General Assembly Action
2019 Regular Session

Informational Bulletin No. 256
May 2019
Foreword

The 2019 Regular Session of the General Assembly convened Tuesday, January 8, 2019, and adjourned sine die Thursday, March 28, 2019, having met for 30 legislative days. During the session, 786 bills and 502 resolutions were introduced, including 263 Senate bills and 523 House bills.

Of the bills introduced, 68 Senate bills and 131 House bills passed both chambers and were delivered to the Governor. The Governor exercised his line-item veto authority in one House bill and vetoed two other House bills. The General Assembly overrode part of the line-item veto and one of the two other vetoes. In all, 68 Senate bills and 130 House bills became law.

The Governor also received six joint and concurrent resolutions.

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.

Legislative Research Commission
Frankfort, Kentucky
May 2019
## Bill Numbers To Acts Chapters

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SB 1

AN ACT relating to school safety and declaring an emergency.

Amends KRS 158.441 to include definitions of “school safety” and “school security” and change the definition of “school resource officer” (SRO); amends KRS 158.442 to include development and implementation of a school safety coordinator training program and specify membership on the Center for School Safety board of directors; amends KRS 158.443 to specify that the board of directors is to appoint an executive director, establish all positions of the center, approve a school safety coordinator training program, approve a school security risk assessment tool, review the organizational structure of the center, and make recommendations; creates a new section of KRS Chapter 158 to establish the office of state school security marshal, require the state school security marshal to be appointed by and report to the Department of Criminal Justice Training, require the marshal to report annually to the Center for School Safety, require development of a school security risk assessment tool, require that the office of state school marshal conduct on-site reviews, require local boards of education utilizing an SRO to enter into a memorandum of understanding with the employing agency of the SRO if employed directly by the school district to specify the roles of those involved with the SRO program, require reporting by school superintendents on completion of the risk assessment annually, and require mandatory additional staff training if the risk assessment is not completed; creates a new section of KRS Chapter 158 to require school district superintendents to appoint a school safety coordinator, require the school safety coordinator to complete training within six months of appointment, require the coordinator to designate threat assessment teams at each school in the district, require the coordinator to formulate recommended policies and procedures for an all-hazards approach to school safety, encourage the school safety coordinator to include student representation in recommended policies, and require the coordinator to ensure that all school campuses in the district are toured at least once per school year; creates a new section of KRS Chapter 158 to promote the assignment of one or more SROs to each school, require the Kentucky Law Enforcement Council to promulgate administrative regulations to establish school resource officer training and course curriculum, set out specific topics to be covered by the established training, and require superintendents to report annually to the Center for School Safety the number and placement of SROs in the district; amends KRS 15.450 to include the salary and associated expenses of the state school security marshal in the funds reimbursable to the Justice and Public Safety Cabinet from the Law Enforcement Foundation Program; amends KRS 15.330, 15.380, 15.420, 15A.063, 61.900, and 209A.020 to conform; amends KRS 158.162 to require all districts to restrict access to each school building by July 1, 2022, and withhold approval of new building construction or expansion without compliance; amends KRS 156.095 to require that suicide prevention awareness information be provided to students in person, by live streaming, or via video recording, require that suicide training provided to staff include the recognition of signs and symptoms of mental illness, and require staff with job duties requiring direct contact with students to receive a minimum of one hour of training annually on responding to an active shooter; creates a new section of KRS Chapter 158 to define “school counselor,” “school-based mental health services provider,” and “trauma-informed approach,” direct all schools to adopt a trauma-informed approach to education, require each school to create a trauma-informed team, require that by July 1, 2021, or as funds and qualified staff become available, each school district is to provide a school counselor for each
250 students, permit a district to employ or contract for services of a school-based mental health services provider, require that by January 1, 2020, the Department of Education shall make available a tool kit to assist school districts in developing a trauma-informed approach, and require that by July 1, 2021, each local board of education shall develop a plan for implementing a trauma-informed approach; amends KRS 70.062 to encourage sheriffs to collaborate with local school districts on policies and procedures for communicating instances of student-involved trauma; amends KRS 95.970 to encourage chiefs of police to collaborate with local school districts on policies and procedures for communicating instances of student-involved trauma; creates a new section of KRS Chapter 16 to encourage the Department of Kentucky State Police to work with school districts pertaining to school and student safety and emergency response plans for communicating instances of student-involved trauma; amends KRS 508.078 to include in “terroristic threatening in the second degree” intentionally making false statements by any means for the purpose of causing evacuation, cancellation, or creating fear of serious bodily harm in schools or among students, parents, or school personnel; creates a new section of KRS Chapter 158 to require the Kentucky Office of Homeland Security to make available to each school district an anonymous reporting tool, allow the reporting individual to stay anonymous, require information reported to be immediately sent to administration of each school district and law enforcement agency affected, and require the Kentucky Office of Homeland Security to develop and provide a comprehensive training and awareness program on the anonymous reporting tool; creates a new section of KRS Chapter 158 to require principals to provide written notice to all students, parents, and guardians of the provisions of KRS 508.078 and potential penalties under KRS 532.060 and 534.030 each school year; creates a new section of Chapter 158 to allow the board of directors of any public school district foundation to accept gifts or donations restricted for school safety and security purposes and use them exclusively for the purpose granted, and encourage the organization of foundations to support public school districts for which no foundation exists; establishes that Act is to be known as the School Safety and Resiliency Act; directs the Office of Education Accountability to conduct a study on the use of guidance counselors’ time in schools; declares an emergency; and designates as the School Safety and Resiliency Act; EMERGENCY.

SB 4

AN ACT relating to elections.

Amends KRS 121.120 to require the Kentucky Registry of Election Finance to publish a manual for contributing organizations to describe the legal requirements relating to campaign finance, require all candidates, slates of candidates, committees, and contributing organizations, beginning with the primary scheduled in 2020, to electronically submit all campaign finance reports to the registry, require the registry to publish the names of any candidate, slate of candidates, committee, or contributing organization as a delinquent filer if the required campaign finance reports are submitted in an untimely and nonelectronic format, until such time as the campaign finance reports are properly filed in an electronic format, require all independent expenditure reports to be submitted electronically to the registry within 48 hours of the date that the communication is publicly distributed or otherwise publicly disseminated, beginning with the primary scheduled in 2020, and make technical corrections; amends KRS 121.180 to permit all candidates to amend their spending intent consistent with what the candidate is actually spending in the election, so long as the amendment is made prior to the period in which the first campaign finance report is required to be filed with the registry, extend the length of time in which a
candidate may change his or her spending intent with the registry to conform with the campaign finance report deadlines in KRS Chapter 121, instead of candidate ballot access deadlines in Chapter 118, provide for a $500 minimum penalty to be assessed by the registry against candidates who declares an exemption from filing but then exceed their spending intent without filing the required reports, eliminate the five-day grace period for the filing of required reports to the registry, and instead require the reports to be submitted to the registry within two business days after the filing deadline, and make technical corrections to conform; amends KRS 121.210 to allow a candidate or slate of candidates to designate one central campaign committee as a candidate-authorized committee, and make technical corrections to conform; and amends KRS 121.005 to conform.

SB 6

AN ACT relating to executive branch ethics.

Amends KRS 11A.040 to extend from six months to one year the length of time in which a present or former officer or public servant listed in KRS 11A.010(9)(a) to (g) is subject to specified employment restrictions after leaving state service; amends KRS 11A.050 to require officers and public servants listed in KRS 11A.010(9)(a) to (g) to file statements of financial disclosure within 30 days of beginning state employment and list on the statements of financial disclosure employers for whom they were employed for a one-year period immediately prior to state employment, as well as family members and business associates registered as legislative or executive branch lobbyists, and delete from the statements reference to retainers related to state agencies; amends KRS 11A.080 to specify that the Secretary of the Finance and Administration Cabinet may void a contract if the Executive Branch Ethics Commission determines that a violation of the provisions of KRS Chapter 11A has occurred; amends KRS 11A.110 to allow the Executive Branch Ethics Commission to promulgate administrative regulations pertaining to electronic filing of disclosure statements by executive agency lobbyists, their employers, or real parties in interest; amends KRS 11A.201 to exclude public comments submitted to an executive agency during the public comment period for administrative regulations or rules from the definition for “executive agency lobbying activity,” specify matters that financially impact the executive agency lobbyist or his or her employer under the definition of “substantial issue,” change the definition of “executive agency decision” to include requests for information, requests for proposal, budget provisions, administrative regulations, executive orders, legislation and amendments, and other policy decisions, change the definition of “executive agency lobbyist” to include associations, coalitions, or public interest entities formed to influence executive agency decisions, change the definition of “executive agency lobbying activity” to include advocating, opposing the passage of, modifying, defeating, or impacting executive action regarding legislation, define “substantial issue” to include any budget provision, administrative regulation or rule, legislative matter or other public policy matter that impacts the lobbyist or his or her employer, include classified employees among executive agency officials, and provide exclusions for media, publications, and professional services not related to lobbying; amends KRS 11A.211 to require disclosure of executive agency lobbyist compensation, and require certification that an employer and agent has complied with KRS 11A.236; and amends KRS 11A.236 to prohibit executive agency lobbyist compensation contingent on awarding of a government contract or based on a percentage of a government contract awarded, and bar employers of executive agency lobbyists from doing business with the state for five years if they have employed an executive agency lobbyist on a contingency basis.
SB 7
AN ACT relating to employment.
Amend KRS 336.700 to allow arbitration, mediation, or alternative dispute resolution agreements to be required by employers as a condition or precondition to employment, allow a waiver of a claim to be required as a condition or precondition for rehiring of an employee, allow an agreement to reduce the period for limitations as a condition or precondition of employment as long as the agreement does not apply to state or federal law that preempts modifying limitations and does not limit the period for more than 50 percent of the original limitations, allow an employee to be required to have to a background check as a condition or precondition of employment in conformity with a state or federal law requiring background checks, specify that arbitration clauses shall be subject to general contracts defenses, specify that arbitration shall safeguard certain legal rights, specify that arbitrators with conflicts shall disqualify themselves, and specify that if no arbitration protocols are specified, then the Kentucky Rules of Civil Procedure apply, specify that the provisions apply retroactively and prospectively, and specify that provisions of the Act shall not apply to collective bargaining agreements entered into between employers and the respective representatives of member employees; and amends KRS 417.050 to conform.

SB 8
AN ACT relating to educators.
Amends KRS 161.770 to specify that a board of education must comply with the Americans with Disabilities Act of 1990, the Health Insurance Portability and Accountability Act of 1996, and any other applicable federal law in placing a teacher or superintendent on leave due to a physical or mental disability, and prohibit a board from requesting unnecessary medical information or disclosing any medical information; and amends KRS 161.790 to clarify the causes for which a contract of a teacher may be terminated, maintain language requiring a written statement prior to terminating contract for inefficiency, incompetency, or neglect of duty, require an attorney to serve as hearing officer and chairman of the tribunal, remove a lay person from the makeup of the tribunal, establish selection and training requirements for hearing officers, establish a prehearing conference for motions and mediation, establish a tribunal’s decision as a recommended order and allow parties to file exceptions to recommended order, allow a hearing officer to respond to exceptions by entering the original recommended order or an amended order as a final order, and limit decisions to upholding or overturning the decision of the superintendent.

SB 9
AN ACT relating to abortion and declaring an emergency.
Creates new sections of KRS Chapter 311 to require a person who intends to perform an abortion to determine whether the unborn human individual has a detectable fetal heartbeat, prohibit a person from performing an abortion before determining whether the unborn human individual has a detectable fetal heartbeat, prohibit a person from performing an abortion after the detection of a fetal heartbeat, provide exceptions for medical emergencies, require documentation of whether an abortion was performed to preserve the health of the pregnant woman, specify that nothing in the Act restricts access to contraceptives, allow a woman to file a civil action for the wrongful death of her unborn child, require the Cabinet for Health and Family Services to inspect the medical records of a facility that performs abortions to ensure compliance with reporting requirements, and permit the Attorney General to apply to a state or federal court for a declaration
that the Act’s provisions are constitutional, or for an order lifting an injunction if one exists, if federal abortion law changes; 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 criminal penalties for violations; amends KRS 213.101 to expand the statistical reporting system for abortions; and allows for severability; EMERGENCY.

SB 15
AN ACT relating to school policies.
Amends KRS 160.380 to define “clear CA/N check,” remove the definition and use of the term “contractor,” remove exceptions that permitted superintendents and principals to hire relatives, consolidate repeated language, exclude existing classified and certified employees from background check requirements, amend the requirement for background checks and clear CA/N checks that previously applied to contractors to apply to any adult who is permitted access to school grounds on a regularly scheduled and continuing basis pursuant to a written agreement for the purpose of providing services directly to a student or students as part of a school-sponsored program or activity, and permit probationary employment of an individual prior to receipt of a criminal history background check and clear CA/N check for positions vacant after July 31; and amends KRS 160.151, 160.345, 160.380, 160.990, and 161.044 to conform.

SB 16
AN ACT establishing the Kentucky Rare Disease Advisory Council and making an appropriation therefor.
Creates new sections of KRS Chapter 211 to establish the Kentucky Rare Disease Advisory Council to be administered by an existing nonprofit entity operating in the state, establish duties of the council, permit the council to apply for grants for programs related to rare diseases, require reports to the governor, the Cabinet for Health and Family Services, and the General Assembly, provide that the council ceases to exist on December 1, 2028, unless reestablished by the General Assembly, and direct any remaining funds raised to be donated for purposes related to rare diseases; APPROPRIATION.

SB 18
AN ACT relating to pregnancy-related accommodations.
Amends KRS 344.030 to amend the definition of “employer” for purposes of determining accommodations for pregnancy or childbirth or related medical conditions by increasing the size of the employer from eight to 15 employees, amend the definition of “reasonable accommodation” to list the types of permissible accommodations made for pregnancy, childbirth, and related medical conditions, and to define “related medical condition”; amends KRS 344.040 to make it unlawful for an employer to fail to accommodate an employee affected by pregnancy, childbirth, or a related medical condition, and require employers to provide notice to employees regarding the right to be free from discrimination for pregnancy, childbirth, and related medical conditions; and designates as the Kentucky Pregnant Workers Act.

SB 22
AN ACT relating to the Interstate Medical Licensure Compact.
Creates a new section of KRS Chapter 311 to enact and enter into the Interstate Medical Licensure Compact with all other jurisdictions that legally join in the compact, declare the purpose
of the compact, define terms, and recognize a multistate licensure privilege to practice for physicians.

SB 28
AN ACT relating to notice of environmental incidents.
Creates a new section of KRS 224.1-400 to 224.1-415 to require the Energy and Environment Cabinet to send notice that an environmental emergency exists to the county/judge executive of the county or chief executive officer of the urban-county government where the environmental emergency occurred; and creates a new section of KRS 224.43-310 to 224.43-380 to require the Energy and Environment Cabinet to send a copy of a notice of violation for a contained landfill, when the violation has off-site impacts, to the county/judge executive of the county or the chief executive officer of the urban-county government within which the contained landfill is located.

SB 29
AN ACT relating to licensing fees for the sale of alcoholic beverages.
Amends KRS 243.075 to allow cities with a population of less than 20,000 and counties that do not have a city with a population greater than 20,000 to impose a regulatory license fee of no more than 5 percent on the sale of alcoholic beverages, or to continue to impose an existing license fee as authorized by KRS 243.075 if established before the effective date of this Act.

SB 30
AN ACT relating to cancer prevention through insurance coverage for screening and appropriate genetic testing.
Creates a new section of Subtitle 17A of KRS Chapter 304 to require health benefit plans to cover genetic tests for cancer that are recommended by certain health care providers if the recommendation is consistent with certain genetic testing guidelines, and establish that the section shall not be construed to limit coverage required by other law; and amends KRS 304.17A-257 to reduce the age required for colorectal cancer examination and testing coverage from 50 to 45, make technical amendments, and establish that the section shall not be construed to limit coverage required by other law; delayed effective date of January 1, 2020.

SB 31
AN ACT relating to sibling visitation.
Amends KRS 620.050 to require the Cabinet for Health and Family Services, in the case of siblings removed from their home who are not jointly placed, to provide for frequent visitation or other ongoing interaction between the siblings.

SB 32
AN ACT relating to water well drillers.
Amends KRS 223.400 to add a definition of “water well driller’s assistant”; amends KRS 223.405 to require water well drillers and water well driller’s assistants to obtain a valid certificate before working on a water well; amends KRS 223.425 to establish the application, requirements, and effective term for the certification of water well driller’s assistants; amends KRS 223.430 to allow the water well driller’s assistant to work under the liability insurance and surety bond of the supervising certified water well driller; amends KRS 223.440 to prohibit the
certified water well driller’s assistant from certifying records required to be kept by the supervising certified water well driller; amends KRS 223.447 to establish certification and renewal fees for the water well driller and the water well driller’s assistant; and amends KRS 223.450 to conform.

SB 50

AN ACT relating to abortion.

Amends KRS 213.101 to require a report of issuing a prescription for RU-486, cytotec, pitocin, mifeprin, misoprostol, or any other drug or combination of drugs that is intended to end a pregnancy to the Vital Statistics Branch within 15 days after the end of the month in which the prescription was issued, require the Vital Statistics Branch to issue an annual report on all data collected including the type of abortion procedure used, and require the report to be made available on the cabinet’s website; creates a new section of KRS 311.710 to 311.820 to require a report of issuing a prescription for RU-486, cytotec, pitocin, mifeprin, misoprostol, or any other drug or combination of drugs that is intended to end a pregnancy within 15 days after the prescription was issued, require that information on the potential ability of a physician to reverse the effects of prescription drugs for the induction of abortion be provided with each prescription, and require that abortion complications be reported to the Vital Statistics Branch; amends KRS 311.725 to require that physicians verbally inform women on the potential ability of a physician to reverse the effects of prescription drugs for the induction of abortion; and amends KRS 311.723 and 311.735 to correct citations to KRS 213.101.

SB 54

AN ACT relating to prior authorization.

Creates a new section of subtitle 17A of KRS Chapter 304 to require electronic prior authorizations for drugs, and require coverage for an extended length of authorization and dosage changes for ongoing medication therapy drugs under certain circumstances; amends KRS 205.522 to require the Department for Medicaid Services or a Medicaid managed care organization to comply with certain sections of the Act; amends KRS 217.211 and KRS 218A.171 to require governmental units of the Commonwealth to promulgate administrative regulations for electronic prescribing that include electronic prior authorization standards meeting certain requirements; amends KRS 304.17A-005 to define “health care service,” “health facility” or “facility,” and “medically necessary health care services”; amends KRS 304.17A-580 to make technical corrections; amends KRS 304.17A-600 to modify the definition of “prospective review” to include prior authorization, step therapy, prediagnosis review, pretreatment review, and utilization and case management; amends KRS 304.17A-603 to require that certain written procedures of an insurer be accessible on its website and establish certain preauthorization requirements; amends KRS 304.17A-607 to require that decisions relating to utilization reviews be conducted by physicians of the same or similar specialty as the ordering provider, establish a time frame for providing utilization decisions, allow for electronic format of certain required notices, and establish that an insurer’s failure to respond within set time frames shall be deemed a prior authorization; and amends 304.17A-430 to conform; delayed effective date of January 1, 2020.

SB 55

AN ACT relating to veterans at risk.

Amends KRS 39F.010 to define “veteran at risk”; and amends KRS 39F.180 to require a search for a veteran at risk to be reported as a Green Alert.
SB 57

AN ACT relating to expungement and making an appropriation therefor.

Amends KRS 431.073 to allow discretionary expungement of Class D felonies with a five-year waiting period, exclude expungement of violations of KRS 189A.010, 508.032, 519.055, or abuse of public office, allow Commonwealth’s attorneys to reject grossly incomplete applications, establish findings that an applicant under a new portion of KRS 431.073 must provide proof by clear and convincing evidence before expungement is granted, require that the person pose no significant threat of recidivism, decrease the expungement fee to $250, make final expungement of the record contingent on full payment of the expungement fee, and prohibit jailing of a person for nonpayment of the expungement fee; amends KRS 431.076 to allow a person against whom charges have been dismissed with or without prejudice to petition for expungement, and set time limits for filing petitions; amends KRS 431.079 to require a certificate of eligibility only if a petition or application seeks expungement of a conviction; and creates a new section of KRS Chapter 431 to create an expungement fund and specify distribution of money from the fund; APPROPRIATION.

SB 60

AN ACT relating to elections.

Amends KRS 83A.045, 118.165, and 118A.060 to change the filing deadline for certain candidates for election from the last Tuesday in January to the first Friday following the first Monday in January; amends KRS 118.367 to change the deadline for filing a statement-of-candidacy form from April 1 to the first Friday following the first Monday in January; and amends various sections to conform; delayed effective date of November 6, 2019.

SB 61

AN ACT relating to students of chiropractic.

Amends KRS 312.018 to allow students of chiropractic to engage in clinical practice under the supervision of a licensed chiropractor.

SB 65

AN ACT relating to patient quality of life.

Creates new sections of KRS Chapter 211 to define terms, to establish the Palliative Care Interdisciplinary Advisory Council within the Cabinet for Health and Family Services, establish membership and duties, establish the Palliative Care Consumer and Professional Information and Education Program within the cabinet, and set forth purposes, duties, and requirements; amends KRS 218A.010 to establish a definition for “certified community based palliative care program”; and amends KRS 218A.205 to establish an exemption for the three-day prescribing limits for a supply of a Schedule II controlled substance.

SB 67

AN ACT relating to sexual crimes against animals.

Creates a new section of KRS Chapter 525 to create the offense of sexual crimes against an animal, provide a list of exceptions, require the court to terminate ownership of the animal that was the subject of the offense or to have the animal returned to the owner without being spayed or neutered if the offender was not the owner; amends KRS 258.005 to include sexual crimes against animals in the list of crimes an animal control officer may enforce; amends KRS 258.095 to include
sexual crimes against animals in the list of crimes an animal control officer may enforce; and amends KRS 436.605 to grant animal control officer peace officer powers for enforcing sexual crimes against animals.

**SB 70**

AN ACT relating to strangulation.

Creates a new section of KRS Chapter 508 for first degree intentional strangulation as a Class C felony; creates a new section of KRS Chapter 508 for second degree wanton strangulation as a Class D felony; amends KRS 403.720 to include strangulation in the definition of “domestic violence and abuse”; amends KRS 456.010 to include strangulation in the definition of “dating violence and abuse”; and makes conforming amendments.

**SB 77**

AN ACT relating to expanding organ donor registration.

Amends KRS 311.1947 to expand organ donor registration to the Commonwealth’s single sign-on system and permit donors to designate consent on state identification cards; delayed effective date of January 1, 2020.

**SB 84**

AN ACT relating to licensed certified professional midwives.

Creates new sections of KRS Chapter 314 to define “APRN-designated certified nurse midwife,” “certified professional midwifery services,” “collaboration,” “consultation,” “council,” “licensed certified professional midwife,” “referral,” and “transfer,” create the Licensed Certified Professional Midwives Advisory Council under the Board of Nursing, establish its membership, provide that a licensed certified professional midwife has same authority and responsibility as other licensed health care providers regarding public health laws, require each to keep appropriate medical records, require the board to promulgate administrative regulations relating to licensed certified professional midwives including a requirement for informed consent, fees for licenses, statewide requirements for transfer of care, medical tests, and a formulary of medications, require annual reporting to the board of information on birth intended to be in out-of-hospital settings, require reporting of newborn or maternal deaths within 30 days, require a list of conditions requiring collaboration, consultation, or referral, permit the board to require a criminal background investigation of an applicant for a license as a licensed certified professional midwife by means of a fingerprint check, prohibit providing services without a license or operating a school or program for services without board approval, require reporting of violations, permit provision of emergency services, self-care, and delegated care, provide immunity from liability in civil action for health care providers who have acted in consultation with a licensed certified professional midwife, require that the council make recommendations within one year to the board for the management of clients who may have conditions that preclude the clients from being considered at low risk of an adverse outcome, specify requirements for the recommendations for administrative regulations, establish requirements for providing services to clients until administrative regulations have been promulgated, limit liability for the provision of certified professional midwifery services, establish the Transfer Guidelines Work Group to develop statewide requirements for licensed certified professional midwives and hospitals, and establish the membership of the work group; and amends KRS 164.298, 211.180, 311.271, and 311.550 to conform.
SB 85

AN ACT relating to driving under the influence and making an appropriation therefor.

Amends KRS 189A.005 to define “cabinet” and clarify the definitions of “ignition interlock device,” “ignition interlock certificate of installation,” “ignition interlock device provider,” and “ignition interlock license”; amends KRS 189A.010 to provide that the results of a blood sample obtained more than two hours after driving shall not be admissible for DUI prosecutions under (1)(d) but may admissible for DUI prosecutions under (1)(c) or (e), adjust the presumption in DUI prosecutions under (1)(b) or (e) from 0.05 to 0.04, and clarify that laboratory tests for controlled substances are admissible for DUI prosecutions under (1)(c) or (e); amends KRS 189A.040 to provide that alcohol or substance abuse treatment for DUIs be authorized as Medicaid-eligible services for defendants who are eligible for Medicaid; amends KRS 189A.045 to clarify that, if a defendant enrolls in an education alcohol or substance abuse treatment program before conviction, the education or treatment completed prior to conviction counts towards the education or treatment requirement imposed by KRS 189A.040; repeals and reenacts KRS 189A.070 to provide that the Transportation Cabinet shall suspend the driver’s license of a person convicted of a DUI and to specify that any person issued an ignition interlock license may have a shorter suspension period; amends KRS 189A.085 to provide that a person convicted of any DUI shall surrender his or her license plate unless the person or family qualifies for an exemption; amends KRS 189A.100 to allow law enforcement agencies to film a refusal, and to clarify that the sentencing court can order the videotape or film of a DUI destroyed; amends KRS 189A.200, pretrial driver’s license suspension of a person charged with a DUI, to provide that the court may require a person to apply for an ignition interlock license if charged with violating (1)(a) but shall require the person to apply for an ignition interlock license if charged with violating (1)(b) or (c); repeals and reenacts KRS 189A.340 to provide the requirements for and restrictions of an ignition interlock license; amends KRS 189A.345 to provide penalties for ignition interlock license and device violations; repeals, reenacts, amends, and renumbers KRS 189A.500 to KRS 189A.350 to clarify the Transportation Cabinet’s regulatory authority for ignition interlock; creates a new section of KRS Chapter 189A to provide an administrative appeals process for ignition interlock licenses; amends KRS 189A.410 to specify that only those charged with violations of KRS 189A.010(1)(c) or (d) are eligible for hardship licenses; amends KRS 189A.090, 189A.107, 189A.400, 189A.440, and 186.560 to conform; amends KRS 189A.105, 189A.220, 189A.240, and 189A.250 to make technical corrections; and repeals KRS 189A.080, 189A.320, 189A.430, and 189A.450; delayed effective date of July 1, 2020; APPROPRIATION.

SB 89

AN ACT relating to methamphetamine.

Creates a new section of KRS 65.8801 to 65.8839 to allow a local government to provide for the abatement and decontamination of any property where a methamphetamine contamination notice has been posted; amends KRS 65.8840 to provide that a local government may provide for the abatement and decontamination of any property where a methamphetamine contamination notice has been posted through ordinance, require notice and an opportunity for a hearing prior to the decontamination of any property where a methamphetamine contamination notice has been posted, and provide that a local government may place a lien on the property for costs related to the enforcement of the ordinance and decontamination of the property; amends KRS 132.012 to include properties that have had a methamphetamine contamination notice posted for a period of
at least 90 days in the definition of “abandoned urban property” for tax purposes; amends KRS 426.205 to specify that a lien for the costs to a local government for the abatement and decontamination of a property where a methamphetamine contamination notice has been posted qualifies as a lien for which a sale may be ordered when the property is determined to be abandoned.

**SB 92**

AN ACT relating to sexual violence training.

Amends KRS 311A.120 to require training on awareness of sexual violence for emergency medical technicians and change training requirements for pediatric abusive head trauma.

**SB 97**

AN ACT relating to sexual assault forensic evidence kits.

Amends KRS 16.132 to require the Kentucky State Police to create a tracking system for sexual assault forensic evidence kits.

**SB 98**

AN ACT relating to the Work Ready Kentucky Scholarship and making an appropriation therefor.

Creates a new section of KRS 164.740 to 164.7891 to establish the Work Ready Kentucky Scholarship, require the Kentucky Higher Education Assistance Authority to administer the scholarship, define eligibility requirements for the scholarship, define the scholarship award amount, require the authority to prepare an annual report on the scholarship in collaboration with the Office for Education and Workforce Statistics, and create the Work Ready Kentucky Scholarship fund; and confirms Executive Order 2018-571; APPROPRIATION.

**SB 100**

AN ACT relating to net metering.

Amends KRS 278.465 to increase the maximum capacity for an eligible electric generating facility to 45 kilowatts and redefine “net metering”; amends KRS 278.466 to require the Public Service Commission to set the compensation rate for eligible customer-generators according to the ratemaking process in KRS Chapter 278, specify that the ratemaking process to set the amount of compensation for electricity produced by eligible customer-generators be initiated by a retail electric supplier or generation and transmission cooperative on behalf of one or more retail electric suppliers, prohibit eligible customer-generators who close their net metering accounts from receiving any cash refund for accumulated excess generation credits, require the net metering tariff provisions for eligible customer-generators in place when they started taking net metering service to remain in effect for 25 years for eligible generating facilities, including the one-to-one kilowatt-hour denominated credit provided for electricity fed into the grid, specify that eligible customer-generators shall be subject to all changes in energy rates, rate structures, and monthly charges as nonparticipating customers during that 25-year period, and specify that eligible customer-generator installations are transferable to other persons at the same premises; and amends KRS 278.467 to conform; delayed effective date of January 1, 2020.
SB 103
AN ACT relating to sheriffs and declaring an emergency.
Amends KRS 64.090 to allow sheriffs to charge $25 for the handling of an impounded vehicle and $25 per day for the storage of an impounded vehicle; and creates a new section of KRS Chapter 70 to establish a process for when a sheriff impounds a vehicle and to allow a hearing to challenge the validity of that impoundment; EMERGENCY.

SB 104
AN ACT relating to fire prevention.
Creates a new section of KRS Chapter 227.200 to 227.410 to provide that beginning July 15, 2020, class B firefighting foam shall not be used for firefighting training purposes or testing purposes.

SB 107
AN ACT relating to automatic enrollment in the Kentucky Public Employees Deferred Compensation Authority plans.
Amends KRS 18A.250 to require that employees of the executive, legislative, or judicial branches of Kentucky state government hired on or after July 1, 2019, be automatically enrolled in the 401(k) voluntary retirement plan with a monthly employee contribution of $30 per month, require that the employee continue to contribute to the plan unless or until the employee makes an election to change the contribution, give the Kentucky Public Employees Deferred Compensation Authority board the authority to select default investment options and amend the 401(k) plan as needed to implement automatic enrollment, and require the Kentucky Public Employees Deferred Compensation Authority to report to the Public Pension Oversight Board by December 31, 2019, on the development of the automatic enrollment provisions and options to improve participation in the plans.

SB 110
AN ACT relating to Medicaid credentialing of health care providers.
Amends KRS 205.532 to define “clean application” for credentialing and enrollment purposes, require electronic applications for credentialing, require the Department for Medicaid Services to enroll a provider within 60 days of receiving a clean application, require tolling or pausing applications due to a delay caused by an external entity, require the department to enroll and screen providers in accordance with state and federal laws, require providers to use electronic applications for enrollment, permit providers and managed care organizations to negotiate terms of a contract prior to the completion of the department’s enrollment and screening process, permit the department to make payment in lifesaving or life preserving medical treatment cases, and encourage licensing boards to provide information for credentialing electronically.

SB 114
AN ACT relating to official documents and making an appropriation therefor.
Creates new sections of KRS Chapter 423 to define various terms, limit the applicability of the Act to notarial acts performed on or after January 1, 2020, allow a notarial officer to perform a notarial act in Kentucky, outline requirements for certain notarial acts, require a personal or online appearance before a notarial officer, specify the requirements of identifying an individual before a notarial officer, permit a notarial officer to refuse to perform a notarial act, specify who
may perform a notarial act in Kentucky, recognize notarial acts performed in other states, recognize notarial acts performed in federally recognized Indian tribes under federal law and in foreign countries, allow a notary public to perform a notarial act by means of communication technology, require a notarial act to be evidenced by a certificate, outline the requirements for an official stamp of a notary public, assign responsibility of the notary public’s stamping device to the notary public, require a notary public to maintain a journal chronicling all notarial acts performed by that notary public, require a notary public to register with the secretary of state that the notary public will be performing notarial acts with respect to electronic records, outline the necessary requirements to be a notary public, outline grounds for suspending, denying, or revoking a commission as a notary public, require the secretary of state to maintain an electronic database of notaries public, detail prohibited acts, establish the validity of notarial acts, allow the secretary of state to promulgate administrative regulations to implement this Act, require all commissions occurring after the effective date of this Act to comply with this Act, and provide that a portion of Act may be cited as the Uniform Real Property Electronic Recording Act; creates a new section of KRS Chapter 382 to state that a paper copy of an electronic record shall satisfy a law requiring a tangible document; amends KRS 423.200 to make technical corrections; amends KRS 369.103 to allow electronic signatures on transactions relating to the conveyance of interests in real property and the creation or transfer of negotiable instruments; amends KRS 382.230 to remove reference to KRS 382.140; creates a new section of KRS Chapter 382 to provide for the order of priority between physical and electronic documents presented to the county clerk; amends KRS 382.200 and 382.280 to make technical corrections; amends KRS 64.012 to update fees of county clerks for recording documents; amends KRS 382.240 to allow a reimbursement to county clerks for prepayment of postage; amends KRS 382.360 to no longer require the county clerk to deliver the original deed of release; creates a task force on issues regarding the implementation of this Act; and repeals KRS 382.140, 382.190, 423.010, 423.020, 423.030, 423.040, 423.050, 423.060, 423.070, 423.080, and 423.990; delayed effective date of January 1, 2020; APPROPRIATION.

SB 115

AN ACT relating to alcoholic beverage control investigators.

Amends KRS 15.380 to require local alcoholic beverage control investigators appointed under KRS Chapter 241 on or after April 1, 2019, to receive certification from the Kentucky Law Enforcement Council.

SB 121

AN ACT relating to peace officer training.

Amends KRS 15.334 to allow the Kentucky Law Enforcement Council to promulgate administrative regulations regarding the deadlines for attending mandatory in-service trainings by certified peace officers and update the number of officers trained in sexual assault investigation an agency must maintain depending on the size of the agency; and amends KRS 15.386 to update the definition of “precertification status.”

SB 124

AN ACT relating to conservation.

Amends KRS 224.10-022 to remove the reference to KRS 12.210 relating to the hiring of the executive director of the Office of Kentucky Nature Preserves; amends KRS 224.71-100 to update references to the United States Department of Agriculture Natural Resources Conservation
Service; amends KRS 224.71-110 to update references to the United States Department of Agriculture Natural Resources Conservation Service and Farm Service Agency; amends KRS 262.850 to extend the period for a local soil and water conservation district to review a petition to create agricultural district from 60 days to 100 days and extend the period the Soil and Water Conservation Commission has to review the recommendation of the district board of supervisors from 60 days to 100 days; amends KRS 262.900 and 353.655 to conform; repeals KRS 262.096; and confirms Executive Order 2018-601.

SB 125

AN ACT relating to feral cats.
Amends KRS 258.015 to delete requirement that landowners capture or vaccinate feral cats.

SB 131

AN ACT relating to DNA evidence.
Amends KRS 524.140 to define “biological evidence,” limit the applicability of requirements for retention of evidence, allow retention of representative samples of items containing biological evidence, alter definition of “biological evidence” to harmonize with federal definition, and clarify limited situations in which biological evidence can be destroyed.

SB 140

AN ACT relating to the Commission on Fire Protection Personnel Standards and Education.
Amends KRS 95A.262, relating to the Commission on Fire Protection Personnel Standards and Education, to provide for inoculations for hepatitis A, limit expenditures for inoculations to $500,000 per fiscal year, clarify allotment for qualified department language, and clarify loan program language.

SB 143

AN ACT relating to state contracts and declaring an emergency.
Creates a new section of KRS Chapter 45A to prohibit governmental bodies from contracting with a contractor who engages in boycotting a person or entity with which Kentucky can enjoy open trade, and to exempt certain contracts and contractors; EMERGENCY.

SB 145

AN ACT relating to check cashing and deferred deposit service businesses.
Amends KRS 286.9-010 to create distinct licenses for check cashing and for deferred deposit service business; makes technical corrections; amends KRS 286.9-071 to remove 10-year expiration on prohibition against the issuance of additional deferred deposit service business licenses; creates a new section of Subtitle 9 of KRS Chapter 286 to allow the commissioner to require that certain actions by licensees be filed with the State Regulatory Registry.
SB 148
AN ACT relating to local government surplus property.
Amends KRS 45A.425 to allow a city, urban-county government, or consolidated local government that has adopted the provisions of KRS 45A.343 to 45A.460 to dispose of surplus property using the procedures in KRS 82.083.

SB 149
AN ACT relating to independent external review claims.
Amends KRS 205.646 to allow a provider to appeal multiple claims in a single external review and allow a single administrative hearing to appeal the final decision of an external review that involved multiple claims.

SB 150
AN ACT relating to carrying concealed weapons.
Creates a new section of Chapter 237 to allow concealed deadly weapons to be carried by persons age 21 and over without a license in locations where concealed carry license holders may carry them; and amends KRS 527.020 and 237.115 to conform.

SB 153
AN ACT relating to grain.
Amends KRS 246.120 to expand the membership of the Board of Agriculture to 18 members and to set board member terms; amends KRS 246.130 to conform; repeals and reenacts KRS 251.010 to define terms as used in this chapter; creates new sections of KRS Chapter 251 to establish the purpose of the provisions of the chapter; authorizes the board, in conjunction with the Kentucky Department of Agriculture, to adopt and oversee policies, procedures, and programs pertaining to this chapter; requires a licensee to issue scale tickets; sets forth requirements related to issuing scale tickets; sets forth licensing requirements for grain dealers and grain warehouse operators; authorizes the board, in conjunction with the department, to promulgate administrative regulations setting forth a schedule of fees for licensed grain dealers and licensed grain warehouse operators; allows receipts collected from licensing fees to be used for expenses incurred by the department; sets forth requirements for surety bonds; sets forth requirements to retain copies of business records; authorizes the board, in conjunction with the department, to promulgate administrative regulations relating to recordkeeping requirements for licensees; establishes requirements to enter into forward pricing contracts; authorizes the board, in conjunction with the department, to promulgate administrative regulations setting forth the information that shall be included in a forward pricing contract; requires the department to conduct inspections of licensed grain warehouses and licensed grain dealers; defines fund-covered grains; sets forth requirements for approval of fund-covered grains by the board; sets forth requirements allowing a person to opt out of paying an assessment on fund-covered grains; establishes criteria for a lien on grain; creates a new section of KRS Chapter 251 to establish the powers and duties of the board in the event of a failure of a licensed grain dealer or licensed grain warehouse operator; creates a new section of KRS Chapter 251 to allow an injured person to bring a civil action against the person or corporation that committed the violation; amends KRS 251.020 to establish the powers and duties of the board; authorizes the board, in conjunction with the department, to promulgate administrative regulations necessary for the administration and enforcement of the chapter; allows the board to enter into cooperative agreements and take disciplinary action against
any licensee or former licensee; amends KRS 251.440 to make technical corrections and to conform; sets forth requirements for the department when approving a grain dealer license or a grain warehouse operator license; amends KRS 251.500 to make technical corrections; amends KRS 251.640 to clarify standards in which assessments shall be collected, clarifies terms in which the board shall reinstate the assessment; amends KRS 251.650 to authorize the board to pay claims, management fees, investment fees, legal fees, and administration fees; establishes reporting requirements of the board; makes technical corrections; amends KRS 251.660 and 251.730 to conform; amends KRS 251.990 to establish penalties for offenses; amends KRS 64.012 to remove license fee for a grain warehouseman; and repeals KRS 251.015, 251.410, 251.420, 251.430, 251.451, 251.480, 251.485, 251.490, 251.510, 251.520, 251.600, 251.610, 251.620, 251.630, 251.642, 251.670, 251.675, 251.680, 251.690, 251.700, 251.710, 251.720, 359.010, 359.020, 359.030, 359.040, 359.050, 359.060, 359.070, 359.090, 359.100, 359.110, 359.120, 359.130, 359.140, 359.150, 359.160, 359.170, and 359.990; delayed effective date of August 1, 2019.

SB 155
AN ACT relating to abuse of a corpse.
Amends KRS 525.120 to provide that in all cases abuse of a corpse is a Class D felony; and designates as Kristen’s Law.

SB 157
AN ACT relating to drones.
Amends KRS 511.100 to protect correctional institutions from trespass; amends KRS 520.010 to include drones in definition of “dangerous contraband.”

SB 160
AN ACT relating to the highway construction contingency account.
Creates a new section of KRS Chapter 176 to require the Department of Highways to report quarterly to the General Assembly, through the Legislative Research Commission, on activity from the Highway Construction Contingency Account established under KRS 45.247, and to specify content of report; and amends KRS 176.433 to make technical corrections.

SB 161
AN ACT relating to law enforcement programs for substance use treatment.
Amends KRS 15.525, relating to programs created by law enforcement agencies to refer persons for substance use treatment, to delete the requirement that the person seeking assistance be immediately paired with a volunteer mentor, provide that a person is ineligible for the program if he or she places law enforcement in reasonable apprehension of physical injury, clarify that information gathered on program participants is exempt from the Kentucky Open Records Act, and provide criminal and civil immunity for those who provide referrals and services pursuant to the program.

SB 162
AN ACT relating to schools.
Amends KRS 158.441 to define “Kentucky State Police school resource officer” (KSPSRO), “school activities,” and “school property”; creates a new section of Chapter 158 to specify the requirements of employment of a KSPSRO by a school district; amends KRS 16.505,
61.510, and 78.510 to exclude salary and wages paid to an employee as a KSPSRO from creditable compensation; and creates a new section of KRS Chapter 162 to prohibit the chief state school officer from approving building plans and specifications that do not provide for at least two water bottle filling stations in each school, at least one drinking fountain or water bottle filling station on each floor and wing of each school building, and at least one drinking fountain or water bottle filling station for every 75 students, and to establish the minimum requirements for drinking fountains and water bottle filling stations; EMERGENCY.

**SB 164**

AN ACT relating to the Kentucky Energy Efficiency Program.

Repeals KRS 160.325, which requires every board of education to enroll in the Kentucky Energy Efficiency Program.

**SB 167**

AN ACT relating to reorganization.

Amends KRS 12.020 to change the name of the Office of Health Care Policy to the Office of Health Data and Analytics, add the Office of the Ombudsman and Administrative Review, the Office of Public Affairs, the Office of Administrative Services, and the Office of Application Technology Services, and delete the Governor’s Office of Electronic Health Information, the Division of Kentucky Access, the Office of Health Policy, the Office of Legal Services, the Office of Communications and Administrative Review, and the Office of the Ombudsman; amends KRS 13B.020 to change the name of the Office of Health Care Policy to the Office of the Inspector General; creates new sections of KRS Chapter 194A to establish the Division of Health Benefit Exchange in the Office of Health Data and Analytics and establish duties, establish the Division of Analytics in the Office of Health Data and Analytics and establish duties, and establish the Division of Health Information in the Office of Health Data and Analytics and establish duties; amends KRS 194A.030 to establish duties of the Office of the Ombudsman and Administrative Review, the Office of Public Affairs, and the Office of Health Data and Analytics and delete the Governor’s Office of Electronic Health Information; amends KRS 211.751 and 211.752 to change the name of the Office of Health Care Policy to the Office of Health Data and Analytics; amends KRS 217C.070 to delete the milk for manufacturing advisory committee; amends KRS 304.17A-001 to define “office”; amends KRS 304.17B-003 to change the chair to the secretary of the Cabinet for Health and Family Services and move the Kentucky Health Care Improvement Authority to the Cabinet for Health and Family Services; amends KRS 304.17B-005 to move Kentucky Access to the Division of Health Benefit Exchange in the Office of Health Data and Analytics; amends KRS 304.17B-007, 304.17B-009, 304.17B-011, 304.17B-013, 304.17B-015, 304.17B-017, 304.17B-019, 304.17B-021, 304.17B-023, 304.17B-027, 304.17B-029, 304.17B-031, and 304.17B-033 to change the Department of Insurance to the Office of Health Data and Analytics; amends KRS 304.2-020 to delete the Division of Kentucky Access from the Department of Insurance; amends KRS 304.2-100 to require the commissioner of the Department of Insurance to assist the Office of Health Data and Analytics with the provisions of KRS Chapter 304.17B; repeals KRS 260.660, 260.661, 260.662, 260.663, 260.664, 260.664, and 260.665; repeals 2007 Ky. Acts Chapter 61 (2007 House Joint Resolution 137); and confirms Executive Orders 2018-325 and 2018-780.
SB 172

AN ACT relating to local financial reporting.

Amends KRS 91A.040 to move the date cities with populations greater than 2,000 are required to forward a copy of their audit report to the Department for Local Government to no later than March 1 immediately following the fiscal year being audited, allow cities with populations equal to or less than 1,000 to have an audit performed every other fiscal year and have the audit only encompass that single year and allow the electronic copy to be sent by March 1 following the fiscal year being audited, and allow cities with populations exceeding 1,000 but less than 2,000 to have an audit performed every other year and have the audit encompass both years and allow the electronic copy to be sent by March 1 following the fiscal year being audited; amends KRS 424.220 to relocate language dealing with officers who are exempt from presenting financial statement, stipulate that every officer of a board, commission, or other authority of a city, county, or district who deals with any funds collected from the public prepare a report as prescribed in the section, require that in order to provide notice to the public of the completion of the city’s financial statement the appropriate officer of the city performing an audit publish the audit report in accordance with KRS 91A.040(9) and the appropriate officer of a city not conducting an annual audit for the fiscal year under exemptions publish a legal display advertisement and provide financial statements to various media, and require the appropriate officers in counties to publish the audit in the same manner that city audits are published; and amends KRS 42.460 to conform.

SB 175

AN ACT relating to public school assessments and accountability.

Amends KRS 158.6453 to revise the standards and assessments process review committee; amends KRS 158.6455 to include meeting a benchmark on a college placement exam as a postsecondary readiness indicator; amends KRS 160.346 to revise the requirements for the targeted support and improvement designation; requires the Department of Education to report to the Interim Joint Committee on Education on assessment results as they relate to the new graduation requirement; and requires the commissioner of education to convene a committee to analyze state assessment results in 2019 and 2020.

SB 178

AN ACT relating to the Kentucky Military History Museum.

Amends KRS 171.345 to remove the creation and administration of the Kentucky Military History Museum Committee; amends KRS 171.345 to allow the Kentucky Historical Society to administer and operate the Kentucky Military History Museum; and confirms Executive Order 2018-718.

SB 192

AN ACT relating to public finance.

Amends KRS 58.190 to apply the statute of limitations for challenging an action by a governmental agency adopting a lease to be the same 30-day period as for challenging any ordinance or resolution; amends KRS 65.942 and 58.040 to conform; amends KRS 424.360 to allow notices of competitive bond sales to be posted in an electronic bidding system as an alternative advertising method; amends KRS 103.200 to include within the definition of “industrial building” any use by an entity recognized by the Internal Revenue Service as an organization described in 26 U.S.C. sec. 501(c)(3) in any manner related to or in the furtherance of that entity’s
exempt purposes; amends KRS 103.2101 to conform the notice date and extend the maximum length of any bond authorization to 40 years; amends KRS 424.130 to clarify that failure to properly publish a notice of adoption of an ordinance or resolution will not void the adoption unless the failure continues for 15 days; amends KRS 66.310 to conform the notice date for a hearing; and amends KRS 66.400 to define “bond,” “lease,” and “local government” as used in this section and to clarify that certain revenues of a tax are pledged for certain bonds or lease, that holders of those bonds have a first lien on those tax revenues, and that no filing is needed under the Uniform Commercial Codes to perfect the lien.

**SB 202**

AN ACT relating to local tourist and convention commissions.

Amends KRS 91A.380 to change the composition of a local tourism and convention bureau.

**SB 208**

AN ACT relating to athlete agents.

Amends KRS 164.6925 to allow a certified athlete agent to pay certain expenses incurred by a student athlete, a student athlete’s family member, or an individual who is a member of a class of individuals authorized to receive expenses by the national association that certified the agent.

**SB 214**

AN ACT relating to legislative redistricting challenges.

Amends KRS 5.005 to change the jurisdiction and venue for challenging legislative districts from Franklin Circuit Court to a panel of three current or retired Circuit Judges, establish procedures for selecting the panel and reviewing challenges, and mandate consolidation of multiple challenges to the same redistricting plan.

**SB 219**

AN ACT relating to amusement parks.

Amends KRS 247.232 to change the minimum age of an amusement ride or attraction operator to 16 years of age and remove the definition of “operator assistant”; amends KRS 247.233 to change the parameters of an injury that would require the owner of an amusement ride or attraction to notify the commissioner of agriculture of any occurrence involving an amusement ride or attraction; and amends KRS 247.236 to change the minimum age of an operator to 16 years of age and remove all references to an operator assistant.

**SB 230**

AN ACT relating to open records.

Amends KRS 61.872 to allow application for inspection of records to be by email and fax.

**SB 246**

AN ACT relating to economic development and declaring an emergency.

Amends KRS 154.12-100 to change the bond program to the economic development fund and replace the Capital Bonds and Oversight Committee with the Kentucky Economic Development Finance Authority; amends KRS 154.25-010 to update definitions of “agribusiness,”
“eligible company,” “headquarters,” “manufacturing,” and “nonretail service or technology”; amends KRS 154.32-020 to set the amount of economic development projects to $200,000,000 investment for inducements; amends KRS 154.32-030 and 154.32-090 to conform; amends KRS 154.60-020 to share the total tax credits for the Small Business Tax Credit with the Farmer Small Tax Credit; creates a new section of KRS Chapter 154 Subchapter 60 to set forth the requirements for the Farmer Small Business Tax Credit; and repeals KRS 154.32-080; EMERGENCY.

SB 250

AN ACT relating to public education.

Amends KRS 160.370 to provide that the board of a county school district in a county with a consolidated local government adopted under KRS Chapter 67C shall authorize the superintendent to approve purchases of up to $20,000; amends KRS 160.345 to make the selection of a principal by the school council subject to the approval of the superintendent in a county school district in a county with a consolidated local government adopted under KRS Chapter 67C; amends KRS 161.720 to define “district-level administrative position”; amends KRS 161.720 and 161.740 to prohibit a teacher who enters a district-level administrative position in a county school district in a county with a consolidated local government adopted under KRS Chapter 67C from being issued a continuing service contract; amends KRS 161.740 to provide that a teacher in a county school district in a county with a consolidated local government adopted under KRS Chapter 67C who transfers from a district-level administrative position to a non-district-level administrative position in the district or to another district shall revert to continuing contract status; and amends KRS 161.765 to provide that an administrator in a county school district in a county with a consolidated local government adopted under KRS Chapter 67C may be demoted in accordance with KRS 161.760 regardless of years served as an administrator.

SB 256

AN ACT relating to the Public Service Commission.

Amends KRS 278.020 to clarify that ordinary extensions of existing systems in the usual course of business are exempt from the requirement to obtain a certificate of public and necessity prior to construction; amends KRS 278.183 to require environmental surcharge hearings only upon request of a party; and repeals KRS 278.510 and 278.545.

SCR 116

Commemorates the President’s Day celebration at Kentucky’s Old Capitol on February 19, 2019, and recognizes the efforts of the Kentucky Historical Society.

SJR 7

Directs the Department for Medicaid Services to study the potential impacts of implementing programs similar to the Kentucky Employee Health Plan’s Diabetes Value Benefit plan and Diabetes Prevention Program for Medicaid beneficiaries in the Commonwealth and directs the department to submit a written report of its findings to the Interim Joint Committee on Health and Welfare and Family Services by November 1, 2019.
SJR 44
Directs the Transportation Cabinet to erect road signs denoting honorary road designations and other honorary signs.

Senate Simple Resolutions

SR 200
Confirm the appointment of LaDeidra Jones to the Parole Board for a term expiring July 15, 2022.

SR 201
Confirm the appointment of Patty Wininger to the Parole Board for a term expiring June 30, 2022.

SR 202
Confirm the appointment of Emily L. Moore to the Kentucky Lottery Corporation Board of Directors for a term expiring November 28, 2021.

SR 203
Confirm the appointment of Aaron Witten to the Kentucky Lottery Corporation Board of Directors for a term expiring November 28, 2022.

SR 204
Confirm the appointment of Summer Goldman to the Kentucky Lottery Corporation Board of Directors for a term expiring November 28, 2022.

SR 205

SR 206
Confirm the reappointment of John Edward Chilton to the Board of Trustees of the Kentucky Retirement Systems for a term expiring June 17, 2022.

SR 207
Confirm the reappointment of David Lee Harris to the Board of Trustees of the Kentucky Retirement Systems for a term expiring June 17, 2022.

SR 208
Confirm the reappointment of Delana Sue Sanders to the Kentucky Claims Commission for a term expiring September 30, 2021.

SR 209
Confirm the reappointment of Charles Buddeke to the Kentucky Public Transportation Infrastructure Authority for a term expiring October 1, 2021.
SR 210
Confirm the appointment of Jeffrey Lynn Eaton to the Kentucky Fish and Wildlife Resources Commission for the remainder of a term expiring August 13, 2020.

SR 211
Confirm the reappointment of Beverly H. Griffith to the Personnel Board for a term expiring January 1, 2023.

SR 212
Confirm the appointment of Timothy Clark Rice to the Governor’s Postsecondary Education Nominating Committee for an unexpired term ending April 14, 2022.

SR 213
Confirm the appointment of Ralph Edward Swallows to the Kentucky Fish and Wildlife Resources Commission for a term expiring August 13, 2022.

SR 214

SR 215
Confirm the reappointment of Wayne Hunt to the Agricultural Development Board for a term expiring July 6, 2022.

SR 216
Confirm the appointment of Mark Barker to the Agricultural Development Board for a term expiring July 6, 2022.

SR 217
Confirm the appointment of Brian Matthew Fisher to the Kentucky Fish and Wildlife Resources Commission for a term expiring August 13, 2022.

SR 218
Confirm the reappointment of Franklin Atwood Stivers as a member of the Workers’ Compensation Board in the Department of Workers’ Claims for a term expiring January 4, 2023.

SR 219
Confirm the appointment of Brian T. Evans Jr. as a member of the Board of Directors of the Employers’ Mutual Insurance Authority for a term expiring December 31, 2021.

SR 220
Confirm the appointment of Eric Fletcher Crigler to the Murray State University Board of Regents for a term expiring June 30, 2022.
SR 221

SR 222

SR 223
Confirm the appointment of Fred Adkins Williams to the University of Louisville Board of Trustees for a term expiring January 13, 2022.

SR 224
Confirm the appointment of Jerri Ellen Murphy to the Education Professional Standards Board for a term expiring June 30, 2021.

SR 225

SR 226

SR 227
Confirm the appointment of Shad Michael Sletto to the Education Professional Standards Board for a term expiring June 30, 2021.

SR 228
Confirm the appointment of Kimberly Scott McCann to the University of Kentucky Board of Trustees for a term expiring June 30, 2024.

SR 229
Confirm the appointment of Rachel Lee Webb to the University of Kentucky Board of Trustees for a term expiring June 30, 2024.

SR 230
Confirm the reappointment of Richard Albert Boehne to the Northern Kentucky University Board of Regents for a term expiring June 30, 2024.

SR 231
Confirm the appointment of Virginia Bishop Gray to the Murray State University Board of Regents for a term expiring June 30, 2024.
SR 232  
Confirm the reappointment of Roger Reynolds to the Kentucky State University Board of Regents for a term expiring June 30, 2024.

SR 233  
Confirm the appointment of Linda Gamblin Ball to the Western Kentucky University Board of Regents for a term expiring June 30, 2024.

SR 234  
Confirm the appointment of Sanford Holbrook to the Morehead State University Board of Regents for a term expiring June 30, 2024.

SR 235  
Confirm the appointment of Karen Finan to the Kentucky Community and Technical College System Board of Regents for a term expiring July 21, 2024.

SR 236  
Confirm the appointment of Damon Van Allen to the Kentucky Community and Technical College System Board of Regents for a term expiring July 21, 2024.

SR 237  
Confirm the reappointment of Melody Marie Stafford to the Governor’s Postsecondary Education Nominating Committee for a term expiring April 14, 2024.

SR 238  
Confirm the reappointment of Angela Williams Minter to the Governor’s Postsecondary Education Nominating Committee for a term expiring April 14, 2024.

SR 239  
Confirm the appointment of Wendy J. Fletcher to the Kentucky Community and Technical College System Board of Regents for a term expiring July 21, 2023.

SR 240  
Confirm the appointment of Gary W. Houchens to the Kentucky Board of Education for a term expiring April 14, 2022.

SR 241  
Confirm the appointment of Alesa G. Johnson to the Kentucky Board of Education for a term expiring April 14, 2022.

SR 242  
Confirm the appointment of Hal L. Heiner to the Kentucky Board of Education for a term expiring April 14, 2022.
SR 243  
Confirm the appointment of Katherine Ann Gornik to the Kentucky Board of Education for a term expiring April 14, 2022.

SR 244  
Confirm the appointment of Tracey Lynn Cusick to the Kentucky Board of Education for a term expiring April 14, 2022.

SR 245  
Confirm the appointment of Laura Sewell Timberlake to the Kentucky Board of Education for a term expiring April 14, 2022.

SR 246  
Confirm the appointment of Joseph Phillip Papalia to the Kentucky Board of Education for a term expiring April 14, 2020.

SR 247  
Confirm the appointment of Amanda Stamper to the Kentucky Board of Education for a term expiring April 14, 2020.

SR 248  
Confirm the reappointment of Ben Lovell Cundiff to the Kentucky Board of Education for a term expiring April 14, 2022.

SR 249  
Confirm the reappointment of Ronald C. Beal to the Council on Postsecondary Education for a term expiring December 31, 2023.

SR 250  
Confirm the appointment of Laura R. Harper to the Council on Postsecondary Education for a term expiring December 31, 2022.

SR 251  
Confirm the appointment of Lynn Taylor Tye to the Eastern Kentucky University Board of Regents for a term expiring June 30, 2024.

SR 252  
Confirm the reappointment of M. Melissa Chandler to the Parole Board for a term expiring June 30, 2022.

SR 253  
Confirm the appointment of Brenda Beers-Reineke to the Parole Board for a term expiring July 15, 2022.
House Bills

HB 2
AN ACT relating to relative and fictive kin caregivers.
Creates a new section of KRS Chapter 620 to establish a custodial, permanency, and service option assistance program for relative and fictive kin caregivers; amends KRS 405.023 to establish that the KinCare Support Program shall include respite care for low-income fictive kin caregivers; amends KRS 605.120 to delete requirement related to the Kinship Care Program; creates new language in KRS 605.120 requiring the Cabinet for Health and Family Services to track and analyze data on relative and fictive kin caregiver placements; and amends KRS 610.010 to conform.

HB 4
AN ACT relating to administrative regulations.
Creates a new section of KRS Chapter 13A to be numbered as KRS 13A.336 to require the staff of the Administrative Regulation Review Subcommittee to submit to that committee’s co-chairs an annual report on both filed and effective administrative regulations found deficient by a legislative committee, list the information that is necessary to complete the report, and include prominent text on the first page of the report outlining potential legislative options; amends various sections of KRS Chapter 13A to differentiate between the subcommittee’s powers and procedures for regulations that are already effective compared to regulations that have been filed with the Legislative Research Commission; amends KRS 13A.030 to clarify the Administrative Regulation Review Subcommittee’s authority to review an effective regulation if requested by a subcommittee member; amends KRS 13A.040 to require a regulations compiler response to an agency technical amendment letter within 30 business days of receipt; amends KRS 13A.190 to make an emergency administrative regulation expire after 270 days and allow an administrative body that extends the time for filing a statement of consideration to postpone the expiration beyond 270 days for a number of days equal to the extension; amends KRS 13A.270 and 13A.280 to add one month to a filed regulation’s public comment period, allowable public hearing days, and statement of consideration due date; amends KRS 13A.290 to allow a committee to take action on an administrative regulation within 90 days of LRC referral and permit an administrative regulation to transfer between standing committees and an interim joint committee or vice versa if a session of the General Assembly occurs during part of the 90-day review period; amends KRS 13A.3102 to extend the deadline for expiration of older ordinary administrative regulations outside the certification process to March 1, 2020, set separate regulation expiration deadlines depending on whether a regulation’s last effective date was before March 1, 2013, or on or after that date, and require the regulations compiler to publish separate semiannual lists of existing regulations with their last effective dates and expired regulations; amends KRS 13A.3104 to exclude KRS Chapter 13A drafting and formatting requirements from a regulation’s certification review process; amends KRS 13A.330 to merge administrative regulation deficiency processes and to conform; amends KRS 13A.331 to combine administrative regulation adoption processes and to conform; and amends KRS 13A.300, 13A.310, 13A.315, 13A.335, and 158.6471 to conform. VETOED AND OVERRIDDEN.
HB 5

AN ACT relating to the human rights of unborn children to not be discriminated against and declaring an emergency.

Creates a new section of KRS Chapter 311 to prohibit an abortion if the pregnant woman is seeking the abortion, in whole or in part, because of an unborn child’s sex, race, color, national origin, or disability, except in the case of a medical emergency, require physicians to certify a lack of knowledge that the pregnant woman’s intent to seek an abortion was, in whole or in part, because of an unborn child’s sex, race, color, national origin, or disability, require the State Board of Medical Licensure to revoke a physician’s license to practice medicine if the physician violates the prohibition, require the Cabinet for Health and Family Services to revoke the license of any person, including a licensed abortion facility, that violates the prohibition, provide that a physician who violates the prohibition is civilly liable, and allow for severability; amends KRS 311.595 to allow the State Board of Medical Licensure to suspend or revoke the license of any physician who violates the prohibition; amends KRS 311.725, regarding informed consent for abortions, to notify pregnant women of the prohibition; amends KRS 311.990 to provide that a person who violates the prohibition is guilty of a Class D felony; amends KRS 213.101 to conform; and amends KRS 413.140 to provide a one-year statute of limitations for civil actions arising from a violation of the prohibition; EMERGENCY.

HB 11

AN ACT relating to student health.

Creates a new section of KRS Chapter 438 to define terms, prohibit use of tobacco products by students, prohibit use of tobacco products by school personnel and visitors in schools, in school vehicles, at school properties, and at school activities when students are present, require policies to be in place by the 2020-2021 school year, require that smoke-free policies and signage be adopted, exempt existing bans, and permit local boards of education to opt out of the provisions within three years of the effective date; and amends KRS Chapter 438.050 to impose a penalty on a person who uses alternative nicotine products or vapor products on school property, except for adults who use the products in a designated room.

HB 21

AN ACT relating to family resource and youth services centers.

Amends KRS 156.496 to allow school districts to accept monetary donations for the operation and maintenance of family resource and youth services centers and to require that those donations be used exclusively for that purpose.

HB 22

AN ACT relating to local boards of education.

Amends KRS 160.190 to change a local board vacancy from being appointed by the chief state school officer to being appointed by a majority vote of the local board, establish a timeline and procedures of appointment, establish a procedure for a failure to make appointment by local board, change the date determining if a vacancy shall be subject to election from election day to August 1, provide for appointment by a local board if a vacancy occurs due to no candidate filing a petition of nomination, and make changes to conform; and amends KRS 160.210 to conform.
HB 26

AN ACT relating to procurement.

Amends KRS 45A.385 to increase from $20,000 to $30,000 the maximum amount of a contract for which a local public agency may use small purchase procedures; amends KRS 45A.430 to increase bidder security requirements to $100,000 in lieu of $25,000; amends KRS 45A.435 to increase bond requirement to contracts of $100,000 in lieu of $25,000; and amends KRS 424.260 to allow local officials to make contracts up to $30,000, rather than up to $20,000, without taking out newspaper advertisements for bids.

HB 43

AN ACT relating to charitable gaming.

Amends KRS 238.545 to remove some of the restrictions on the frequency with which charity fundraising events may be held at unlicensed facilities.

HB 46

AN ACT relating to the display of the national motto in public schools.

Amends KRS 158.195 to require each public elementary and secondary school to display the national motto in a prominent location in the school.

HB 49

AN ACT relating to the levy of property taxes.

Amends KRS 132.017 to extend the petition deadline to 50 days when a tax rate is levied by a district board of education or other taxing district that is primarily located in a county containing an urban-county government or a consolidated local government, require a petition committee filing a petition in response to a tax rate levied by a district board of education or other taxing district that is primarily located in a county containing an urban-county government or a consolidated local government to state on the affidavit whether or not the petition committee is willing to incur all of the expenses associated with electronic signatures and disallow electronic signatures if the petition committee is not willing to incur the expenses, allow petition papers to be substantially uniform in size and style, allow the names of voters from more than one voting precinct to be on the same sheet of the petition paper for a petition filed in response to a tax rate levied by a district board of education or other taxing district that is primarily located in a county containing an urban-county government or a consolidated local government, require electronic petition signatures to comply with the requirements of the Uniform Electronic Transactions Act, require each petition signature to be followed by the name and number of the designated voting precinct, allow electronic petition signatures to be counted when the expenses associated with electronic petition signatures have been incurred by the petition committee, the electronic petition signatures comply with the Uniform Electronic Transactions Act, and the petition was filed in response to a tax rate levied by a district board of education or other taxing district that is primarily located in a county containing an urban-county government or a consolidated local government, and make technical corrections; and amends KRS 132.018 to conform.
HB 55
AN ACT relating to reemployment of elected officials.
Amends KRS 61.637 to provide that if an elected official participating in one of the systems administered by Kentucky Retirement Systems retires and is elected to the same office within 12 months of retiring, his or her retirement shall be voided.

HB 61
AN ACT relating to Kentucky educational excellence scholarships.
Amends KRS 164.7884 to allow Kentucky Educational Excellence Scholarships funds to be used for qualified workforce training programs.

HB 64
AN ACT relating to pharmacists.
Amends KRS 217.215 to permit a pharmacist to dispense greater than a 72-hour supply of maintenance medications in emergency situations in which authorization by the prescribing physician may not be readily or easily available if the standard unit of dispensing for the drug exceeds a 72-hour supply, the pharmacist dispenses a supply of the drug that is equal to the standard unit of dispensing, and the drug is used for insulin therapy or the treatment of a respiratory disease.

HB 69
AN ACT relating to local investments.
Amends KRS 66.480, relating to investments for local governments, political subdivisions, and school districts, to use and define the term “competent rating agency” in lieu of “nationally recognized rating agency” throughout the statute, allow investment in individual equity securities meeting specified requirements, allow investment in individual high-quality corporate bonds meeting specified requirements, provide that the investment of the funds allowed under specified sections does not exceed 40 percent of the total money invested, restrict investment to no more than 5 percent of the total amount of money in any one issuer, and set out exemptions.

HB 80
AN ACT relating to the Kentucky Retirement Systems.
Amends KRS 61.645 to allow the Kentucky Retirement Systems board to promulgate administrative regulation to conduct trustee elections by electronic ballot, retain option to use paper ballot, and delete language relating to prior court orders that are now moot; amends KRS 78.625 and 61.675 to grant the Kentucky Retirement Systems the option, rather than the requirement, to pursue penalties for a participating agency’s failure to timely file all contributions and reports; and amends KRS 61.702 to provide that the 1 percent employee contribution for retiree health for employees who began participating on or after September 1, 2008, may be deposited into the 115 trust for retiree health under KRS 61.701, and synchronize the election of all trustees from the County Employees Retirement System during 2021.

HB 81
AN ACT relating to executive branch ethics.
Amends KRS 11A.010, relating to executive branch ethics, to expand and update the definitions of “officer” and “public servant,” define “salaried,” and clarify that employment
arrangements referred to in the definitions of “officer” and “public servant” are those made with an agency.

**HB 84**  
AN ACT relating to caller identification.  
Amends KRS 367.46955 to prohibit telephone solicitations that misrepresent the name or telephone number in caller identification services; amends KRS 367.46999 to increase the fines for second offenses and to allow a civil cause of action for violations; amends KRS 367.667 to prohibit charitable telephone solicitations that misrepresent the name or telephone number in caller identification services and to allow a civil cause of action for violations; and amends KRS 367.990 to add criminal fines and the payment of restitution for violations and to clarify enforcement provisions.

**HB 106**  
AN ACT relating to emergency medical services.  
Amends KRS 311A.010 to define “advanced emergency medical technician,” “advanced practice paramedic,” “community paramedic,” “emergency medical responder,” “emergency medical services educator,” “executive director,” “mobile integrated healthcare,” and “mobile integrated healthcare program medical director,” and to update various existing definitions; amends KRS 311A.015 to revise the composition of the Board of Emergency Medical Services and to clarify term limits for board members; amends KRS 311A.020, 311A.025, 311A.030, 311A.050, 311A.055, 311A.060, 311A.095, 311A.120, 311A.130, and 311A.175 to update licensure and certification categories, revise the complaint process, and require that all correspondence-related licensure renewals be sent via electronic mail; amends KRS 311A.040 to establish Franklin Circuit Court as the court with jurisdiction for hearing appeals on advisory opinions of the board; amends KRS 311A.065 to update psychological or physical evaluation requirements; amends KRS 311A.075 to permit the chair of the board or a designee of the chair to determine that immediate and temporary suspension of licensure or certification is necessary to protect the public; amends KRS 311A.105 to provide for electronic mail requirements; amends KRS 311A.125 to delete continuing competency documentation requirement; amends KRS 311A.140 to delete outdated transition language and specify certification and licensure requirements; amends KRS 311A.170 to require the promulgation of administrative regulations establishing the educational, testing, credentialing, and licensure requirements for advanced practice paramedics and paramedic subspecialties, permit a paramedic to render services under the supervision of a mobile integrated healthcare program medical director or emergency department medical director, and permit a certified community paramedic to provide mobile integrated healthcare services only as an employee of a mobile integrated healthcare program; amends KRS 311A.190 to replace the term “run form” with “patient care record,” and to add “mobile integrated healthcare program”; creates a new section of KRS Chapter 311A to establish requirements for advanced emergency medical technicians; amends KRS 95A.262, 189.910, and 311.550 to conform; and repeals KRS 311A.110, 311A.115, and 311A.127.

**HB 108**  
AN ACT relating to wills.  
Repeals KRS 394.110, relating to wills that may be deposited with the clerk for safekeeping.
HB 110

AN ACT relating to the disposition of human remains.

Amends KRS 367.97524 to provide that a funeral director who has been in possession of unclaimed cremated remains for two years or longer may inter the cremated remains in a columbarium or deliver the cremated remains to a bona fide religious society, veterans organization, or civic group for interment in a columbarium and to exempt a crematory authority or licensed funeral director from liability for delivering cremated remains that have been in their possession for two years or longer to a bona fide religious society, veterans organization, or civic group for interment.

HB 114

AN ACT relating to elections and declaring an emergency.

Amends KRS 118.267 to change the deadline for filing a statement-of-candidacy form from April 1 to the last Tuesday in January; amends KRS 117.015 to make the State Board of Elections an independent agency of state government, make the secretary of state an ex officio, nonvoting, and nonpresiding member of the State Board of Elections, require the Kentucky County Clerk’s Association to submit two separate lists of four names of former county clerks, two of whom are appointed by the governor, who shall represent each of the two political parties that polled the largest vote in the last preceding regular election for state officials, allow the executive director of the State Board of Elections to vote only in the case of breaking a tie vote for the election of the chair of the board, and establish qualifications and duties of the chair of the board; amends KRS 117.025 to delegate additional responsibilities to the board, including instituting appropriate safeguards to ensure there is no inappropriate use of the voter registration roster, provide that neither the secretary of state nor the designees of the secretary of state shall have the authority to correct, alter, or delete voter registration data without prior approval of the board, and provide that the board shall be responsible for oversight of board personnel, including hiring, investigations, disciplinary actions, promotions, and other similar actions subject to KRS Chapter 18A; amends KRS 117A.010 to make technical corrections; amends KRS 117.995 to make knowing and willful misuse of the voter registration roster a Class A misdemeanor for each offense; and amends KRS 117A.030, 117A.040, 117A.050, 117A.060, 117A.130, and 117A.150 to remove the secretary of state from the responsibility of implementing provisions and promulgating administrative regulations relevant to the Registration and Voting by Absent Uniformed Services Voters and Overseas Voters in Elections for Federal Office Act; EMERGENCY.

HB 118

AN ACT relating to occupational licensure.

Creates new sections of KRS Chapter 335B to prohibit an occupational licensing authority from suspending or revoking a license it issued because the licensee is in default or delinquent on a student loan or work-conditional scholarship, define terms, encourage a person who is in default or delinquent in the payment of a student loan to contact the appropriate student loan servicer to establish a voluntary pay agreement for the student loan, and state the goal of ensuring that individuals keep their occupational licenses while struggling to pay off student loan debt; repeals KRS 164.772, which relates to the loss of a professional license due to default on a student loan; amends KRS 164A.240 to conform; and designates as the Keep Americans Working Act of 2019.
HB 130

AN ACT relating to terroristic threatening.

Amends KRS 508.078 to raise the penalty for terroristic threatening in the second degree to a Class C felony when the person engages in substantial conduct to prepare for or carry out the threatened act, add “places of worship” and “scheduled, publicly advertised event open to the public” to the list of protected places, and specify that the provisions of KRS 6.945(1) do not apply.

HB 132

AN ACT relating to violent offenders.

Amends KRS 439.3401 to require that a person convicted of manslaughter in the second degree, reckless homicide, or criminal attempt to commit murder of clearly identifiable emergency medical services personnel serve at least 85 percent of the sentence before probation or parole.

HB 133

AN ACT relating to mechanical systems.

Amends KRS 198B.658 to allow a licensed mechanical engineer with two years of experience within or outside the Commonwealth to satisfy the experience requirement for a master heating/ventilation/air conditioning (HVAC) contractor applicant; amends KRS 198B.660 to eliminate certain requirements for HVAC license examinations; amends KRS 198B.6673 and 198B.6678 to require an HVAC inspector to become certified within 12 months of employment.

HB 135

AN ACT relating to contracting of public works projects.

Creates new sections of KRS Chapter 45A to set guidelines for awarding contracts for public works projects, prohibit public agencies awarding contracts from requiring or prohibiting bidders to adhere to agreements with a labor organization relating to a public works project, and set restrictions on a public agency in awarding a grant, tax abatement, or tax credit in situations contrary to the Act.

HB 139

AN ACT relating to the creation of the Kentucky Financial Empowerment Commission.

Creates several new sections in KRS Chapter 41 to establish the Kentucky Financial Empowerment Commission, provide for the board of directors, establish that the state treasurer shall serve as the chair of the board, confer all power and duties upon the commission, except that curriculum shall be developed by local schools under direction provided by the Kentucky Board of Education, and allow the auditor of public accounts first refusal to conduct an annual audit of the commission.

HB 140

AN ACT relating to the Kentucky Center for Education and Workforce Statistics.

Amends KRS 12.020, 151B.131, 151B.132, 151B.133, 164.020, and 164.036 to change the name of the Office for Education and Workforce Statistics to the Office of the Kentucky Center for Statistics, and to change the name of the Board of the Kentucky Center for Education and Workforce Statistics to the Board of the Kentucky Center for Statistics; amends KRS 151B.134 to conform and replaces the executive director of the Education Professional Standards Board with
the secretary of the Cabinet for Health and Family Services on the Board of the Kentucky Center for Education and Workforce Statistics.

**HB 141**

**AN ACT relating to the sale or disposition of certain county property.**

Amends KRS 67.0802 to clarify that proceeds from property disposed of by a county that was acquired through forfeiture or purchased using restricted funds under KRS 218A.420(4)(a) shall be transferred to a restricted account under KRS 218A.420.

**HB 144**

**AN ACT relating to Kentucky Public Employees Deferred Compensation Authority.**

Amends KRS 18A.245 to include the state treasurer as an ex officio member of the board of trustees of the Kentucky Public Employees Deferred Compensation Authority, and reduce the number of at-large members from four to three; amends KRS 18A.275 to eliminate the state treasurer as custodian of funds and require the board to select a custodian of funds collected under 18A.230 to 18A.275; and amends KRS 18A.250 to conform.

**HB 148**

**AN ACT relating to abortion.**

Creates a new section of KRS Chapter 311 to provide that if the United States Supreme Court reverses *Roe v. Wade*, or if an amendment is adopted to the United States Constitution restoring state authority to prohibit abortion, no person shall knowingly administer to, prescribe for, procure for, or sell to any pregnant woman any medicine, drug, or other substance with the specific intent of causing or abetting the termination of the life of an unborn human being and no person shall use or employ any instrument or procedure upon a pregnant woman with the specific intent of causing or abetting the termination of the life of an unborn human being, and any person who violates the prohibition is guilty of a Class D felony, provide an exemption for a licensed physician to perform a medical procedure necessary in reasonable medical judgment to prevent the death or substantial risk of death due to a physical condition, or to prevent the serious, permanent impairment of a life-sustaining organ of a pregnant woman, and specify that this Act shall also be effective to the appropriation of Medicaid funds that set forth the limited circumstances in which states must fund abortion to remain eligible to receive federal Medicaid funds; and designates as the Human Life Protection Act.

**HB 151**

**AN ACT relating to insurance fraud.**

Amends KRS 304.47-020 to establish a range of criminal penalties resulting from conviction of insurance fraud; amends KRS 304.47-050 to require certain Kentucky health professional boards to report suspected insurance fraud to the Department of Insurance, and require the boards to provide information requested by the insurance commissioner; amends KRS 189.635 to require the Kentucky State Police to redact vehicle accident reports provided to certain news-gathering organizations; creates a new section of Subtitle 39 of KRS Chapter 304 to prohibit certain health care provider self-referrals of health care services for which payment may be made from basic or added reparations benefits provided under the Motor Vehicle Reparations Act, incorporate exceptions provided in federal law, and require refund of amounts collected in violation of section; amends KRS 304.99-060 to establish civil penalties for violation of self-

HB 154
AN ACT relating to standards for the operation of golf carts on roadways.
Amends KRS 189.286 to remove the requirement for golf carts to meet the federal safety standards for low-speed vehicles and establishes new equipment standards for golf carts operating on roadways.

HB 156
AN ACT relating to insurance.
Amends KRS 304.9-430 to exempt employees and agents of insurers adjusting certain residential food spoilage claims from the licensure requirement for insurance adjusters; and amends KRS 304.9-080 and 304.9-436 to conform.

HB 158
AN ACT relating to child welfare and declaring an emergency.
Creates a new section of KRS Chapter 199 to require national and state background checks of staff members of child-caring facilities in Kentucky as newly required by federal law; amends KRS 199.011 to establish that a person’s voluntary and informed consent to place a child for adoption is final and irrevocable 72 hours after it is signed; amends KRS 199.480 and 625.065 to establish that a father has 21 days to register on the putative father registry after the birth of a child; amends KRS 199.500 to establish that a person’s voluntary and informed consent to place a child for adoption is final and irrevocable 72 hours after it is signed; amends KRS 199.505 to establish a beginning timeframe related to searches of the Kentucky putative father registry that corresponds to the date on which the statute became effective following its enactment in 2018; creates a new section of KRS Chapter 620 to establish a foster child bill of rights; amends KRS 620.020 to establish definitions for “position of authority” and “position of special trust”; amends KRS 620.030, relating to reports of abuse or neglect of a child that may or may not involve fictive kin, persons in a position of authority, or persons in a position of special trust, to make technical changes to clarify whom an individual reports to when suspected of abuse or neglect of a child; amends KRS 620.040 to add “fictive kin, person in a position of authority, person in a position of special trust” with regard to allegations of abuse or neglect; amends KRS 620.180 to require case reviews for court approval 60 days after a child has been placed in a qualified residential facility to ensure that the Commonwealth is in compliance with federal law; EMERGENCY.

HB 165
AN ACT relating to fees for air quality.
Amends KRS 224.20-050 to allow the Energy and Environment Cabinet or an air pollution control district to establish an air quality fee structure that may include a permit or registration fee in addition to the collection of a per-ton emissions-based assessment and remove the requirements relating to the determination of fee assessments for particulate matter.
HB 166

AN ACT relating to relating to a day of prayer for students.
Creates a new section of KRS Chapter 2 designating the last Wednesday in September of each year as A Day of Prayer for Kentucky’s Students.

HB 176

AN ACT relating to surcharges on insurance policies.

Amends KRS 136.392 to increase statutory surcharge on certain insurance policies used to supplement both the Law Enforcement Foundation Program fund and the Firefighters Foundation Program fund to $1.80 per $100 of premium, require that the surcharge rate be adjusted only by Act of the General Assembly, and make adjustments by the General Assembly applicable 90 days after the effective date of the Act that adjusts the rate.

HB 177

AN ACT relating to the Geographic Information Advisory Council.

Amends KRS 42.740 to add a member of the Kentucky Association of Mapping Professionals and the executive director of the Office of Homeland Security to the Geographic Information Advisory Council, and change the name of the Kentucky Association of Land Surveyors to the Kentucky Association of Professional Surveyors.

HB 181

AN ACT relating to proprietary education.

Amends KRS 165A.310 to expand the definition of “proprietary schools” to include not-for-profit proprietary schools; amends KRS 165A.320 to include not-for-profit proprietary schools and to exclude an exemption for nonprofit institutions; amends KRS 165A.340 to eliminate the requirement that membership of the Kentucky Commission on Proprietary Education include representatives from for-profit proprietary schools; amends KRS 165A.350 to include other collateral in the requirements for an agent’s bond; and amends KRS 165A.360 to conform and to allow other collateral in the requirement for the school’s surety bond.

HB 189

AN ACT relating to parole violators.

Amends KRS 439.3106 to create a supervision continuation sanction to be applied by the Parole Board at final revocation hearings in lieu of revocation, allow the Parole Board to return a sanctioned individual to a jail, prison, halfway house, or inpatient treatment facility for up to nine months without revoking parole, and allow the sanctioned individual to be reinstated to prior parole supervision conditions upon completion of the sanction, or, if the sanction was not successfully completed, to be returned to the Parole Board for final revocation.

HB 191

AN ACT relating to the revocation of peace officer certification.

Amends KRS 15.391, relating to grounds for the revocation of peace officer certification, to distinguish conditions that require revocation from those that may trigger revocation, provide that revocation hearings shall be conducted in accordance with KRS Chapter 13B, require an agency that has knowledge of a peace officer in its employment who meets any revocation condition to report that condition to the Kentucky Law Enforcement Council, provide that
Kentucky Law Enforcement Foundation Program funds may be suspended if the agency fails to report, and allow the council to promulgate administrative regulations to implement this section; and amends KRS 15.386 and 15.440 to conform.

**HB 196**

AN ACT relating to the Emergency Response Commission.

Amends KRS 39E.030 to change the quorum requirement for the Emergency Response Commission to a simple majority of currently appointed members.

**HB 197**

AN ACT relating to industrial hemp.

Amends KRS 260.850 to update the definition of “industrial hemp.”

**HB 199**

AN ACT relating to oil and gas.

Amends KRS 353.510 to add definitions for “control person,” “eligible well,” and “orphan well”; amends KRS 353.562 to change the name of the Kentucky abandoned storage tank reclamation fund to the Kentucky abandoned storage tank and orphan well reclamation fund, set forth the purposes of the fund and allowable expenditures from the fund, and authorize the Energy and Environment Cabinet to contract with private parties for remediation or reclamation projects; amends KRS 353.563 to authorize the Energy and Environment Cabinet to take the same actions to address improperly abandoned wells as currently allowed for abandoned storage tank facilities; amends KRS 353.564 to provide for forfeiture of equipment or product remaining at an orphan well or abandoned storage tank facility site, allow the Energy and Environment Cabinet or its agents to include the forfeited equipment or product as part of the reclamation or remediation project, add eligible and orphan wells to the project prioritization order for money to be disbursed from the fund, allow the Energy and Environment Cabinet to disregard priority if doing so would be cost-efficient or otherwise demonstrably beneficial, and allow the Energy and Environment Cabinet to promulgate administrative regulations to provide further detail as to the prioritization of wells and abandoned storage tank facilities to be reclaimed or remediated; amends KRS 353.590 to prohibit persons under 18 years of age from receiving a permit under KRS Chapter 353, replace the bond schedule for shallow wells with a bonding formula of $2 for every foot of true vertical well depth for all shallow wells bonded after the effective date of the Act, establish a new tier structure for shallow well blanket bonds, establish requirements for shallow bonds and blanket bonds, establish procedures for well operator transfers, and establish procedures for well closure orders; amends KRS 353.593 to require appeals from final orders issued by the Department for Natural Resources to be taken to the Energy and Environment Cabinet’s Office of Administrative Hearings; amends KRS 353.655 to remove exceptions to the prohibition on the use of shackle rods or related cables; amends KRS 353.710 to allow the Department for Natural Resources to bring suit in Franklin Circuit Court against a person violating KRS 353.500 to 353.720; amends KRS 353.991 to establish penalties for violations of KRS 353.500 to 353.720 or 353.735 to 353.747 and provide that penalties recovered from the section be deposited in the oil and gas well plugging fund; amends KRS 353.180 to conform; creates a new section of KRS 353.500 to 353.720 to establish eligibility requirements for permit issuance or transfers under KRS Chapter 353 and allow the Energy and Environment Cabinet to promulgate administrative regulations relating to compliance with the eligibility requirements under the section; repeals and reenacts KRS 353.730...
as a new section of KRS 353.500 to 353.720; amends KRS 353.570 to conform; and creates a new
noncodified section to provide for the transfer of records and funds from the Kentucky abandoned
storage tank reclamation fund to the Kentucky abandoned storage tank and orphan well
reclamation fund.

**HB 201**

AN ACT relating to service of process on nonresidents of this Commonwealth.

Amends KRS 454.210 to allow service of process on nonresidents to be made in any
manner authorized by the Kentucky Rules of Civil Procedure, including certified mail with return
receipt requested.

**HB 204**

AN ACT relating to financial administration.

Amends KRS 141.410 to update the requirements to the Developmental Disabilities
Assistance and Bill of Rights Act of 2000; creates a new section of KRS Chapter 41 to require the
Department of the Treasury to be responsible for administering and promoting STABLE Kentucky
accounts; amends KRS 393A.020 to state that KRS Chapter 393A shall not apply to mineral
proceeds; amends KRS 393A.330 to provide that the holder of virtual currency shall liquidate and
remit the proceeds to the administrator and that the owner shall not have recourse against the holder
or the administrator to recover any gain in value that occurs after the liquidation of the virtual
currency; and repeals various sections of KRS Chapter 41 and KRS 42.510 related to the Linked
Deposit Investment Program.

**HB 208**

AN ACT relating to the Justice and Public Safety Cabinet.

Amends KRS 15A.197 to allow the Justice and Public Safety Cabinet to provide state
resources to the Kentucky Law Enforcement Memorial Foundation.

**HB 212**

AN ACT designating the Kentucky Springseat Saddle (Minihan) as the official saddle of
the Commonwealth of Kentucky.

Creates a new section of KRS Chapter 2 to designate the Kentucky Springseat Saddle
(Minihan) as the official saddle of the Commonwealth of Kentucky.

**HB 215**

AN ACT relating to unclaimed property.

Creates a new section of KRS Chapter 393A to establish the unclaimed property trust fund.

**HB 216**

AN ACT relating to the qualifications of employees of the Auditor of Public Accounts.

Amends KRS 43.030, relating to the auditor of public accounts, to specify that the
requirement that employees engaged in auditing or investigations must possess a four-year college
degree applies only to employees with status in the classified service.
HB 217
AN ACT relating to the licensure of surgical assistants.
Amends KRS 311.878 to update certifying bodies; creates a new section of KRS 311.864 to 311.890 to provide for temporary certification and the cancellation of temporary certification; and repeals KRS 311.882.

HB 218
AN ACT relating to dialysate solutions and devices.
Amends KRS 315.0351 and 315.040 to exempt the sale and distribution of dialysate drugs and devices necessary to perform home peritoneal kidney dialysis from certain requirements for out-of-state pharmacies provided that certain criteria are met; and amends KRS 315.400 to revise the definition of “wholesale distribution.”

HB 220
AN ACT relating to the supervision of insurance companies.
Creates a new section of Subtitle 3 of KRS Chapter 304 to require insurers to file Corporate Governance Annual Disclosures with the Department of Insurance, specify form and contents of the disclosures, permit insurers to comply with the section by cross-referencing other existing relevant and applicable documents, specify the level at which information shall be reported, require insurers to maintain documentation and support for information provided in the disclosure, specify the format for disclosures filed after the initial disclosure, classify disclosure-related filings, documents, and information as confidential and privileged, permit certain use and sharing of disclosure-related filings, documents, and information, permit the commissioner to retain third-party consultants and the National Association of Insurance Commissioners to assist in review of disclosures, and specify requirements for persons retained by the commissioner; amends KRS 304.37-010 to define “groupwide supervisor” and “internationally active insurance group”; creates a new section of Subtitle 37 of KRS Chapter 304 to authorize the commissioner to act as or acknowledge another regulatory official as a groupwide supervisor for an internationally active insurance group, establish factors to be considered in making a determination of groupwide supervisor, establish criteria for when the commissioner shall acknowledge another regulatory official acting as a groupwide supervisor, authorize the commissioner to collect information, require the commissioner to make certain notifications, establish the commissioner’s authority when acting as a groupwide supervisor, and require certain insurers to pay the reasonable expenses of the commissioner’s participation in groupwide supervision; amends KRS 304.37-050 to classify certain information reported or provided to the department as confidential and privileged; and amends KRS 304.3-090, 304.3-400, 304.24-290, and 304.37-130 to conform.

HB 223
AN ACT relating to the Kentucky State Police and declaring an emergency.
Amends KRS 15.525 to delete requirement that the person seeking assistance be immediately paired with a volunteer mentor, make a person ineligible for the program who places law enforcement in reasonable apprehension of physical injury, exempt information gathered on program participants from the Kentucky Open Records Act, and provide criminal and civil immunity for those who provide referrals and services pursuant to the program; amends KRS 16.055 to require that applicants for promotions in the State Police may be ineligible for up to 36 months on the basis of substantiated misconduct and that an officer reverted to a previous
rank is ineligible for promotion the next time a promotional process is offered; amends KRS 16.198 to require CVE R Class employees to pass a physical fitness test every three years and allow individuals employed as Trooper R Class or CVE R Class to be placed in special work assignments; and amends KRS 61.906 to require persons eligible for a commission to provide references from two reputable individuals who are not necessarily Kentucky residents; EMERGENCY.

HB 224

AN ACT relating to durable medical equipment covered benefits and reimbursement under Medicaid.

Creates a new section of KRS Chapter 205 to define “durable medical equipment,” establish the rate at which Medicaid managed care organizations must reimburse for durable medical equipment, prosthetics, orthotics, and supplies included in Section 1903(i)(27) of Title XIX of the Social Security Act, establish the rate at which Medicaid managed care organizations must reimburse suppliers of durable medical equipment, prosthetics, orthotics, and supplies for manually priced items, establish that the Department for Medicaid Services shall require Medicaid managed care organizations to cover, at a minimum, the same Healthcare Common Procedure Coding System codes and the same quantities of medical supplies, equipment, or services as are established on the Kentucky Medicaid program durable medical equipment fee schedule or Kentucky Medicaid medical policy, establish that the allowable timeframe for claim submissions by suppliers of durable medical equipment, prosthetics, orthotics, and supplies shall equal the timeframe allowed for any discrepancy during the Medicaid managed care organization audit or recoupment process for that claim, and provide that reimbursement for suppliers of durable medical equipment established pursuant to this Act shall be available only to durable medical equipment suppliers who are in-network providers of the beneficiaries’ Medicaid managed care organizations.

HB 227

AN ACT relating to members of boards of education.

Amends KRS 160.280 to increase the allowed per diem for members of local boards of education from $75 to $150, increase the total annual maximum of per diem and reimbursed expenses from $3,000 to $6,000, and clarify conditions for receiving per diem and expenses for local board members; delayed effective date of July 1, 2019.

HB 237

AN ACT relating to permitting expedited partner therapy for a sexually transmitted gonorrhea or chlamydia infection.

Creates a new section of KRS Chapter 214 to define terms, establish authority and standards for permitting expedited partner therapy for a sexually transmitted gonorrhea or chlamydia infection, and exempt practitioners acting in good faith from liability.

HB 240

AN ACT relating to county appointments.

Amends KRS 67.710 to include a timetable for county judge/executive appointments to fill a vacancy, require the judge/executive to submit a nomination to the fiscal court within 60 days of the vacancy, provide that the fiscal court shall approve or disapprove the nomination within
45 days, and if the judge/executive fails to nominate within the prescribed period, the fiscal court may fill the vacancy, provide that if the fiscal court fails to approve or disapprove the nomination within the prescribed period, the nominee is deemed approved, and if the fiscal court disapproves a nomination, the period for the judge/executive to nominate shall be reset to a new 45-day period, and if county judge/executive fails to nominate another person within 45 days, a majority of the fiscal court may fill the vacancy.

HB 243

AN ACT relating to the protection of Medal of Honor recipients.

Amends KRS 16.065 to require the Department of Kentucky State Police to provide personal protection to a recipient of the Medal of Honor who is a Kentucky resident, attending any public event or ceremony to which he or she received an official written invitation, and representing for no reason other than being a recipient of the Medal of Honor, not to exceed six instances of protection per year, and require the recipient to request protection from the department in writing and within 14 days of the event.

HB 244

AN ACT relating to fines for traffic violations in highway work zones and making an appropriation therefor.

Creates a new section of KRS Chapter 189 to double fines for violations of traffic offenses, require signage be erected and workers present in the work zone in order for double fines to be assessed, direct double fines collected to a separate trust and agency account within the Transportation Cabinet known as the Highway Work Zone Safety Fund, and appropriate funds in the fund to be used exclusively by the Transportation Cabinet to pay for enhanced law enforcement of traffic laws within highway work zones; amends KRS 189.2329 to increase the fine for intentionally destroying, defacing, injuring, or removing a temporary traffic control device erected in a highway work zone from $50 to $100; amends KRS 189.394 to eliminate specific references to double fines for speeding, which are now included under Section 1 of the Act; amends KRS 189.010 to define “highway work zone”; amends KRS 189.999 to provide that a fine for speeding in a highway work zone is prepayable; and repeals KRS 189.232; APPROPRIATION.

HB 246

AN ACT relating to reorganization.

Amends KRS 12.020 to place the Division of Apprenticeship under the Department of Workforce Investment within the Education and Workforce Development Cabinet, create the Kentucky Apprenticeship Council under the Department of Workforce Investment, and abolish the Apprenticeship and Training Council; amends KRS 151B.020 to add the Kentucky Apprenticeship Council under the Education and Workforce Development Cabinet; amends KRS 336.015 to remove apprenticeship and abolish the Apprenticeship and Training Council; amends KRS 343.010 to change the definitions of “commissioner” and “council”; amends KRS 343.020 to establish the Kentucky Apprenticeship Council and to define it; amends KRS 343.040 to remove Apprenticeship and Training; amends KRS 336.020, 342.122, 343.030, 164.7884, and 198B.658 to conform; confirms, in part, Executive Order 2018-586.
HB 248
AN ACT relating to boating safety.
Amends KRS 235.240 to specify application of enforcement and penalties for boating under the influence; amends KRS 235.240 to add the choice of fines or imprisonment for violations of KRS 235.240; and amends KRS 431.005 to give a peace officer the ability to arrest an intoxicated operator of a motorboat or vessel without a warrant and without seeing an accident.

HB 249
AN ACT relating to promoting outdoor recreation and tourism development.
Amends KRS 148.0221 to add counties to the definitions of “target county”; amends KRS 148.0222 to reauthorize the Kentucky Mountain Regional Recreation Authority (KMRRA) for five years, make changes to the membership of the KMRRA board, set forth location of committee meetings, and set requirements for the executive director and board members; and amends KRS 148.0223 to address sinking funds, set forth requirements for contracts, and set guidelines for the use of revenues and funds.

HB 250
AN ACT relating to the Commonwealth postsecondary education prepaid tuition trust fund.
Amends KRS 164A.700, relating to the Commonwealth postsecondary education prepaid tuition trust fund, to revise the definition of “utilization period”; amends KRS 164A.705 to provide that additional value shall not accrue to a prepaid tuition account beyond the utilization period; and amends KRS 164A.709 to clarify account termination provisions and extend the program end date to June 30, 2030.

HB 254
AN ACT relating to freedom of speech at public postsecondary education institutions.
Amends KRS 164.348 to require public postsecondary institutions to adopt policies ensuring the protection of freedom of speech and expression by students and faculty, require policies to be made available to students and faculty, and create a cause of action for a violation of any policy required by the Act; and designates as the Campus Free Speech Protection Act.

HB 256
AN ACT relating to alcohol in dry or moist territories and declaring an emergency.
Amends KRS 242.230 to specify conditions wherein it would not be a violation for a private individual or his or her guests to possess or consume alcohol in dry or moist territory; amends KRS 242.260 to specify conditions wherein it would not be a violation for a private individual or his or her guests to bring alcohol into dry or moist territory; amends KRS 243.033 to specify conditions wherein a caterer may serve alcohol in dry or moist territory; and amends KRS 243.020 to conform; EMERGENCY.

HB 257
AN ACT relating to amusement rides and attractions.
Creates a new section of KRS 247.232 to 247.236 to set forth conduct guidelines for patrons of amusement rides and attractions, establish a penalty for trespassing after refusing to
leave the premises following a conduct violation, and require amusement ride and attraction operators to display the penalties for violations of this section.

**HB 258**

AN ACT relating to the operation of scooters.

Amends KRS 186.010 to define “motor scooter,” specify that motor scooters be considered motorcycles only for registration purposes, and specify that electric low-speed scooters are not vehicles; amends KRS 186A.080 to exempt electric low-speed scooters from title and registration requirements; amends KRS 189.010 to define “electric low-speed scooters” and specify that they are not motor vehicles; creates a new section of KRS Chapter 189 to allow electric low-speed scooters to be operated on a highway, bicycle lane, or bicycle path, outline provisions for operation, and direct the Transportation Cabinet to promulgate administrative regulations to establish safe operating standards; creates a new section of KRS Chapter 189 to allow the operation of motor scooters on a highway and outline provisions for operation; amends KRS 189.050 to exempt electric low-speed scooters from lighting requirements; amends KRS 189.340 to outline the procedure for vehicles when overtaking an electric low-speed scooter, and prohibit an operator of an electric low-speed scooter from riding more than two abreast; amends KRS 189.635 to specify that, for reporting and statistical purposes, a motor scooter be listed in its own distinct category; amends KRS 189.810 to exempt electric low-speed scooters from slow-moving vehicle requirements; and amends KRS 304.39-020 to specify that electric low-speed scooters are not motor vehicles.

**HB 266**

AN ACT relating to speed limits.

Amends KRS 189.930 to establish a 70 mph speed limit for Interstate 165 and the Bert T. Combs Mountain Parkway Extension.

**HB 268**

AN ACT amending the 2018-2020 executive branch biennial budget, making an appropriation therefor, and declaring an emergency.

Amends the 2018-2020 Executive Branch Budget as follows: Local Government Economic Assistance Fund - Jefferson County Mineral Severance: Directs all funds distributed to Jefferson County in accordance with KRS 42.470(2)(a) to be distributed by the Department for Local Government directly to the Waterfront Botanical Gardens in each fiscal year; Area Development Fund: Deletes provision stipulating that Joint Funding Agreement grants from the Community Economic Development Block Grant Program and the Appalachian Regional Commission shall be matched on a dollar-for-dollar basis (vetoed in accordance with veto message; veto overridden); Economic Development: Increases fiscal year 2019-2020 General Fund appropriation to $26,666,800, inserts debt service provision, and authorizes Economic Development Bond Program - 2020 capital project; Department of Education - Operations and Support Services: Amends provision related to school technology to include General Fund money in the amount of $1,750,000 in each fiscal year for the Kentucky Dataseam Initiative for the purposes of enhancing education technology in local school districts and stipulates that the secretary of the Finance and Administration Cabinet shall provide exclusive approval and oversight of all contracts related to the program; Natural Resources: Inserts provision related to Restricted Funds uses to specify that funds may be expended for the purposes detailed in KRS 353.562; Criminal Justice Training:
Inserts provision directing Restricted Funds in the amount of $1,012,700 in fiscal year 2019-2020 to be transferred to the Department of Kentucky State Police for debt service to support bonds authorized for the Two-Way Radio System Replacement, Phase I capital project; State Police: Increases fiscal year 2019-2020 Restricted Funds appropriation to $32,370,500, inserts provision related to a Restricted Funds transfer from the Department of Criminal Justice Training for the Two-Way Radio System Replacement, Phase I capital project, and stipulates that the Finance and Administration Cabinet shall provide $112,500 in Restricted Funds support for the Two-Way Radio System Replacement, Phase I capital project; Council on Postsecondary Education (CPE): Allows a postsecondary institution’s governing board to elect to sell or dispose of real property, or major items of equipment, stipulates that the sale or disposal shall be subject to review by CPE and shall be reported to the Capital Projects and Bond Oversight Committee (vetoed in accordance with veto message), provides that proceeds from the sale be designated to funding sources used for acquisition of the equipment or property to be sold, and directs CPE to provide a recommendation to establish a process for the sale or disposal of all property owned by postsecondary institutions to the Interim Joint Committee on Appropriations and Revenue; Kentucky State University: Increases fiscal year 2018-2019 General Fund appropriation to $25,749,000 in order to increase the amount provided for funding the state match payments required of land-grant universities under federal law; Tourism, Arts, and Heritage Cabinet - Secretary: Amends tourism grant provision to include museums; State Parks: Appropriates to the Department of Parks additional General Fund money in the amount of $2,121,000 in fiscal year 2019-2020 for debt service to support bonds for Phase I of Revitalization and Improvements of Kentucky State Parks capital projects and authorizes those projects; and Budget Reserve Trust Fund: Adjusts appropriations in each fiscal year; APPROPRIATION; EMERGENCY. VETOED IN PART.

HB 270

AN ACT amending the 2018-2020 executive branch biennial budget, making an appropriation therefor, and declaring an emergency.

Authorizes the School Facilities Construction Commission to make loans from the Emergency and Targeted Investment Fund in fiscal years 2018-2019 and 2019-2020 to a school district that meets specified criteria; APPROPRIATION; EMERGENCY.

HB 273

AN ACT relating to professional and volunteer firefighters programs, declaring an emergency, and making an appropriation therefor.

Amends KRS 95A.210 and creates a new section within KRS 95A.200 to 95A.300 to define and establish the Alan “Chip” Terry Professional Development and Wellness Program and create a fund for the program’s administration; APPROPRIATION; EMERGENCY.

HB 274

AN ACT relating to conservation officers.

Amends KRS 150.010 to define “conservation officer”; amends KRS 150.090 to give powers to conservation officers; creates a new section of KRS Chapter 150 to indemnify any conservation officer; and amends KRS 15.460 and 186.675 to conform.
HB 275
AN ACT relating to insurance.
Amends KRS 304.9-105 to remove requirement that insurance agents obtain liability insurance or a cash surety bond from an authorized insurer; amends KRS 304.9-120 to create an exception for certain limited lines travel insurance agent applicants to commissioner’s review of determination of Kentucky as an applicant’s home state; amends KRS 304.35-040 to modify the persons who serve on the Reinsurance Association governing committee; amends KRS 417.050 to exempt arbitration agreements entered by industrial insured captive insurers from the provisions of KRS Chapter 417; and repeals KRS 304.9-460 and 304.15-175.

HB 281
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 282
AN ACT relating to airports.
Amends KRS 183.090 to require the Department of Aviation to inspect and certify only those airports that fall under the definition of a general aviation airport; amends KRS 183.861, regarding the Airport Zoning Commission, to retain its authority over zoning issues around military airports and public use airports, heliports, and seaplane bases, and restrict the commission’s authority over private use airports to those airports having a paved runway of at least 2,900 feet; and amends KRS 183.011 to define “general aviation airport.”

HB 285
AN ACT relating to consumer loan companies.
Amends KRS 286.4-410 to define certain terms; amends KRS 286.4-430 to require applicant to submit specific information with an application for licensure; amends KRS 286.4-440 to increase licensing application fee, and fee per location; amends KRS 286.4-450 to establish financial requirements for applicants and licensees, amend the application approval process, establish process for an appeal of an application denial, and restrict eligibility for a license for individuals who have had a license previously denied; amends KRS 286.4-460 to require disclosure of physical address and any assumed names, and require notice to the commissioner of a change in name; amends KRS 286.4-470 to add tax preparation to business that may be conducted in same location as consumer loan business and add 60-day review requirement; amends KRS 286.4-480 to establish the expiration of a license for failure to pay annual fee; repeals and reenacts KRS 286.4-490 to define adverse action, establish when the commissioner may take adverse action, establish procedure following the adverse action, and permit the commissioner to seek temporary or permanent relief against a person who has violated Subtitle 4 of KRS Chapter 286; amends KRS 286.4-500 to establish requirements and procedures for orders entered by the commissioner, and allow the commissioner to file administrative complaints; amends KRS 286.4-533 to replace collection of credit investigation fee with loan processing fee; amends
KRS 286.4-580 to make technical changes; amends KRS 286.4-600 to make changes to retention requirements, allow for a licensee to designate a custodian of records, and require access to records for the commissioner; amends KRS 286.4-610 to set examination frequency of licensees and to establish examination and investigation powers of the commissioner; creates a new section of Subtitle 4 of KRS Chapter 286 to allow for use of the State Regulatory Registry by the department and licensees; creates a new section of Subtitle 4 of KRS Chapter 286 to require licensees to maintain an agent in Kentucky; creates a new section of Subtitle 4 of KRS Chapter 286 to establish requirements for change of control of a licensee; creates a new section of Subtitle 4 of KRS Chapter 286 to require compliance with applicable state and federal law; creates a new section of Subtitle 4 of KRS Chapter 286 to exempt certain items from required disclosure under the Kentucky Open Records Act; creates a new section of Subtitle 4 of KRS Chapter 286 to establish emergency powers of the commissioner; creates a new section of Subtitle 4 of KRS Chapter 286 to provide a hearing for any person aggrieved by a final decision of the commissioner, and establish penalties for violations of this subtitle; and repeals KRS 286.4-630.

HB 287
AN ACT relating to the Department for Local Government.
Repeals KRS 147A.023; and makes conforming amendments to KRS 147A.021.

HB 291
AN ACT relating to auctioneers.
Amends KRS 330.020 to amend the definition of “auction house” and define “escrow account”; amends KRS 330.030 to specify that each principal auctioneer or auction house must have at least one escrow account and that a second account is not needed if a licensee has an escrow account pursuant to a license held under KRS Chapters 189B, 324, or 324A; amends KRS 330.060 to allow the board to waive the attainment of a high school diploma if an applicant demonstrates sufficient life experience and competency; amends KRS 330.110 to require requested information to be turned over within 30 days and to require compliance with the chapter and administrative regulations; amends KRS 330.220 to allow auctioneers at reserve auctions and without-reserve auctions to establish reasonable minimum bid increments once an opening bid has been offered; and amends KRS 330.990 to establish jurisdiction for injunctive relief in the county where an alleged offender resides.

HB 296
AN ACT relating to nurses employed by the Kentucky Department of Veterans Affairs.
Creates a new section of KRS Chapter 40 to create a Kentucky Department of Veterans Affairs nurse loan repayment program for registered nurses and licensed practical nurses within their employ and grant the Kentucky Higher Education Assistance Authority and the Kentucky Department of Veterans Affairs authority to promulgate administrative regulations; delayed effective date of January 1, 2020.

HB 299
AN ACT relating to sentencing credits.
Amends KRS 197.010 and 197.045 to allow sentencing credits for life skills programs and promising practices.
HB 311

AN ACT relating to cultured animal tissue.
Amends KRS 217.035 to include any food product that purports to be or is represented as meat or a meat product that contains any cultured animal tissue produced from in vitro animal cell cultures outside of the organism from which it is derived.

HB 313

AN ACT relating to fish and wildlife.
Amends KRS 150.010 to define “light geese” and “Light Geese Conservation Order”; amends KRS 150.023 to permit committee meetings at locations throughout the Commonwealth; amends KRS 150.172 to include a kill reporting deadline, investigation requirements for animals killed out of season under self-defense and defense of another exception, and ownership of carcass for animals so killed; amends KRS 150.330 to increase the bag limit and require a current migratory bird/waterfowl permit; amends KRS 150.360 to except light geese from the shotgun shell provisions during light geese conservation order periods; amends KRS 150.600 to delete language concerning duck blinds; amends KRS 150.603 to substitute “current migratory bird/waterfowl” permit for “Kentucky migratory bird” permit; amends KRS 189.910 to add vehicles operated by enforcement officer of the Kentucky Department of Fish and Wildlife in the list of emergency vehicles; and amends KRS 150.095 and 186.675 to conform.

HB 316

AN ACT relating to service member relief.
Creates a new section of KRS Chapter 367 to allow military service members who receive official orders that require relocation for at least 90 days to terminate or suspend select services without penalty or fee with proper notice.

HB 320

AN ACT relating to hospital rate improvement programs and making an appropriation therefor.
Creates new sections of KRS Chapter 205 to establish hospital rate improvement programs that require hospitals to pay an assessment into a fund to be used as state matching dollars for federal Medicaid funds, define terms, establish formulas for collection of the assessments and for making supplemental payments to hospitals, condition the program on federal approval, create the hospital Medicaid assessment fund to be administered by the Department for Medicaid Services, and require that, beginning in state fiscal year 2020, the qualifying hospital share percentage of the excess disproportionate share taxes be transferred to the fund and be used for state matching dollars for qualifying hospitals and the university hospital disproportionate share percentage be used for matching dollars for supplemental payments to university hospitals or state mental hospital reimbursements; APPROPRIATION.

HB 323

AN ACT relating to reciprocal occupational licensure for members of the United States military, reserves, National Guard, veterans, and their spouses.
Amends KRS 12.245 to allow reciprocal occupational licensure for members of the United States military, reserves, and National Guard, for veterans, and for their spouses.
**HB 325**

AN ACT relating to elections.

Amends KRS 116.055 to ensure that any qualified voter who voluntarily removes his or her name from the voter registration roster after December 31, and who subsequently wishes to register to vote prior to the next scheduled primary, shall not be considered as a “newly registered voter” for purposes of party eligibility; amends KRS 117.085 to permit a county clerk to transmit an application for a mail-in absentee ballot to the voter by electronic mail; amends KRS 116.065, 117.0851, 117.088, and 117A.060 to make technical corrections and to conform; and repeals KRS 117.075 to conform, which establishes the ability to apply for a mail-in absentee ballot for voters with disabilities.

**HB 328**

AN ACT relating to firearms on school property.

Amends KRS 527.070, prohibiting possession of weapons on elementary and secondary school property, to specify that the vehicle exception for adults shall not apply to pupils of a secondary school who are over the age of 18.

**HB 335**

AN ACT relating to property owned by local governments and declaring an emergency.

Amends KRS 67.0802, relating to the disposition of county property, to define “independent appraisal” and to, in addition to the disposal methods available to counties, allow counties to transfer property for economic development purposes, trade property for the same or similar type of property, sell property without bids if the property is appraised for $5,000 or less, sell property as scraps or dispose of it as garbage, which can include road millings and dirt, if the value of the property is no greater than nominal, or allow the Finance and Administration Cabinet to sell the property on behalf of the county; amends KRS 45A.425 to allow the provisions of Section 1 of the Act to be used in lieu of those set out in the local model procurement code for counties having adopted it; and adds a new section to require the Administrative Office of the Courts to continue to maintain any satellite or extension facilities it operates within the City of Corbin, provide that the lease amount for the facilities does not exceed $50,000 per year, and make the provisions of the section expire June 30, 2020; EMERGENCY.

**HB 337**

AN ACT relating to deputy sheriffs.

Amends KRS 70.030 to allow sheriffs to appoint deputies who are nonresidents of the Commonwealth; and amends KRS 61.300 to conform.

**HB 338**

AN ACT relating to employment opportunities for service members and their families.

Amends KRS 18A.150 to remove veterans’ preference points and replace with interview preference for current or former members of the Armed Forces, reserves, or National Guard or their spouse, unmarried widow or widower, or parent, if he or she meets the minimum qualifications for the job classification and is seeking initial appointment to the classified service.
HB 339
AN ACT relating to cities.

Amends KRS 24A.140, 29A.180, and 61.900 to remove references to “city marshal”; amends KRS 65.710, relating to ambulance service contracts, to include all legislative bodies in the various forms of city governance; amends KRS 65.805, relating to nontaxing special districts, to remove a reference to previously repealed statutes; amends KRS 67.750, relating to the taxation of business, to remove the definition of “city”; amends KRS 67.850, relating to the formation of charter county governments, to specify that the charter county government has the authorities of home rule class cities in lieu of the city of the highest class at formation; amends KRS 67.922, relating to unified local governments, to allow the unified local government to exercise authorities belonging to the various classes of cities which may be a part of it; amends KRS 80.010, relating to housing authorities, to include the legislative bodies of all forms of city governments within definition of “governing body”; amends KRS 81.005, relating to the classification of cities, to make technical correction; amends KRS 82.082, relating to city home rule, to remove reference to KRS Chapter 95, relating to city fire and police, and KRS Chapter 96, relating to city utilities; amends KRS 92.281, relating to city license fees, to remove the restriction of cities with populations of less than 1,000 from being able to levy license fees on businesses, trades, occupations, or professions on a percentage basis; amends KRS 95.761, relating to pension plans and civil service plans in cities with populations of 1,000 to 7,999 to make technical changes, to clarify authorizations of cities eligible to provide retirement plans pursuant to KRS 90.400 or 90.410, and to stipulate that no city shall adopt any civil service system during November or December of any even-numbered year; amends KRS 96.045, relating to the rights of utilities in existence in cities, to redefine “municipality” as any county, city of any class, or municipal corporation; amends KRS 96.120 to stipulate that cities that own and operate their own water or light plants can acquire a franchise to furnish water and light to other cities, allow cities that own and operate their own water or light plants to contract with other cities to provide those services to the other cities, and allow any city to install the necessary conveyance infrastructure to receive water and light services from another city; amends KRS 96.189 to allow any city, rather than cities with a certain population, to acquire streetcar systems; amends KRS 96.200 to make technical correction; amends KRS 107.020, 107.030, 107.140, and 107.190, relating to fire hydrant controls, to remove city population restrictions; amends KRS 154.1-010, relating to economic development, to remove “village” and “township” from definition of “municipality”; amends KRS 281.765, relating to the general provisions of motor carriers, to remove a reference to city marshals; amends KRS 146.280, 177.230, 177.240, 177.270, 177.280, 177.290, 262.180, 267.130, and 353.610 to remove the term “village” and, when in the context of incorporation, “town”; amends KRS 95.010 to conform; and repeals KRS 57.285, 79.010, 79.020, 79.030, 79.040, 79.050, 79.060, 79.070, 81A.480, 82.088, 95.505, 95.630, 96.130, 96.140, 96.330, and 96.340.

HB 340
AN ACT relating to 911 emergency service.

Amends KRS 65.750 to add “next generation 911” to the definition of “911 emergency service”; and amends KRS 65.7637 so that CMRS providers, Voice over Internet Protocol providers, service suppliers, and related parties are liable only in cases of wanton or willful misconduct for damages for death or injury to a person in connection with the provision of access to 911 emergency service.
HB 341

AN ACT relating to special license plates.

Amends KRS 186.162 to increase the special license plate fee; makes technical corrections; amends KRS 186.164 to require a group to submit programming and production costs to the cabinet; requires a group to maintain a minimum number of registrations annually; requires an applicant for a special license plate to make a contribution; amends KRS 186.172 to require a contribution on special firefighter license plates; amends KRS 186.174 to include conditions for the issuance of personalized license plates; and repeals KRS 186.167, relating to voluntary contributions on Masonic Order license plates.

HB 342

AN ACT relating to electronic prescribing of controlled substances.

Creates a new section of KRS Chapter 218A to require that all prescriptions for controlled substances be submitted electronically except under certain waived conditions, exempt pharmacists from requiring verification of the conditional waiver status of an otherwise valid prescription that is written, oral, or faxed, and require the Cabinet for Health and Family Services to promulgate administrative regulations to implement enforcement mechanisms, waiver requirements, and appropriate penalties for violations; delayed effective date of January 1, 2021.

HB 346

AN ACT amending the 2018-2020 executive branch biennial budget, making an appropriation therefor, and declaring an emergency.

Adjusts the Budget Reserve Trust Fund fiscal year 2019-2020 appropriation; APPROPRIATION; EMERGENCY.

HB 351

AN ACT relating to community education.

Amends KRS 160.158 to direct the Kentucky Community Education Association and the commissioner of education or his or her designee to work jointly to create a list of three nominees to fill any vacancy on the Advisory Council for Community Education, and require the council to schedule all meetings after the first meeting.

HB 352

AN ACT relating to motor carriers and making an appropriation.

Creates new sections of KRS Chapter 177 to define “extended weight unrefined petroleum products haul road system” as those state-maintained highways over which 50,000 tons or more of unrefined petroleum products are transported in the year 2022, and update annually thereafter, require the secretary of the Transportation Cabinet (KYTC) to designate the roads in the system on an annual basis, allow motor vehicles, using approved axle configurations, to transport unrefined petroleum products on the system at a maximum weight of 120,000 pounds, with a gross weight tolerance of 5 percent, set the fee for an annual permit at $2,000, require that dimensions of the vehicle operating under a permit conform to federal law, specify that the permit fee is in addition to all other fees and taxes required to register and operate the vehicle, direct revenues for permit fees under this section be credited to the road fund, and appropriate those revenues for the uses of the fund, specify that nothing in the Act shall be administered in a manner that would jeopardize federal highway funding, that the system shall exclude operation on an interstate
highway, and that the cabinet may alter this system for safety purposes, including reduced bridge weight limits, require permit holders to report number of trips and miles traveled the previous year when renewing the permit, require trucks operating under a permit to be equipped with GPS and open those records to KYTC inspection, require drivers to be approved to operate by the Kentucky State Police, require KYTC to inspect routes annually to determine any degradation of roads or bridges, require KYTC to present report of routes to be included in the system to the fiscal court of each county affected, and require the cabinet to promulgate administrative regulations to implement the section, including design standards for approved axle configurations; creates a new section of KRS Chapter 177 to require the cabinet to publish a directory of the extended weight unrefined petroleum products haul road system, set forth reporting requirements for transporters of petroleum products, and mandate that reporting requirements begin January 1, 2022; amends KRS 189.2713, regarding overweight permits for the transportation of metal commodities, to eliminate the 2020 sunset provision; creates a new section of KRS Chapter 189 to place a moratorium on new overweight or overdimensional permits or tolerances, except to allow the petroleum permit to be extended until 2033; amends KRS 189.990 to set penalties for violation while operating a truck with a petroleum permit on roads on the system at $100, set penalties for overweight operation on a route not on the system at $1,000, and repeal penalties for violations on an overweight steel permit; repeals KRS 189.2714, regarding overweight permits for the transportation of steel; and repeals Sections 1 and 2 of the Act as of June 30, 2028; APPROPRIATION.

HB 354

AN ACT relating to taxation and declaring an emergency.

Amends KRS 61.878 to clarify which records held by the Department of Revenue are subject to inspection only upon order of a court of competent jurisdiction; amends various sections in KRS Chapters 131 and 141 to allow estimated tax payments for Kentucky individual and corporation income tax to be made at the same time and in the same manner as those payments for federal income tax; amends KRS 132.010 to define terms related to qualified heavy equipment; amends KRS 132.020 to assess qualified heavy equipment at a rate of 15 cents on each $100 of value and reorder other property by the tax rates imposed; amends KRS 132.220 to allow a de minimis threshold of $1,000 before a tangible personal property tax return is required to be filed; amends 132.360 to allow a 60-day protest period for property tax; amends KRS 134.580 to allow an additional 180 days for an amended return to be filed by a partner, member, or shareholder to reflect an assessment of limited liability entity tax made against a pass-through entity; amends various KRS sections to make technical corrections and conforming changes; creates a new section of KRS 136.500 to 136.575 to end the state bank franchise tax beginning January 1, 2022, to subject all financial institutions to the corporation income tax and the limited liability entity tax beginning January 1, 2021, and to allow a refundable tax credit for income tax purposes equal to the amount of bank franchise tax paid for that one-year period of transition; amends various sections in KRS Chapters 136 and 141 to transition financial institutions from the bank franchise tax to the corporation income tax and limited liability entity tax; amends KRS 136.602 to clarify the definition of “multichannel video programming service” and to add a definition for “video streaming services”; amends KRS 139.010 to create and amend definitions of “admissions,” “extended warranty services,” “marketplace,” “marketplace provider,” and “marketplace retailer”; amends KRS 139.200 to exempt admissions charged by nonprofit educational, charitable, or religious institutions exempt from taxation under Internal Revenue Code Section 501(c)(3), and to
exempt admissions charged by nonprofit civic, governmental, or other nonprofit organizations, and to clarify that small animal veterinary services exclude services for poultry; amends KRS 139.260 to allow acceptance of a resale certificate for certain services; amends KRS 139.270, 139.280, and 139.340 to conform; amends KRS 139.450 to subject a marketplace provider to the sales and use tax; amends KRS 139.470 to provide a de minimis threshold of $6,000 for persons selling certain services; amends KRS 139.480, 160.613, and 160.613(1) to clarify who is a toller; amends KRS 139.495 to exempt the sales of admissions and all fundraising event sales by nonprofit educational, charitable, or religious institutions exempt from tax under Internal Revenue Code Section 501(c)(3); creates a new section of KRS Chapter 139 to exempt the sales of admissions and all fundraising event sales by nonprofit civic, governmental, or other nonprofit organizations; amends KRS 139.533 and 139.536 to prohibit the acceptance of applications for a sales tax rebate related to public facilities and tourism development projects beginning July 1, 2020; amends KRS 141.010 to define “financial institution” and to update the Internal Revenue Code reference date for 2019 and clarify the provisions for 2018; amends KRS 141.0101 to provide that expensing of assets shall conform to the Internal Revenue Code in effect on December 31, 2003, for property placed in service on or after January 1, 2020; amends KRS 141.019 to require the Department of Revenue to promulgate administrative regulations to detail the sourcing of certain receipts related to financial institutions; amends KRS 141.107 to allow an additional month for an extension of time to file a corporation income tax return; amends KRS 141.170 to define “active duty” and “Armed Forces”; amends KRS 141.201 to require a 48-month election period for corporations electing to file a consolidated income tax return instead of filing a combined report; amends KRS 141.202 to clarify certain provisions related to combined reporting for corporations; amends KRS 141.390 to expand the recycling and composting equipment tax credit; amends KRS 148.853 to prohibit the acceptance of additional applications for a tourism development project beginning July 1, 2020; amends KRS 243.884 to clarify that sales from the first 50,000 gallons of wine produced by a small farm winery in a calendar year are exempt; amends KRS 141.0205 to order the income gap credit; repeals KRS 136.078, 136.090, 136.100, 136.377, 141.042, and 141.300; provides various application dates for various provisions in the Act; prohibits certain claims for refund or credit for any taxable period ending prior to July 1, 2018, based on amendments made to the sales and use tax exemption related to energy and energy-producing fuels; and requires staff to study the impact of the income tax on certain family-size households, related only to the sales tax provisions impacting nonprofit organizations; EMERGENCY.

HB 356

AN ACT relating to student residency.

Amends KRS 164.2844 to prohibit an Armed Forces member, spouse, or dependent who is determined to be a Kentucky resident at the time of acceptance into a public postsecondary institution from losing residency status if the member is transferred on military orders prior to enrollment or while enrolled.
HB 358

AN ACT relating to the Kentucky Employees Retirement System and declaring an emergency.

Creates a new section of KRS 61.510 to 61.705 to require quasi-governmental nonhazardous employers to cease participation in the Kentucky Employees Retirement System (KERS) effective June 30, 2020, unless the employer adopts and submits to the Kentucky Retirement Systems (KRS) board a resolution to continue participation in KERS by December 31, 2019, define “quasi-governmental employer” to include postsecondary institutions, local and district health departments, regional mental health centers, domestic violence shelters, rape crisis centers, child advocacy centers, state-administered retirement systems, and any other agency eligible to voluntarily cease participating in KERS under KRS 61.522, permit quasi-governmental employers to request and receive a preliminary cost estimate of the actuarial costs to cease participation prior to doing so, require a quasi-governmental employer that resolves to continue participation in KERS to pay the full actuarially required contribution in fiscal years on or after July 1, 2020, require a quasi-governmental employer ceasing participation in KERS to pay the actuarial costs to cease participation in KERS by lump sum or in installments as established by the bill, require employees hired on or after January 1, 2019, by a ceasing employer to participate in a defined contribution (DC) plan established by the employer, require employees hired by the ceasing employer prior to January 1, 2019, who are participating in the hybrid cash balance plan to participate in the employer’s DC plan for future employment after the employer’s cessation date, provide that employees of the ceasing employer hired prior to January 1, 2019, who began participating in the systems prior to January 1, 2014, will have a one-time opportunity to continue to accrue service and earn benefits in KERS, if an election is made by the employee on or before June 30, 2020, and provide that if an employer who ceases participation fails to pay monthly installments and is delinquent for 30 days or more: (1) the ceasing employer’s operation and administration will be taken over by the Finance and Administration Cabinet until such time as the delinquent employer is making the monthly installment payments, (2) benefits to retirees of the ceasing employer will be suspended until such time as the delinquent employer is making the monthly installment payments, and (3) the employees who elected to continue participation in KERS will stop accruals in the system and be required to participate in the employer’s DC plan for all future service; amends KRS 61.675 to allow KRS to file action in the Franklin Circuit Court to collect any delinquent payments owed by a ceasing employer by attaching to the general fund of the delinquent employer as is necessary to achieve compliance and to require suspension of pension benefit payments for a ceasing employer that is delinquent in making installment payments; amends KRS 18A.225 to allow quasi-governmental employers that cease participating in KERS under this bill to participate in the Kentucky Employees Health Plan; amends KRS 61.510, 61.520, 61.525, 61.543, and 61.560 to conform; and provides that the KERS employer contribution rate shall be 49.47 percent of pay in FY 2019-2020 for regional mental health programs, local and district health departments, domestic violence shelters, rape crisis centers, child advocacy centers, state-supported universities and community colleges, and any other agency eligible to voluntarily cease participating in the Kentucky Employees Retirement System pursuant to KRS 61.522; EMERGENCY.
HB 368
AN ACT relating to county detectives.
Amends KRS 69.360 to require certification of county detectives in all counties and give uniform powers, make detectives employed prior to the effective date of the act exempt from requirement of certification, and remove language referring to limitation of funds; and amends KRS 15.380 to conform.

HB 375
AN ACT relating to call location information.
Creates a new section of KRS Chapter 17 requiring wireless telecommunications carriers to provide call location information from wireless devices to law enforcement agencies and public safety answering points under certain emergency conditions.

HB 378
AN ACT relating to youth homelessness.
Amends KRS 156.160 to establish educational coursework completion alternatives for students who are homeless children or youth; and amends KRS 213.141 to establish that homeless individuals under the age of 25 shall not have to pay a fee to get a copy of their birth certificate.

HB 381
AN ACT relating to the reemployment of retired police officers by a postsecondary institution.
Creates a new section of KRS Chapter 164 to define “postsecondary institution” and “police officer,” provide that postsecondary institutions may employ retired police officers provided the officer was a police officer at retirement, retired with at least 20 years of service credit with no administrative charges pending, and met the separation of employment requirements so that retirement benefits from Kentucky Retirement Systems were not voided, provide that retired police officers employed by a postsecondary institution shall continue to receive the benefits they were eligible to receive upon retirement but shall not accrue any additional retirement or health benefits during reemployment, provide that retirement and any health contributions shall not be paid by the postsecondary institution to Kentucky Retirement Systems or the Kentucky Employees Health Plan on a retired officer who is reemployed under the section, provide that individuals employed under the section may be employed for a term not to exceed one year, which may be renewed at the discretion and need of the postsecondary institution, and limit the number reemployed under the program to greater of five officers or 25 percent of the university police force in 2018; and amends KRS 61.637 to conform.

HB 382
AN ACT relating to the Kentucky Life and Health Insurance Guaranty Association Act.
Amends KRS 304.42-030 to add coverage for health maintenance organization contracts to the Kentucky Life and Health Insurance Guaranty Association Act, add health care providers rendering services covered under a health insurance policy, contract, or certificate as a beneficiary entitled to coverage, exempt structured settlement factoring transactions and Medicaid policies or contracts from coverage under the subtitle, exempt long-term care or any other health insurance benefits from interest rate coverage exemption, and establish a limitation on coverage provided for a long-term care rider to a life insurance policy or annuity contract; amends KRS 304.42-050 to
conform and define “health benefit plan”; amends KRS 304.42-060 to add health maintenance organizations as members of the Kentucky Life and Health Guaranty Association; amends KRS 304.42-080 to conform, and permit the Kentucky Life and Health Guaranty Association to reissue policies and contracts of impaired insurers and to offer substitute coverage at actuarially justified rates; amends KRS 304.42-090 to conform, and make revisions to assessment requirements for member insurers; amends KRS 304.42-130 to permit member insurers that are exempt from certain taxes to impose a surcharge to recoup assessments levied; and amends KRS 304.42-020, 304.42-110, 304.42-120, 304.42-140, and 304.42-190 to conform.

HB 385
AN ACT relating to the Kentucky Law Enforcement Council.
Amends KRS 15.315 to add the president of the Kentucky Women’s Law Enforcement Network as an ex officio member of the Kentucky Law Enforcement Council.

HB 386
AN ACT relating to the insurance industry.
Creates new sections of Subtitle 3 of KRS Chapter 304 to define terms, including “beta test,” “insurance innovation,” “limited no-action letter,” “extended no-action letter,” and “regulatory sandbox,” create an application process for admitting persons to the regulatory sandbox for the purpose of permitting the person to beta test an insurance innovation under a limited no-action letter, establish that applications may be filed on or before December 31, 2025, impose certain disclosure and financial stability requirements for applicants, establish persons who are not authorized to make an application for admission to the sandbox, establish a director of insurance innovation within the Department of Insurance, establish procedures and requirements for the review and acceptance of applications, grant the commissioner authority to modify, increase, or change financial stability requirements for applicants, grant the commissioner authority to reject applications, allow applicants to request a hearing upon rejection of an application, establish requirements for issuing a limited no-action letter, require no-action letters to be published on department’s website, establish how long the safe harbor of a limited no-action letter persists, set time period for a beta test at one year, allow beta test to be extended for up to one year, establish requirements for a beta test, establish participant’s rights during a beta test, authorize the commissioner to issue certain orders and fines to enforce the terms and conditions of a beta test, establish requirements for evaluation of a beta test by the commissioner, establish requirements for issuance of an extended no-action letter by the commissioner, require notice of issuance or declination of issuance of an extended no-action letter to be published on department’s website, allow aggrieved parties to request a hearing upon declination of issuance of an extended no-action letter, establish that certain documents relating to the financial condition of a person are confidential and not subject to disclosure under the Kentucky Open Records Act, and require the commissioner to submit reports to the Interim Joint Committee on Banking and Insurance.

HB 392
AN ACT relating to reorganization.
Amends KRS 12.020 to create the Office of the Kentucky Workforce Innovation Board, Foundation for Adult Education, Early Childhood Advisory Council, Office of Administrative Services, Division of Operations and Support Services, Division of Fiscal Management, Division of Kentucky Business Enterprise, Division of the Carl D. Perkins Vocational Training Center,
Division of Blind Services, Division of Field Services, Statewide Council for Vocational Rehabilitation, Office of Unemployment Insurance, Office of Employer and Apprenticeship Services, Office of Career Development, Office of Adult Education, and Unemployment Insurance Commission, and remove the Office of Budget and Administration, Division of Administrative Services, Office for the Blind, Office of Employment and Training, Division of Grant Management and Support, Division of Workforce and Employment Services, Division of Unemployment Insurance, Kentucky Office for the Blind State Rehabilitation Council, Statewide Council for Vocational Rehabilitation, Unemployment Insurance Commission, and the Division of Apprenticeship; amends KRS 12.023 to remove the Foundation for Adult Education and the Early Childhood Advisory Council; amends KRS 14A.7-030, 205.178, and 341.410 to change “division” to “office”; amends KRS 41.410 to replace Office for the Blind with Division of Blind Services; amends KRS 42.4592 to replace the Office of Employment and Training with the Department of Workforce Investment; amends KRS 45A.470 to replace Office for the Blind with Office of Vocational Rehabilitation; amends KRS 132.193 and 132.195 to replace Office for the Blind with Division of Kentucky Business Enterprises; amends KRS 141.0205, 158.146, and 164.0207 to reference a Section of this Act; amends KRS 141.065 to replace Office of Employment and Training with Office of Unemployment Insurance; amends KRS 151B.020 to establish the Office of Unemployment Insurance, Office of Employer and Apprenticeship Services, Office of Career Development, Office of Adult Education, and the Early Childhood Advisory Council, and remove the Office for the Blind and the Office of Employment and Training; amends KRS 151B.185 to organize newly created offices; amends KRS 151B.245 to organize and define the newly created Statewide Council for Vocational Rehabilitation; amends KRS 151B.280 to replace the Office of Employment and Training with the Office of Unemployment Insurance, and create and define the Office of Employer and Apprenticeship Services, Office of Career Development, and Office of Adult Education; amends KRS 154.10-050, 154.12-2084, 154.20-150, 154.20-170, 154.22-010, 154.22-040, 154.23-010, 154.23-015, 154.24-010, 154.28-010, and 154.32-050 to remove the Office of Employment and Training; amends KRS 156.848 to change “vice president” to “executive director”; amends KRS 158.360 and 164.035 to replace the Kentucky Adult Education Program with the Office of Adult Education; amends KRS 158.842 to replace “vice president” with “secretary”; amends KRS 161.011 to replace Council on Postsecondary Education with the Education and Workforce Development Cabinet; amends KRS 161.220 to add a section about employees of the Office of Adult Education; amends KRS 163.460 to replace Office for the Blind with Office of Vocational Rehabilitation, and remove sections about Kentucky Office for the Blind State Rehabilitation Council; amends KRS 163.475, 163.480, 163.487, and 163.489 to remove Office for the Blind; amends KRS 163.489 to replace Office for the Blind State Rehabilitation Council with Statewide Council for Vocational Rehabilitation; repeals KRS 164.006 and reenacts as a new section of KRS Chapter 151B; repeals KRS 164.0062 and 164.0064 and reenacts as new sections of KRS Chapter 151B, amended to replace Kentucky Adult Education Program with the Office of Adult Education, and replace Council on Postsecondary Education with Department of Workforce Investment; repeals KRS 164.007 and reenacts as a new section of KRS Chapter 151B, amended to reference Sections of this Act, and to replace Investment Act of 1998 with Innovation and Opportunity Act; amends KRS 164.020 to remove a portion about adult education; amends KRS 164.0203 to replace Kentucky Adult Education Program with Office of Adult Education; repeals KRS 164.023 and reenacts as a new section of KRS Chapter 151B, and creates and organizes the Office of Adult Education; repeals KRS 164.0232 and reenacts as a new section of KRS Chapter 151B, and replaces President of the Council with Secretary of the Education and
Workforce Development Cabinet; repeals KRS 164.0234 and reenacts as a new section of KRS Chapter 151B, and amends to replace Kentucky Adult Education Program with Office of Adult Education; repeals KRS 164.041 and reenacts as a new section of KRS Chapter 151B, amended to replace Council with Education and Workforce Development Cabinet, to change a date, and to replace Kentucky Adult Education Program with the Office of Adult Education; amends KRS 164.092 to replace the Kentucky Office of Employment and Training with the Department of Workforce Investment; amends KRS 164.477 to replace Office for the Blind with Division of Blind Services and Office of Vocational Rehabilitation; amends KRS 186.576 and 186.578 to replace Office for the Blind with Office of Vocational Rehabilitation; amends KRS 336.020 to remove Division of Apprenticeship; amends KRS 341.145 to remove the Office of Employment and Training; amends KRS Sections 341.243, 341.250, 341.260, 341.270, 341.300, 341.360, 341.415, 341.440, 341.470, 341.530, 341.540, and 341.990 to replace Office of Employment and Training with Office of Unemployment Insurance; amends KRS 342.0011, 342.122, and 342.710 to replace Office of Employment and Training with Department of Workforce Investment; amends KRS 342.122 to remove Division of Apprenticeship; amends KRS 342.732 and 533.210 to replace Kentucky Adult Education Program with Office of Adult Education, and transfer funds to Office of Adult Education; confirms in part Executive Order 2018-597; and confirms Executive Orders 2018-779, 2019-026, and 2019-027.

HB 393
AN ACT relating to the Kentucky Office of Homeland Security.
Amends KRS 39G.010 to require the Kentucky Office of Homeland Security to create the Commonwealth Activity Taxonomy System Committee to develop and oversee a system of evaluating special events to determine, plan, mitigate, and respond to risks and threats to the Commonwealth.

HB 396
AN ACT relating to the expansion of health insurance options within Kentucky.
Amends KRS 304.17A-005 to revise definitions of “employer-organized association” and “large group” to modify the requirements for employer-organized association health plans, and make technical clarifications to definitions of “health benefit plan” and “insurer”; amends KRS 304.17A-0954 to conform with definitions in KRS 304.17A-005, revise application of permissible amount or rate of premiums for an employer-organized association health plan, and make technical corrections; amends KRS 304.17A-808 to increase filing fee to $500 for self-insured employer-organized association groups; amends KRS 304.17A-812 to add exception to capital and surplus requirements for self-insured employer-organized association groups; and amends KRS 304.17A-834 to require self-insured employer-organized association groups to file required forms with the commissioner.

HB 397
AN ACT relating to county sheriffs’ fees.
Amends KRS 64.090 to require sheriffs and constables to charge and collect a fee of $60 from any person requesting the service of the sheriff or constable, but not on behalf of the Commonwealth, any of its agencies, or the Kentucky State Police, for the services provided in the statute where a percentage, commission, or reasonable fee is not otherwise allowed.
HB 399  
AN ACT relating to children of military families.  
Creates a new section of KRS Chapter 159 to allow children of military families who are transferring to Kentucky on official military orders to pre-enroll in a school district with official documentation.

HB 411  
AN ACT relating to assistance animals.  
Amends KRS 383.085, relating to reasonable accommodations for assistance animals in housing, to list which professionals may be in a therapeutic relationship with a person with a disability, require a health services provider in a therapeutic relationship to maintain an active practice within the state, clarify documentation conditions for an individual who moves from another state, and add instances that qualify as the prohibited act of misrepresentation of an assistance animal.

HB 415  
AN ACT relating to child support.  
Amends KRS 205.721 to increase the fee charged by the cabinet to $35, as required by federal law; amends KRS 403.212 to exempt an individual who is incarcerated from having child support calculated; amends KRS 403.215 to require notice of wage assignment orders to be sent to employers using the Income Withholding for Support form; and amends KRS 405.467 to allow arrearage amounts to be determined administratively in certain instances.

HB 419  
AN ACT relating to the contracting or reemployment of retired state and local employees.  
Amends KRS 61.590 and 61.637 to require Kentucky Retirement Systems (KRS) members to certify at the time of retirement that no prearranged agreement exists between the member and any participating agency, rather than requiring the certification upon reemployment, and provide that no benefit payments shall be made until the member completes the certification; amends KRS 61.637 to provide that a retired reemployed member shall not be required to notify the systems if reemployment, contracting, volunteering, or serving as a leased employee first occurs with a participating agency after a period of 12 months following the member’s initial retirement date, provide that employers shall not be required to certify whether a prearranged agreement existed for a retiree to return with the employer if the reemployment occurs after 12 months following retirement, provide that employment that is accepted by the employee after 12 months following retirement shall not constitute a prearranged agreement, provide that if a retiree is reemployed on contract or as a leased employee with a participating agency within 3 months following retirement and KRS determines that the period of employment does not qualify as a contractor or leased employee, then KRS will void the member’s retirement, provide that if reemployment as a contract or leased employee takes place after 12 months following retirement, the member shall continue to draw his or her retirement allowance and shall not be required to notify the systems or submit any documentation, require KRS to issue a final determination
regarding prearranged agreements or a member’s status as an independent contractor/leased employee within 30 days of submitting all required information, and require KRS to promulgate administrative regulations to implement these provisions.

**HB 420**  
AN ACT relating to radon gas certifications.  
Amends KRS 211.9101 to update definitions; amends KRS 211.9105 to require recording minutes and documenting and maintaining by the cabinet; amends KRS 211.9107 to exempt assistants from certification requirements; amends KRS 211.9109 to clarify registration certification for a person certified for measurement; amends KRS 211.9111 to clarify registration process for certification for mitigation; amends KRS 211.9113 to require liability coverage for measurement contractors; amends KRS 211.9115 to require cabinet to promulgate administrative regulations for the registration of a radon laboratory; amends KRS 211.9119 to delete requirement to notify the cabinet of termination of a relationship with a business entity; amends KRS 211.9121 to change registration to biennial from annual; amends KRS 211.9125 to add business entities; amends KRS 211.9129 to add laboratory analysis; amends KRS 211.9131 to add business entities and exempt records obtained by the cabinet except to the owner or occupant of a building and to the public at the zip code level; amends KRS 211.9135 to add the establishment of fees not to exceed costs to the cabinet; and repeals KRS 211.9117, 211.9123, and 211.9127.

**HB 429**  
AN ACT relating to medical malpractice.  
Creates a new section of KRS Chapter 411 to require plaintiffs in medical malpractice actions to file a certificate of merit; and repeals all sections in KRS Chapter 216C, the 2017 Medical Review Panel Act.

**HB 435**  
AN ACT relating to the transportation and removal of dead human bodies.  
Amends KRS 316.010 to change the definition of “embalming service establishment”; and creates a new section of KRS Chapter 316 to allow the permitting of persons to provide surface transportation and removal services of dead human bodies.

**HB 436**  
AN ACT relating to professions licensed by the Real Estate Authority.  
Amends KRS 324.085 to include an exemption from the annual continuing education requirement for licensees completing post-licensing education, require licensees to complete 12 classroom or online hours of continuing education biennially, and allow 6 of the 12 continuing education hours for occupations licensed under KRS Chapters 330 and 324A and KRS 198B.700 to 198B.738 to be in real-estate-related courses; amends KRS 324.090 to require licenses to expire and be renewed biennially; amends KRS 324.281 to authorize the governor to appoint seven members to the Kentucky Real Estate Commission and require six of the commission members to be residents of the Commonwealth for the last 10 years; amends KRS 324.287 to place a $60 cap on the biennial original finance fee, place a $60 cap on the renewal license fee, establish and place a $200 cap on the prelicensing education course review fee, establish and place a $50 cap on the continuing and postlicensing education course review fee, establish and place a $75 cap on the distance education course review fee, eliminate request for change fee, and place a $60 cap on the
biennial recovery fund fee; amends KRS 324.310 to change escrow to inactive status, require candidates to submit a criminal record check consistent with KRS 324.045(4), establish the conditions upon which a licensee can place a license in inactive status, and establish the conditions upon which a license may be reactivated after its cancellation; amends KRS 324.330 to mandate the commission to promulgate administrative regulations that require licensees to biennially file telephone numbers and email addresses; amends KRS 324.395 to establish a $200 cap on coverage for the group policy the commission is required to obtain for licensees; amends KRS 324.400 to change the renewal from annual to biennial and place a $60 cap on the biennial renewal fee; amends KRS 324.420 to reduce the statute of limitations for filing complaints with the commission from two years to one and place a $60 cap on the biennial recovery fund fee; amends KRS 413.140 to include real estate licensees in the one-year statute of limitations for professional liability; and repeals KRS 324A.060; Sections 1, 2, and 4, delayed effective date of January 1, 2020.

HB 439  
AN ACT relating to human immunodeficiency virus.  
Amends KRS 214.181 to add “designee” to persons who may inform patients of immunodeficiency virus test results; amends KRS 214.625 to update type of treatment to antiretroviral therapy and add “designee” to persons who may inform patients of test results; and amends KRS 214.645 to add “designee” to persons who may inform patients of test results.

HB 444  
AN ACT relating to locally operated area technology centers and making an appropriation therefor.  
Amends KRS 157.069 to allow the Department of Education to continue to distribute state supplemental funds for a locally operated technology center to a district when the district enters a collaborative project agreement and moves the center as part of the agreement; APPROPRIATION.

HB 446  
AN ACT relating to child welfare.  
Amends KRS 620.140 to require a list to be provided to the cabinet by a biological or legal parent of potential persons to be considered as a relative or fictive kin placement; amends KRS 620.290 to add new requirements for local citizen foster care review boards to consider when making recommendations and remove requirements related to case reviews of when a foster child is moved more than three times; amends KRS 620.320 to change the duties of the State Citizen Foster Care Review Board; amends KRS 620.360 to establish that foster parent approval and reevaluation shall be effective for a minimum of three years; amends KRS 625.060 to establish that a foster parent shall be a party in an action for involuntary termination of parental rights, and to clarify that if a judge determines that a foster parent gaining standing is inappropriate, then it will not happen; amends 625.090 to establish a new consideration by a court in termination of parental rights cases if the cabinet or a court has removed a child from the biological or legal parents more than twice in a 24-month period.
HB 453

AN ACT relating to business entities.

Amends KRS 273.161 to define “limited liability company”; amends KRS 273.277 to allow merger of a limited liability company with a domestic corporation; amends KRS 273.293 to allow for merger of limited liability companies; and amends KRS 275.345 to allow merger of a nonprofit limited liability company with a domestic nonprofit corporation.

HB 458

AN ACT relating to taxation.

Amends KRS 131.190 to clarify the specific documents containing taxpayer information that can be divulged by the Department of Revenue; amends KRS 134.580 to clarify the period that partners, members, and shareholders have to file certain amended returns; creates a new section of KRS Chapter 141 to establish a refund checkoff for the Kentucky YMCA Youth Association; amends KRS 141.039 to allow a deferred tax liability deduction for certain corporations beginning January 1, 2024; amends KRS 141.202 to clarify certain provisions related to a combined report for income tax purposes and allow the sharing of net operating loss deductions among members of the unitary business group; creates a new section of KRS 136.290 to 136.310 to sunset taxes related to thrifts, savings and loan associations, and savings banks in the same manner that the bank franchise tax was sunset; creates a new section of KRS 136.500 to 136.575 to clarify the definition of “taxable year”; amends KRS 136.505 to eliminate the transition period from bank franchise tax to corporation income and limited liability entity taxes; amends KRS 136.575 to define “financial institution” and delete outdated language; amends KRS 132.190, 141.040, 141.0401, 141.206, and 160.637 to make conforming changes; and repeals Sections 5, 12, 14, 15, 16, 32, 40, 41, 48, and 60 of 2019 Ky. Acts Ch. 151 as enacted and directs the Reviser of Statutes that those sections shall not be codified.

HB 468

AN ACT relating to food products and declaring an emergency.

Amends KRS 217.136 to require the cabinet to further clarify which food products are subject to the definition of “home-based processor” as defined in KRS 217.015(56) and require the cabinet to develop and implement a registration system for home-based processors; and amends KRS 217.137 to require the cabinet to further clarify which food products are subject to the definition of “home-based microprocessor” as defined in KRS 217.015(57), replace the term “low-risk, shelf-stable” with “non-potentially hazardous” in the definition of “home-based processor,” and set an annual gross income limit of $60,000 for home-based processors and microprocessors; EMERGENCY.

HB 470

AN ACT relating to controlled substances.

Amends KRS 217.186 to allow a pharmacist to dispense naloxone to a person or agency that provides training on the use of naloxone as part of a harm reduction program; amends KRS 218A.1412 to make a technical correction to clarify that heroin trafficking is not eligible for a Class D felony; and amends KRS 507.040 to add the unlawful distribution of a Schedule I or II drug for remuneration where the drug is the proximate cause of death to the elements of manslaughter in the second degree.
HB 479  
AN ACT relating to guardianship.  
Amends KRS 210.290 to create the guardianship trust fund in the Cabinet for Health and Family Services, require unclaimed funds of wards to be transferred to the fund, and set requirements for the expenditure of the funds.

HB 489  
AN ACT relating to the fiduciary and ethical duties of the boards of trustees for the Kentucky Retirement Systems and the Teachers’ Retirement System, and declaring an emergency.  
Amends KRS 61.650 to require internal investment staff and investment consultants of the Kentucky Retirement Systems (KRS) board of trustees to follow the Code of Ethics and Standards of Professional Conduct promulgated by the CFA Institute, and require investment managers of KRS to comply with the Investment Advisers Act of 1940, as amended, and all applicable federal statutes, rules, and regulations applicable to investment managers; repeals, reenacts, and amends KRS 61.655 to reenact the conflict-of-interest provisions adopted under SB 151/EN 2018; amends KRS 161.430 to require internal investment staff and investment consultants of the Teachers’ Retirement System (TRS) board of trustees to follow the Code of Ethics and Standards of Professional Conduct promulgated by the CFA Institute, but require investment managers of TRS to comply with the Investment Advisers Act of 1940, as amended, and all applicable federal statutes and rules and regulations applicable to investment managers; and repeals, reenacts, and amends KRS 161.460 to reenact the conflict-of-interest provisions adopted under SB 151/EN 2018 and make technical changes; EMERGENCY.

HB 513  
AN ACT relating to substance use disorder treatment and recovery services and programs.  
Amends KRS 12.500, 210.365, 210.485, 210.506, 210.509, 214.185, 222.003, 222.271, 222.311, 222.421, 222.430, 222.431, 222.432, 222.433, 222.434, 222.435, 222.441, 222.460, 222.465, 304.17A-660, 311B.160, 600.020, 610.127, and 620.023 to change “alcohol and other drug abuse” to “substance use disorder”; amends KRS 202A.0819 and 210.365 to delete the Kentucky Commission on Services and Supports for Individuals with Mental Illness, Alcohol and Other Drug Abuse Disorders, and Dual Diagnoses and add the Department for Behavioral Health, Developmental and Intellectual Disabilities; amends KRS 210.400 to correct reference to the Department for Behavioral Health, Developmental and Intellectual Disabilities; amends KRS 222.005 to delete “alcohol and other drug abuse” and “juvenile” and define “substance use disorder”; amends KRS 222.211 to change “tobacco addiction” to “nicotine dependence,” “alcohol and other drug abuse” to “substance use disorder,” and “detoxification” to “withdrawal management”; amends KRS 222.221 to change “alcohol and other drug abuse” to “substance use disorder” and delete requirement to publish list of treatment facilities and services; amends KRS 222.231 to change “alcohol and other drug abuse” to “substance use disorder” and change narcotic treatment program licensing and enforcement requirements; and repeals KRS 222.001, 210.500, 210.502, 210.504, and 210.580.

HCR 137  
Urges local communities in Kentucky to establish Complete Count Committees in order to localize Census efforts.
HJR 37

Designates Radcliff, Kentucky, as the “Knife Capital of Kentucky.”
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Women

Abortion prohibition - HB 148
sex, race, color, national origin, or disability, prohibition - HB 5
Certified professional midwifery services, license and regulations - SB 84
Employment, pregnancy, childbirth, and related medical conditions, reasonable accommodations and discrimination - SB 18

Veterinarians

Landowner capture or vaccinate feral cats - SB 125
Fetal heartbeat, abortion, prohibition - SB 9

Workforce

Arbitration, mediation and alternative dispute resolution agreements - SB 7

Pregnancy, childbirth, and related medical conditions, reasonable accommodations and discrimination - SB 18

Reorganization

Education and Workforce Development Cabinet - HB 246

Education and Workforce Development Cabinet, EO 2018-597 and 779, 2019-026 and 027 - HB 392