court orders - SB 91
- Incapacitated persons, credit security freeze - SB 19

### Mental Health

- Assisted outpatient treatment, court orders - SB 91
- Medical review panel, health care provider litigation, utilization - SB 4

### Military Affairs and Civil Defense

- Administrative regulations, death benefits, National Guard and Reserve members - SB 81; HB 268
  - Kentucky: National Guard and Reserve Employers’ Council, abolition - HB 276
  - National Guard members, tuition, residency - SB 136
- Operator’s licenses and personal ID cards, mail renewal, active duty military and dependents - HB 410
- Service members and veterans, licensing and certification - HB 113
- Unemployment insurance, spouse, relocation - HB 375
  - Veteran: license plates, length of service, federal designation - HB 350
  - license plates, National Guard or Reserve component, eligibility - HB 350
- World War One Centennial Day, designation - HCR 59

### Minerals and Mining

- Areas overlying, permitting requirement, removal - HB 234
- Coal mines, safety analysis visits - HB 384
- Intention to mine coal, public notice, permit area - HB 234
- Mining Board, dissolution - SB 249
- Radiation, regulation - SB 248
- Underground coal mines, full electrical inspections, reduction - HB 384

### Motor Carriers

- CDLs, adjusted fees, travel ID licenses, 8-year license term - HB 410
- Commercial delivery, alternative vehicles, roadway operation - HB 404
- Livestock, definition - SB 139
- Nondivisible load, definition - HB 265
- Transportation, weight tolerance, metal commodities - HB 184
- Weight tolerance, agriculture, transportation - HB 174, HB 184

### Motor Vehicles

- Autocycles, highway operation - SB 73
- Blue lights, prohibition - HB 74
- Commercial delivery, alternative vehicles, roadway operation - HB 404
- Deer and elk, automobile accidents, risk reduction - SB 83
- DUI death, shock probation, prohibition - HB 222
- Immigrants, license and personal IDs, application - HB 410
  - Kentucky: Auto and Truck Recyclers Licensing Advisory Board, abolition - HB 276
    - vehicle registration database, deaf or hard of hearing, indication - SB 189
- Military surplus vehicle, titling and registration - SB 176
- Motor vehicle dealers, disclosure of accident damage, sale - HB 294
- Nondivisible load, definition - HB 265
  - Operator’s: license, application, minor, signature - HB 192
    - licenses and personal ID cards, application, process - HB 410
    - licenses and personal ID cards, form and content of identity documents - HB 410
    - licenses and personal ID cards, federal standards, voluntary compliance - HB 410
    - Photographs, headdresses, restrictions, elimination - HB 410
- Property damage, minimum limits - SB 114
- Salvage titles, obtaining, process - HB 163
- Solid waste collection service vehicles, right-of-way, yielding - HB 144
- Special license plates, Gold Star Sons and Daughters - SB 122
  - Speed titles, issuance, time - HB 27
- Vehicle accident reports, news-gathering organization, definition - HB 215
Veteran
- license plates, length of service, federal designation - HB 350
- license plates, National Guard or Reserve component, eligibility - HB 350
Weight tolerance, animal feed, transportation - HB 174

News Media
- Autopsy images and recordings, public records, exemption - HB 67
- News-gathering organization, vehicle accident reports, definition - HB 215

Noise Control
- Energy and Environment Cabinet, state-wide noise control regulation, repeal - SB 249

Notices
- Intention to mine coal, public notice, permit area - HB 234
- Local code enforcement - HB 318

Nuclear Energy
- Nuclear power facilities, certification, construction moratorium, removal - SB 11

Nurses
- Best in Care program, termination, June 30, 2018 - HB 312
- Immunizations to children, pharmacist administration - SB 101
- Investigational drugs, biological products, or devices, terminal patients, use - SB 21
- Lay caregiver, designation - SB 129
- Medical review panel, health care provider litigation, utilization - SB 4
- Misdemeanor assault in hospital, warrantless arrest - SB 42
- Nurse Licensure Compact, enactment - HB 304
- Nursing staff, veteran nursing homes, personal service contracts, exemption - HB 311
- Tobacco cessation, health benefit coverage - SB 89

Occupational Safety and Health
- Franchises, franchisee and franchisor, relationship - SB 151

Occupations and Professions
- Cosmetologists, hours of education, requirements - HB 271
- Genetic counselors, licensing - SB 146
- High School Equivalency Diploma, GED, replacement - HB 195
- Kentucky Board of Family Health Care Providers, abolishment - HB 276
- Private Investigators Licensing Act, insurance company, exemption - HB 191
- Licensed optometrists, annual license, renewal fee - HB 239
- Medical imaging and radiation therapy, out-of-state practitioners, licensure requirements - SB 116
- Military service members and veterans, licensing and certification - HB 113
- Pharmacists, prescription drugs, quantities, discretion - SB 205
- Physical therapists, licensure compact to grant a multistate license to - HB 227
- Real property occupational boards, reorganization, Executive Orders 2016-859, 2016-881 - HB 443
- Recreational therapists, licensing - SB 219
- Roofers, prohibited actions - SB 128

Optometrists
- Kentucky Board of Optometric Examiners, license renewal fee, establishment - HB 239
- Medical review panel, health care provider litigation, utilization - SB 4

Parental Rights
- Abortion, fetal development, 20 weeks, prohibition - SB 5
- Abuse and neglect records, background check - SB 236
- Child placement, fictive kin, eligibility - HB 180
- Temporary custody orders, joint custody, presumption - HB 492
Parks and Shrines

Kentucky Mountain Regional Recreation Authority - HB 156
Livestock, definition - SB 139
My Old Kentucky Home Advisory Commission, abolition - HB 276
Sex offenders, publicly owned playground, restrictions - HB 38

Peace Officers and Law Enforcement

Angel Initiative Program, creation - SB 120
Assault on a service animal, first degree, elements - HB 93
Assisted outpatient treatment, court orders - SB 91
Concealed carry, interference, violation - HB 417
Controlled substances monitoring - HB 314
Ethics code, creation - HB 396
Hate crime, peace officer, inclusion - HB 14
Mint Police, state peace officers, authority, limited grant - HB 225
Misdemeanor assault in hospital, warrantless arrest - SB 42
Officer, appointment, education - HB 396
Sheriff, inspections and reporting, certain public places - HB 26
Training, out-of-state service or training, equivalency standards - SB 197

Personnel and Employment

Education employment, child abuse and neglect records, background checks - SB 236
Franchises, franchisee and franchisor, relationship - SB 151
Labor organization, mandatory membership or financial support, prohibition - HB 1
organization, deductions of membership dues without consent, prohibition - HB 1
Personnel Steering Committee, abolition - HB 276
Protection of wages, labor organization and political activities - SB 6
School employees, certified or classified personnel, relatives as substitutes - HB 269
Unemployment insurance, military spouse, relocation - HB 375
successor employer, surcharge and interest - HB 473
Wages, definition - HB 378
Workers’ compensation, caretakers for churches and certain ministers, exemption - HB 306

Pharmacists

Controlled substances monitoring - HB 314
Dispensing, quantities, discretion - SB 205
Drug conviction data, KASPER electronic monitoring system - SB 32
Immunizations to children, administration - SB 101
Investigational drugs, biological products, or devices, terminal patients, use - SB 21
Laetrile, prescription - HB 276
Medical review panel, health care provider litigation, utilization - SB 4
Pharmacy outsourcing facility, licensure - HB 364
third-party logistics provider, licensure - HB 364
Prescriptions, Schedule II drugs, limitations - HB 333
Tobacco cessation, health benefit coverage - SB 89

Physicians and Practitioners

Abortion, fetal development, 20 weeks, prohibition - SB 5
ultrasound requirement - HB 2
Boxing and Wrestling Commission, physician, appointment - HB 366
Charitable health care providers, report, availability - HB 276
Controlled substances monitoring - HB 314
Dense breast tissue, testing, information - HB 78
Digital mammography, health insurance - HB 78
Direct primary care membership agreements, authorization - SB 79
Drug conviction data, KASPER electronic monitoring system - SB 32
Genetic counselors, licensing - SB 146
Immunizations children, administration - SB 101
Investigational drugs, biological products, or devices, terminal patients, use - SB 21
Laetrile, prescription for - HB 276
Lay caregiver, designation - SB 129
Medical review panel, health care provider litigation, utilization - SB 4
Misdemeanor assault in hospital, warrantless arrest - SB 42
Nurse Licensure Compact, enactment - HB 304
Pharmacists, prescription drugs, quantities, discretion - SB 205
Prescriptions, Schedule II drugs, limitations - HB 333
Physical therapy board, interstate compact - HB 227
Tobacco cessation, health benefit coverage - SB 89
### Planning and Zoning

- Agritourism  
  - activity, venues - HB 360  
  - building, building code, exemption - HB 360
- Appeal, circuit court, bond - HB 72
- Livestock, definition - SB 139

### Police, City and County

- Accident reports, incidents involving autocycles - SB 73
- Angel Initiative Program, creation - SB 120
- Domestic and dating violence, reporting - HB 309
- Employment contracts, reimbursement for training - HB 337
- Hate crime, peace officer or emergency medical services personnel, inclusion - HB 14
- Kentucky vehicle registration database, deaf or hard of hearing, indication - SB 189
- Misdemeanor assault in hospital, warrantless arrest - SB 42
- Reorganization, Justice and Public Safety Cabinet, Dept. of Criminal Justice Training, EO 2016-902 - HB 289
- Training, equivalency standards for out-of-state service or training - SB 197

### Police, State

- Accident reports, incidents involving autocycles - SB 73
- Angel Initiative Program, creation - SB 120
- Appointment, criteria - HB 396
- Domestic and dating violence, reporting - HB 309
- Hate crime, peace officer, inclusion - HB 14
- Industrial hemp research program, requirements - SB 218
- Kentucky  
  - Retirement Systems, housekeeping bill - HB 173  
  - vehicle registration database, deaf or hard of hearing, indication - SB 189
- Misdemeanor assault in hospital, warrantless arrest - SB 42
- Reorganization, Justice and Public Safety Cabinet, Dept. of Criminal Justice Training, EO 2016-902 - HB 289
- Retirement, final compensation, definition - SB 126
- Vehicle  
  - accident reports, investigations - HB 378  
  - accident reports, request forms, content - HB 215

### Pollution

- KPDES discharge permit, cost - SB 249
- Solid waste management services, provider  
  - displacement, health and safety problems - HB 119

### Probation and Parole

- Compliance credits, requirements - SB 120
- Conditions, violations - SB 120
- Day reporting programs, creation - SB 120
- DUI death, shock probation, prohibition - HB 222
- Hate crime, peace officer, inclusion - HB 14
- Reentry centers, creation - SB 120
- Reentry drug supervision, pilot program - SB 120
- Supervision, District Court, request - HB 282

### Property

- Land bank authorities, liens and blighted properties, disposition - HB 318
- Local code enforcement - HB 318
- Motor vehicle damage, minimum insurance coverage - SB 114
- Planning and zoning, appeal, bond - HB 72
- Property  
  - valuation administrators, methods of valuation - HB 284  
  - valuation, appeals - HB 284
- Real property occupational boards, reorganization, Executive Orders 2016-859, 2016-881 - HB 443
- Timber theft, treble damages, state of mind or mistake immaterial, exemptions - SB 38

### Property Valuation Administrators

- Appeals - HB 284
- Manufactured home, affidavit of severance, receipt - HB 270
- Valuation, methods - HB 284

### Prosecutors

- Domestic and dating violence, reporting - HB 309

### Public Advocate

- Department of Public Advocacy, Executive Order 2016-901, reorganization - HB 282
<table>
<thead>
<tr>
<th><strong>Index</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Public Assistance</strong></td>
</tr>
<tr>
<td>Medicaid eligibility, property, fair market value - HB 314</td>
</tr>
<tr>
<td><strong>Public Buildings and Grounds</strong></td>
</tr>
<tr>
<td>Capital Plaza renewal, authorization - SB 238</td>
</tr>
<tr>
<td>Leased property, improvements, funding - SB 238</td>
</tr>
<tr>
<td>Juvenile Justice state property, sale, proceeds - SB 173</td>
</tr>
<tr>
<td><strong>Public Health</strong></td>
</tr>
<tr>
<td>Blood establishment compliance report, availability - HB 276</td>
</tr>
<tr>
<td>Dense breast tissue, testing, information - HB 78</td>
</tr>
<tr>
<td>Digital mammography, health insurance - HB 78</td>
</tr>
<tr>
<td>Investigational drugs, biological products, or devices, terminal patients, use - SB 21</td>
</tr>
<tr>
<td>Kentucky Coal Fields Endowment Authority, creation - HB 156</td>
</tr>
<tr>
<td>Lay caregiver, designation - SB 129</td>
</tr>
<tr>
<td>Patient Protection and Affordable Care Act, state innovation waiver - HB 242</td>
</tr>
<tr>
<td>Radiation, regulation - SB 248</td>
</tr>
<tr>
<td>Sewage system report, availability - HB 276</td>
</tr>
<tr>
<td>Statewide trauma system advisory committee, change - HB 276</td>
</tr>
<tr>
<td>Tobacco cessation, health benefit coverage - SB 89</td>
</tr>
<tr>
<td><strong>Public Medical Assistance</strong></td>
</tr>
<tr>
<td><strong>Public Meetings</strong></td>
</tr>
<tr>
<td>Open meetings law, licensee or applicant, private medical information, exemption - HB 366</td>
</tr>
<tr>
<td><strong>Public Officers and Employees</strong></td>
</tr>
<tr>
<td>Autopsy images and recordings, public records, exemption - HB 67</td>
</tr>
<tr>
<td>Campaign finance reports, single threshold, establishment - SB 75</td>
</tr>
<tr>
<td>Domestic and dating violence, reporting - HB 309</td>
</tr>
<tr>
<td>Eastern Kentucky University, contract employees, transfer - SB 197</td>
</tr>
<tr>
<td>Health plan, Health Savings Account option - SB 177</td>
</tr>
<tr>
<td>Jailers, compensation and duties, quarterly reports - SB 39</td>
</tr>
<tr>
<td><strong>Public Records and Reports</strong></td>
</tr>
<tr>
<td>Accident reports, incidents involving autocycles - SB 73</td>
</tr>
<tr>
<td>Autopsy images and recordings, public records, exemption - HB 67</td>
</tr>
<tr>
<td><strong>Public Safety</strong></td>
</tr>
<tr>
<td>Domestic and dating violence, reporting - HB 309</td>
</tr>
<tr>
<td>Health plan, Health Savings Account option - SB 177</td>
</tr>
<tr>
<td>Jailers, compensation and duties, quarterly reports - SB 39</td>
</tr>
<tr>
<td>Health and Family Services Cabinet and Education and Workforce Development Cabinet, funds, report - HB 189</td>
</tr>
<tr>
<td>Deer and elk, automobile accidents, risk reduction - SB 83</td>
</tr>
<tr>
<td>Domestic and dating violence, reporting - HB 309</td>
</tr>
<tr>
<td>Eastern Kentucky University, contract employees, transfer - SB 197</td>
</tr>
<tr>
<td><strong>Public Safety</strong></td>
</tr>
<tr>
<td>Kentucky Division of Water, small private sewer treatment plants, study - HJR 56</td>
</tr>
<tr>
<td>Local code enforcement - HB 318</td>
</tr>
</tbody>
</table>
Mint Police, state peace officers, authority, limited grant - HB 225
Unmanned aircraft, operation near airports, restrictions - HB 540
Youth camp background checks, requirement - SB 236

**Public Salaries**
Jailers, compensation and duties, detailed reports - SB 39

**Public Utilities**
Local government, contracts for sewer improvement, noncompetitive negotiation - SB 182
Power facility, nuclear, certification - SB 11
Public Service Commission, telephone exchange regulation, removal - SB 10
Reorganization, Public Service Commission, Executive Order 2016-832 - SB 183
Sewer treatment plants, Kentucky Division of Water, study - HJR 56
Solid waste management services, provider displacement, requirements - HB 119

**Public Works**
Capital Plaza renewal, authorization for - SB 238
Kentucky Coal Fields Endowment Authority, creation - HB 156
Prevailing wage, repeal - HB 3
Sewage systems, operation, residence owner - SB 249
State leased property, improvements, funding - SB 238

**Purchasing**
Local government, contracts for sewer improvement, noncompetitive negotiation - SB 182
Sponsorships, obtaining - HB 484

**Racing**
Kentucky Horse Racing Commission, reorganization - SB 165

**Real Estate**
Dogs, ownership - HB 112
Kentucky Mountain Regional Recreation Authority, creation - HB 156

Local code enforcement - HB 318
Manufactured homes, affidavit of severance, requirements - HB 270
Planning and zoning, appeal, bond - HB 72
Property valuation administrators, methods of valuation - HB 284
valuation appeals - HB 284
Protective orders, tenant protection - HB 309
Real property occupational boards, reorganization, Executive Orders 2016-859, 2016-881 - HB 443

**Religion**
Schools, Bible literacy, courses - HB 128
Schools, religious and political expression and assembly - SB 17
Workers’ compensation, caretakers for churches and certain ministers, exemption - HB 306

**Reorganization**
Boxing and Wrestling Commission, Executive Order 2016-270 - HB 366
Cabinet for Health and Family Services, Executive Order 2016-892 - HB 226
Department of Housing, Buildings and Construction, Executive Order 2016-849 - HB 394
of Insurance, divisions - HB 242
of Public Advocacy, Executive Order 2016-901 - HB 282
of Revenue, Executive Order 2016-602 - HB 395
Energy and Environment Cabinet, reorganization - SB 249
Finance and Administration Cabinet, Executive Order 2016-602 - HB 395
Fish and Wildlife Resources, Executive Order 2016-857 - HB 376
Justice and Public Safety Cabinet, Department of Criminal Justice Training, Executive Order 2016-902 - HB 289
Kentucky Arts Council, Executive Order 2016-824 - HB 390
Claims Commission, Executive Order 2016-576 - HB 453
Communications Network Authority, Executive Order 2016-513 - HB 343
Horse Park Commission, Executive Order 2016-281 - HB 403
Horse Racing Commission, Executive Order 2016-229 and 2016-494 - SB 165
Labor Cabinet, Executive Order 2016-855 - HB 293
Personnel
Cabinet, Executive Order 2016-555 - SB 177
Cabinet, Executive Order 2016-734 - SB 163
Public Service Commission, Executive Order 2016-832 - SB 183
Real property occupational boards, reorganization, Executive Orders 2016-859, 2016-881 - HB 443
State Fair Board, Executive Order 2016-730 - SB 140
Tourism, Arts and Heritage Cabinet, Executive Order 2016-856 - SB 170
Tourism Development Finance Authority, reorganization, Executive Order 2016-210 - HB 390
University of Louisville Board of Trustees - SB 12
Workers' Compensation Nominating Committee, Executive Order 2016-319 - HB 299

Reports Mandated
Courts, assisted outpatient treatment - SB 91
Sheriff, inspections and reporting, certain public places - HB 26

Reproductive Issues
Abortion, fetal development, 20 weeks, prohibition - SB 5
Abortion, ultrasound requirement - HB 2
Abortion services, establishment of payment restrictions and priorities - SB 8

Research and Methods
Kentucky
Cardiovascular Disease Initiative, abolishment - HB 276
Diabetes Research Board, abolishment - HB 276
Health Care Infrastructure Authority, abolishment - HB 276

Retirement and Pensions
Charter schools, employees - HB 520
Final compensation, definition - SB 126
Judicial
Form Retirement System, hybrid cash balance plan, benefit election - SB 104
Retirement Plan, limitation on creditable compensation growth - SB 104
Kentucky
Retirement Systems, actuarial cost, employers, ceasing participation - HB 351
Retirement Systems, housekeeping bill - HB 173
Retirement Systems, hybrid cash balance plan, benefit election - SB 104
Retirement Systems, creditable compensation growth, limitation - SB 104
Retirement Systems, appointee experience - SB 2
Teachers' Retirement System, new trustees, appointment - SB 2
KERS nonhazardous, transferred employees of criminal justice training, participation - SB 197
Legislator account information, disclosure - SB 3
Legislators' Retirement Plan, creditable compensation growth, limitation - SB 104
State-administered retirement systems, placement agents, ban - SB 2

Retroactive Legislation
Family Court confirmation, Sixth Judicial Circuit, April 16, 2016 - HB 502
Sex offender registry, juvenile adjudications - SB 120
Workers' compensation, caretakers for churches and certain ministers, exemption - HB 306

Safety
Boxing and wrestling events, safety and licensure - HB 366
Child abuse and neglect records, background check - SB 236
Coal mines, safety analysis visits - HB 384
Council on Domestic Violence and Sexual Assault, abolishment - HB 276
Health and Family Services, education employment, abuse and neglect records, background check - SB 236
Health and Family Services Cabinet, child protective service visits, unannounced - HB 253
Motor vehicle, blue lights, prohibition - HB 74
Underground coal mines, full electrical inspections, reduction - HB 384

Sales
Distilled spirits, fairs and festivals - HB 100
Motor vehicle dealers, disclosure of accident damage, sale - HB 294

Science and Technology
Kentucky
e-Health Network Board, abolishment - HB 276
Health Care Infrastructure Authority, abolishment -
HB 276
Innovation Commission, abolishment - HB 276

Secretary of State

Absentee voting, mail and in-person, process - HB 319
Local option election, question, requirements - HB 319
Public benefit corporations, establishment - HB 35

Securities

Fraud, penalties - HB 329

Sewer Systems

Local government procurement, contracts for sewer improvement, noncompetitive - SB 182
Sewage systems, operation, residence owner - SB 249
Sewer treatment plants, Kentucky Division of Water, study - HJR 56

Sheriffs

Accident reports, incidents involving autocycles - SB 73
Assisted outpatient treatment, court orders - SB 91
Deputies, employment contracts, reimbursement for training - HB 337
Inspections and reporting, certain public places - HB 26
Misdemeanor assault in hospital, warrantless arrest - SB 42

Short Titles and Popular Names

Jack's Law - HB 67
Kentucky Right to Work Act - HB 1
Paycheck Protection Act - SB 6
Robert J. Leeper Act - SB 11
Slow Down to Get Around Law - HB 144
Tim's Law - SB 91
Tucker Act - HB 253
Ultrasound Informed Consent Law - HB 2

Small Business

Public benefit corporations, establishment - HB 35
Service-disabled veteran-owned businesses, state purchasing - HB 161

Special Purpose Governmental Entities

Area development districts, board and staff, responsibilities - HB 189

State Agencies

Academic standards and assessments, review committees - SB 1
Administrative offices; reorganize - HB 226
regulations, requirements, expiration or retention - HB 50
Alcoholic Beverage Control Department, omnibus changes - HB 183
Background checks, child care providers - HB 374
checks, certain employees, requirement - HB 262
Board of Claims, reorganization - HB 453
Boxing and Wrestling Commission, creation - HB 366
Commission on Proprietary Education, surety bonds - HB 238
Council on Postsecondary Education, advanced practice doctoral programs, review - SB 147
on Postsecondary Education, comprehensive funding model - SB 153
Department of Criminal Justice Training, concealed carry, training - HB 417
doctoral contracts, reimbursement for training - HB 337
of Criminal Justice Training, sheriffs, employment contract, reimbursement for training - HB 337
doing Justice Training, EKU, contract employees, transfer - SB 197
of Education, school profile reports, posting requirements - SB 1
doing Employees, state employees, Health Savings Account option - SB 177
of Housing, Buildings and Construction, Executive Order 2016-849 - HB 394
of Insurance, divisions - HB 242
of Insurance, commissioner, authority - HB 242
of Professional Licensing and Real Estate Authority, reorganization, Executive Orders 2016-859, 2016-881 - HB 443
of Revenue, property valuation - HB 284
of Workers' Claims, commissioner, authority - HB 378
Education and Workforce Development Cabinet, report, area development districts - HB 189
Professional Standards Board, alternative certification of teachers - SB 117
Professional Standards Board, certification of veteran as teacher - SB 117
Energy and Environment Cabinet, reorganization - SB 249
Executive Branch Ethics, lobbyist, registration, fee - HB 387
Executive Branch Ethics, preliminary investigation, records - HB 387
Finance and Administration Cabinet,
Capital Plaza renewal, authorization - SB 238
leased property, improvements, funding - SB 238
service-disabled veteran-owned businesses, state purchasing - HB 161
Fish and Wildlife Resources, reorganization, Executive Order 2016-857 - HB 376
Health and Family Services Cabinet,
abuse or neglect, custody, notice - HB 33
child protective service visits, unannounced - HB 253
controlled substances, Schedule 1, scheduling - HB 158
drugs, prescribing patterns - HB 333
placement of children, fictive kin - HB 180
reorganization - HB 226
report, area development districts - HB 189
Higher Education Assistance Authority, "Best In" programs, termination, June 30, 2018 - HB 312
Juvenile Justice, Department of, guaranteed energy savings projects loans, payments - SB 173
Kentucky
Claims Commission, creation - HB 453
Communications Network Authority, creation - HB 343
Department of Education, charter schools, role - HB 520
Division of Water, small private sewer treatment plants, study - HJR 56
Economic Development Partnership, executive officers - HB 257
Horse Park Commission, reorganization, Executive Order 2016-281 - HB 403
Horse Racing Commission, reorganization - SB 165
Law enforcement Council, peace officer training, equivalency standards - SB 197
Retirement Systems, actuarial cost, employers, ceasing participation - HB 351
Retirement Systems, housekeeping bill - HB 173
Retirement Systems, hybrid cash balance plan, benefit election - SB 104
Labor
Cabinet, divisions, rename - HB 378
Cabinet, reorganization, Executive Order 2016-855 - HB 293
Memorials, commendations, naming rights, requirements - HB 484
Office of State Budget Director, postsecondary performance funds, distribution - SB 153
Personnel
Cabinet, organizational analysis, responsibility - SB 163
Cabinet, reorganization, Executive Order 2016-555 - SB 177
Registry of Election Finance,
contribution limits, reporting requirements - SB 75
contributions from certain committees, aggregate limits, deletion - SB 75
Retirement, final compensation, definition - SB 126
Sponsorships, obtaining - HB 484
State agency child over 17, high school equivalency diploma - HB 522
State/Executive Branch Budget, amendment - HB 471, HB 482
State Fair Board, reorganization, Executive Order 2016-730 - SB 140
State Police, criteria - HB 396
Tourism Development Finance Authority, membership - HB 390
Transportation
Cabinet, operator's license, minor, application, signature - HB 192
Cabinet, operator's licenses and personal ID cards, application process - HB 410
Veterans' Affairs nursing staff, personal service contracts, exemption - HB 311
Workers' Compensation Funding Commission, investment authority - HB 377
Workers' Compensation Nominating Committee, reorganization, Executive Order 2016-319 - HB 299

State Employees

Background
checks, child care providers - HB 374
checks, requirement - HB 262
Board of Claims, reorganization - HB 453
Department of Workers' Claims, commissioner, authority - HB 378
Eastern Kentucky University, contract employees, Department of Criminal Justice Training, transfer - SB 197
Ethics, exceptions, sponsorships, training - HB 484
Executive Branch Ethics, preliminary investigation, records - HB 387
Health plan, Health Savings Account option - SB 177
Kentucky Claims Commission, creation - HB 453
Retirement, credible compensation growth, limitation - SB 104
final compensation, definition - SB 126
Tourism, Arts, and Heritage Cabinet, ethics, exception, charitable solicitation - HB 484

Statutes

2017 KY. Acts ch. 8, conforming amendment - HB 184
Kentucky Penal Code, serious physical injury, definition - HB 524
Livestock, definition - SB 13
Statute Reviser’s bill, technical corrections - HB 469

Studies Directed

Area development districts, performance and policies - HB 189
Kentucky Division of Water, small private sewer treatment plants, study - HJR 56
Nuclear power facilities, Energy and Environment Cabinet, regulation review - SB 11
Overweight trucks, roadway conditions and modal parity, IJC on Transportation - HB 184

Substance Abuse

Controlled substances, Schedule I, scheduling - HB 158

Sunday Closing

Alcoholic beverages, sale - HB 183

Surface Mining

Intention to mine coal, public notice, permit area - HB 234
Mining Board, Environmental Quality Commission, dissolution - SB 249

Task Forces, Executive Branch

Task Force on Health Care Costs and Quality, abolition - HB 276

Taxation

Background checks, certain state employees, requirement - HB 262
Coal severance, Kentucky Coal Fields Endowment Authority, creation - HB 156
Department of Revenue, taxpayer assistance, authority - HB 245
Kentucky
Board of Tax Appeals, reorganization - HB 453
Claims Commission, creation - HB 453
Sales and use tax, aviation fuel, credit for tax paid, expansion - HB 368
Tax increment financing, pilot program, extension - HB 330
Tax increment financing, mixed-use development, definition, expansion - HB 388

Taxation, Income--Corporate

Kentucky
Board of Tax Appeals, reorganization - HB 453
Claims Commission, creation - HB 453
Tax increment financing, pilot program, extension - HB 330
Tax increment financing, mixed-use development, definition, expansion - HB 388

Taxation, Income--Individual

Kentucky
Board of Tax Appeals, reorganization - HB 453
Claims Commission, creation - HB 453
Tax increment financing, mixed-use development, definition, expansion - HB 387

Taxation, Inheritance and Estate

Kentucky
Board of Tax Appeals, reorganization - HB 453
Claims Commission, creation - HB 453

Taxation, Property

Kentucky
Board of Tax Appeals, reorganization - HB 453
Claims Commission, creation - HB 453
Land bank authorities, liens and blighted properties, disposition - HB 318
Livestock, definition - SB 139
Property valuation administrators, methods of valuation - HB 284
valuation, appeals - HB 284
Tax increment financing, mixed-use development, definition, expansion - HB 388
### Taxation, Sales and Use

- **Aviation fuel**, credit for tax paid, expansion - HB 368
- **Kentucky**: Board of Tax Appeals, reorganization - HB 453
- **Claims Commission**, creation - HB 453
- Tax increment financing, pilot program, extension - HB 330

### Taxation, Severance

- **Kentucky Coal Fields Endowment Authority**, creation - HB 156

### Teachers

- Best in Class program, termination, June 30, 2018 - HB 312
- Certification, alternative - SB 117
- Charter schools, employees - HB 520
- Religion and religious holidays, teaching - SB 17
- **School**: Bible literacy, courses - HB 128
  - district calendar committee, establishment - SB 50
  - employees, certified or classified personnel, relatives as substitutes - HB 269
- Teacher scholarship, teaching dual credit, forgiveness - HB 312

### Telecommunications

- **Kentucky**: Communications Network Authority, creation - HB 343
  - e-Health Network, abolishment - HB 276
  - Innovation Commission, abolishment - HB 276
  - Public Service Commission, telephone exchange regulation, removal - SB 10

### Tobacco

- Cessation, health benefit coverage - SB 89
- Smokeless tobacco ingredient, regulation, urge halt - HCR 48

### Tourism

- **Kentucky**: Bicentennial Commission, abolishment - HB 276
  - Capitol Centennial Commission, abolishment - HB 276

### Traffic Safety

- Accident reports, incidents involving autocycles - SB 73
- Deer and elk, automobile accidents, risk reduction - SB 83
- Kentucky vehicle registration database, deaf or hard of hearing, indication - SB 189
- Operator’s license, minor, application, signature - HB 192
- Yielding, right-of-way, solid waste collection service vehicles - HB 144

### Transportation

- Airports, unmanned aircraft facility maps, development - HB 540
- Autocycles, highway operation - SB 73
- Axel weight, posted bridge limit, exception, removal - HB 388
- Commercial delivery, alternative vehicles, roadway operation - HB 404
- Deaf or hard of hearing protection trust fund, creation - SB 189
- Deer and elk, automobile accidents, Department of Transportation, risk reduction - SB 83
- Kentucky vehicle registration database, deaf or hard of hearing, indication - SB 189
- Metal commodities, weight tolerance exemptions - HB 184
- Military surplus vehicle, titling and registration - SB 176
- Motor vehicle dealers, disclosure of accident damage, motor vehicles, sale - HB 294
- Operator’s vehicle, blue lights, prohibition - HB 74
license, minor, application, signature - HB 192
licenses and personal ID cards, federal standards, voluntary compliance - HB 410
Overweight trucks, roadway conditions and modal parity, study - HB 184
Pennyrile Parkway, I-169, Congress, urge - HCR 90
Rest areas, human trafficking hotline, posting - HB 524
Salvage titles, obtaining, process - HB 163
Speed titles, issuance, time - HB 27
Unmanned aircraft, operation near airports, restrictions - HB 540
Weight tolerance, agriculture, transportation - HB 174, HB 184

Unemployment Compensation

Franchises, no employment relationship between franchisee and franchisor - SB 151
Military spouse, relocation - HB 375
Successor employer, surcharge and interest - HB 473

United States

Department of Veterans Affairs, renaming - HB 498
Mint Police, state peace officers, authority, limited grant - HB 225
Radiation, regulation - SB 248

Universities and Colleges

Comprehensive universities, advanced practice doctoral programs, review - SB 147
Eastern Kentucky University, contract employees, Department of Criminal Justice Training, transfer - SB 197
Industrial hemp, Agricultural Experiment Station, testing - SB 218
Kentucky National Guard members, tuition, residency - SB 136
Public postsecondary comprehensive funding model, creation - SB 153
Religious and political expression and assembly - SB 17
University of Louisville Board of Trustees, reorganization - SB 12

Veterans

Bowling Green Veterans Center, bond funds - HB 13
Kentucky National Guard and Reserve Employers’ Council, abolition - HB 276

Magoffin County veterans nursing home, expression of support - HB 13
Nursing staff, veteran nursing homes, personal service contracts, exemption - HB 311
Occupations, licensing and certification, requirements - HB 113
Operator’s licenses and personal ID cards, veteran’s designation - HB 410
Service-disabled veteran-owned businesses, state purchasing - HB 161
Special license plates, Gold Star Sons and Daughters - SB 122
Teacher, alternative certification - SB 117
United States Department of Veterans Affairs, renaming - HB 498
Veteran license plates, length of service, federal designation - HB 350
license plates, National Guard or Reserve component, eligibility - HB 350
World War One Centennial Day, designation - HCR 59

Vetoed Legislation

HB 13 (line item)
SB 219

Wages and Hours

Complaints, prosecution, discretion - HB 378
Electronic wage statement - HB 378
Franchises, franchisee and franchisor, relationship - SB 151
Nonprofit camps or nonprofit educational centers, exemption, clarification - HB 255
Prevailing wage, repeal - HB 3
Protection of wages, labor organization and political activities - SB 6
Wages, definition - HB 378

Waste Management

Kentucky Division of Water, small private sewer treatment plants, study - HJR 56
Solid waste collection service vehicles, yielding, right-of-way - HB 144
waste management facilities, cities in consolidated local government - HB 246
waste management services, provider displacement, requirements - HB 119
<table>
<thead>
<tr>
<th>Topic</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Water Supply</strong></td>
<td></td>
</tr>
<tr>
<td>Livestock, definition of</td>
<td>SB 139</td>
</tr>
<tr>
<td><strong>Waterways and Dams</strong></td>
<td></td>
</tr>
<tr>
<td>Environmental Quality Commission, variance request, dams, appeal</td>
<td>SB 249</td>
</tr>
<tr>
<td><strong>Wines and Wineries</strong></td>
<td></td>
</tr>
<tr>
<td>Alcoholic beverages, omnibus changes</td>
<td>HB 183</td>
</tr>
<tr>
<td><strong>Women</strong></td>
<td></td>
</tr>
<tr>
<td>Abortion services, establishment of payment restrictions and priorities</td>
<td>SB 8</td>
</tr>
<tr>
<td>Domestic and dating violence, reporting</td>
<td>HB 309</td>
</tr>
<tr>
<td><strong>Workers’ Compensation</strong></td>
<td></td>
</tr>
<tr>
<td>Caretakers for churches and certain ministers, coverage, exemption</td>
<td>HB 306</td>
</tr>
<tr>
<td>Commissioner, department and employees</td>
<td>HB 378</td>
</tr>
<tr>
<td>nomination, procedure</td>
<td>HB 378</td>
</tr>
<tr>
<td>Franchises, franchisee and franchisor, relationship</td>
<td>SB 151</td>
</tr>
<tr>
<td>Kentucky coal pneumoconiosis fund, KEMI</td>
<td>HB 377</td>
</tr>
<tr>
<td>Kentucky Workers’ Compensation Advisory Council, abolishment</td>
<td>HB 276</td>
</tr>
<tr>
<td>Labor Cabinet, reorganization, Executive Order 2016-855</td>
<td>HB 293</td>
</tr>
<tr>
<td>Orders, interest rate</td>
<td>HB 223</td>
</tr>
<tr>
<td>Self-insured employers, financial examination, open records</td>
<td>HB 378</td>
</tr>
<tr>
<td>Settlements, interest rate</td>
<td>HB 223</td>
</tr>
<tr>
<td>Workers’ Compensation Funding Commission, investment authority</td>
<td>HB 377</td>
</tr>
<tr>
<td>Workers’ Compensation Nominating Committee, reorganization, Executive Order 2016-319</td>
<td>HB 299</td>
</tr>
</tbody>
</table>