General Assembly Action
2020 Regular Session

A Staff Summary Of Legislative Enactments

Informational Bulletin No. 258

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Frankfort, Kentucky
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May 2020

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Foreword

The 2020 Regular Session of the General Assembly convened Tuesday, January 7, 2020, and adjourned sine die Wednesday, April 15, 2020, having met for 53 legislative days. During the session, 933 bills and 470 resolutions were introduced, including 286 Senate bills and 647 House bills.

Of the bills introduced, 53 Senate bills and 85 House bills passed both chambers and were delivered to the Governor. The Governor exercised his line-item veto authority in six House bills and vetoed in full four Senate bills and four House bills. The General Assembly overrode the line-item vetoes in four of the six House bills. The General Assembly also overrode the full vetoes of two of the four Senate bills and three of the four House bills. In all, 49 Senate bills and 75 House bills became law.

The Governor also received four 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.

Jay D. Hartz
Director

Legislative Research Commission
Frankfort, Kentucky
May 2020
## Bill Numbers To Acts Chapters

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Senate Bills

SB 2

AN ACT relating to voter identification and making an appropriation therefor.

Creates a new section of KRS Chapter 117 to permit an otherwise qualified voter, who is unable to provide proof of identification and who is not personally known to the election officer, the authority to cast a ballot on the day of a primary, an election, or during in-person absentee voting if the voter: executes a voter affirmation furnished by the State Board of Elections affirming the requisites of his or her ability to vote and a statement of impediment that has prevented the voter from procuring proof of photo identification, provides to the election officer an alternative ID such as a Social Security card, a Kentucky issued identification card that has been approved by the State Board of Elections, an identification card with the voter’s photograph and name stated, a Kentucky issued food stamp identification card with the name of the voter stated, a Kentucky issued electronic benefit transfer card with the name of the voter stated, a Kentucky issued supplemental nutrition assistance card with the name of the voter stated, a Kentucky issued electronic benefit transfer card with the name of the voter stated, or a debit or credit card with the name of the voter stated; provides voter affirmations and election official affirmations of personal acquaintance of the voter are to be processed in the same manner as an oath of voter affidavit; creates a new section of KRS Chapter 117 to incorporate provisional voting as applicable to federal elections with federal candidates; amends KRS 116.065 to include verification of federal provisional ballots and federal provisional absentee ballots and include the penalties of perjury; amends KRS 117.066 to require two ballot boxes or ballot receptacles be transferred to the county board of elections, if any federal provisional ballots are cast, at the close of voting on the day of a primary or an election; amends KRS 117.085 to require a voter to submit a copy of the voter’s proof of identification or a voter affirmation with his or her mail-in absentee ballot application; requires in-person absentee voting to conform to the same ID and affirmation requirements as those voters who vote on the day of a primary or an election; requires the State Board of Elections to provide an instructional statement on mail-in absentee ballot applications to reflect photo identification requirements and voter affirmation requirements; amends KRS 117.0851 to include federal provisional absentee ballots in the tabulation of ballots and procedures; amends KRS 117.086 to provide for in-person absentee voting for those voters who are unable to provide proof of identification; requires separate ballot boxes and lists to be maintained by the county clerk for those voters voting absentee ballots and federal provisional absentee ballots; amends KRS 117.0863 to include provisions for mail-in absentee ballots; amends KRS 117.0865 to include federal provisional absentee ballots within the prohibition against aiding another in completing an absentee ballot or encouraging the voter to vote in a particular way; amends KRS 117.087 to require federal provisional in-person absentee voting to be processed in accordance with the Help America Vote Act; amends KRS 117.145 to require the county clerk to print a sufficient number of federal provisional absentee ballots, voter affirmations, and election official affirmations; specifies the substance of the federal provisional absentee ballot; amends KRS 117.175 to include instructions for filling out federal provisional ballots and voter affirmations in the instruction cards provided by the county clerk; amends KRS 117.187 to include proof of identification and federal provisional absentee voting in the training provided by the county board of elections; amends KRS 117.195 to include federal provisional ballots, voter and election official affirmations, and a locked ballot box or receptacle to be furnished to each precinct by the county clerk; amends KRS 117.225 to prescribe the requirements for a voter to cast a vote in a precinct polling place; provides an exception to requiring proof of identification if the voter resides in a state licensed
care facility where the voting is taking place; amends KRS 117.227 to require election officers to confirm the identity of each voter by proof of identification; amends KRS 117.245 to specify that challenging a person’s right to vote does not apply for failure to provide proof of identification; amends KRS 117.255 to include instructions for voters using a federal provisional ballot when marking a spoiled ballot; amends KRS 117.265 to include instructions for voters using a federal provisional ballot for write-in candidates; amends KRS 117.275 to provide for tabulation of federal provisional ballots by the county board of elections, ballot reporting, and retention of voter and election official affirmations; amends KRS 117.305 to include federal provisional ballots and federal provisional absentee ballots in the recanvassing procedures; allows for the county board of elections to rule on questions regarding proof of identification; amends KRS 117.365 to include voter and election official affirmations to be presented to the grand jury; amends KRS 117.375 to include federal provisional ballot and federal provisional absentee ballot in the definition of “ballot” or “official ballot” and to define “proof of identification,” “federal provisional voter,” and “federal provisional ballot” or “federal provisional absentee ballot”; amends KRS 117.383 to require the State Board of Elections to design ballot cards to reflect federal provisional ballots; provides that all federal provisional voting shall be conducted in a manner as prescribed by the Help America Vote Act; amends KRS 117.385 to include instructions on where a voter is to place his or her completed in-person ballot; amends KRS 117.995 to include federal provisional voting, federal provisional absentee voting, and voter and election official affirmations within the penalty provisions relating to voting; amends KRS 118.015 to redefine “ballot” or “official ballot” to include federal provisional ballots and federal provisional absentee ballots; amends KRS 118.305 to ensure that federal provisional ballots and federal provisional absentee ballots are not tabulated or recorded for any candidate who was not properly on the ballot; ensures that only duly nominated candidates have their names printed on federal provisional absentee ballots and federal provisional ballots; amends KRS 118.405 to prohibit more than one appearance of a candidate’s name on any federal provisional ballot or federal provisional absentee ballot; amends KRS 119.005 and 120.005 to redefine “ballot” or “official ballot” to include federal provisional ballots and federal provisional absentee ballots; amends KRS 186.531 to allow a free standard personal identification card to an individual who does not then currently have a valid operator’s license or commercial driver’s license, is at least 18 years of age, and is otherwise eligible to vote in the regular election; and amends KRS 117.035 to allow for the county board of elections to rule on questions regarding proof of identification; APPROPRIATION; VETOED; OVERRIDDEN.

SB 5

AN ACT relating to special purpose governmental entities.

Creates a new section of KRS Chapter 65A to require a special purpose governmental entity that proposes to increase a fee, levy an ad valorem tax rate that is greater than the compensating tax rate, or levy a new ad valorem tax or fee submit the tax rate or fee to the governing body of the county or city for review; allows 30 days for the governing body to review the proposed tax rate or fee; exempts air boards established or operating under KRS 183.132 to 183.160, fire protection districts established or operating under KRS Chapter 75, and ambulance taxing districts established or operating under KRS 108.090 to 108.180 from the provisions of the bill; amends various sections of the Kentucky Revised Statutes to conform; and repeals KRS 65A.100; delayed effective date of January 1, 2021; VETOED; OVERRIDDEN.
SB 8

AN ACT relating to school safety and declaring an emergency.

Amends KRS 158.441 to clarify the definition of “school resource officer”; amends KRS 158.4412 to allow the superintendent to specify any individual to serve as the district’s school safety coordinator; amends KRS 158.4414 to clarify which facilities are required to have school resource officers and to require that school resource officers are armed with a firearm; amends KRS 158.4416 to specify that the goal is to have at least one school counselor per public school and to have at least one school counselor or school-based mental health services provider for every 250 students; amends KRS 61.902 to specify that the commission of a special law enforcement officer employed as a school resource officer shall be for four years; amends KRS 156.095 to specify that the Kentucky Department of Criminal Justice Training is to prepare an active shooter training video in consultation with the Department of Education; amends KRS 158.162 to include exceptions to locked classroom doors; amends KRS 508.078 to clarify when a person is guilty of terroristic threatening; and amends KRS 16.128, 1.315, 70.062, and 95.970 to conform.

SB 9

AN ACT relating to the protection of born-alive infants and abortion and declaring an emergency.

Creates new sections of KRS Chapter 311 to prohibit a person from denying or depriving a born-alive infant of nourishment with the intent to cause or allow the death of the infant; prohibits a person from denying or depriving a born-alive infant of medically appropriate and reasonable medical care, medical treatment, or surgical care; requires a physician performing an abortion to take all medically appropriate and reasonable steps to preserve the life and health of a born-alive infant; specifies that if the physician is unable to perform those duties then an attending physician assistant, advanced practice registered nurse, nurse, or other health care worker shall assume the duties; provides that a born-alive infant shall be treated as a legal person under the laws of the Commonwealth; specifies that any born-alive infant, whose parents file a petition for voluntary termination of parental rights, shall become a ward of the Cabinet for Health and Family Services; specifies that this section shall not be construed as preventing a born-alive infant’s parent or guardian from refusing medical care that is not medically appropriate or reasonable; specifies that the parent or guardian of a born-alive infant shall not be held criminally or civilly liable for the actions of a physician, physician assistant, advanced practice registered nurse, or other health care provider that acted without his or her consent; provides for civil and administrative penalties for violations of this Act; allows the General Assembly by joint resolution to appoint members to intervene as a matter or right in any case that challenges the constitutionality of this Act; amends KRS 311.595, 311.850, 314.091, and 315.121 to suspend or revoke the license of any physician, physician assistant, advanced practice registered nurse, nurse, or pharmacist who violates this Act; amends KRS 311.990 to establish criminal penalties for violations; amends KRS 15.241 to allow the Attorney General to seek injunctive relief as well as civil and criminal penalties to prevent, penalize, and remedy violations of KRS Chapter 216B relating to abortion facilities, KRS 311.710 to 311.830 relating to abortions, and emergency management orders relating to elective medical procedures issued under KRS Chapter 39A; specifies that nothing in this section shall limit or preclude the secretary of the Cabinet for Health and Family Services from seeking similar relief; allows for severability; and establishes the short title of “Born-Alive Infant Protection Act”; EMERGENCY; VETOED.
SB 11
AN ACT relating to criminal damage to rental property.
Amends KRS 512.010 to create definitions of “lease or rental agreement,” “residential rental property,” and “tenant”; and amends KRS 512.020, 512.030, and 512.040 to specifically include damage to residential rental property in the crime of criminal mischief; VETOED.

SB 15
AN ACT proposing to create a new section of the Constitution of Kentucky relating to crime victims’ rights.
Proposes to create a new section of the Constitution of Kentucky to establish a crime victims bill of rights; and submits to voters.

SB 21
AN ACT relating to veterinarians.
Creates a new section of KRS Chapter 321 to allow veterinarians to report the abuse of an animal with which the veterinarian has a veterinarian-client-patient relationship; allows the veterinarian to report abuse to the Office of the State Veterinarian only for an animal for which an on-farm livestock or poultry care standard has been promulgated or to law enforcement for any other animal; and amends KRS 321.185 to allow a veterinarian to release information concerning a client or the care of a client’s animal in cases of animal abuse.

SB 37
AN ACT relating to veteran-managed nonprofit businesses.
Amends KRS 14A.1-070 to add a nonprofit business which is at least 51 percent unconditionally controlled by one or more veterans to the definition of “veteran-owned business”; and amends KRS 14A.2-060 and 14A.2-165 to conform.

SB 38
AN ACT relating to the disposition of human remains.
Amends KRS 367.93117 to allow a court-appointed guardian or conservator to determine the disposition of remains after death if other alternatives have been exhausted; and permits cremation under specified circumstances.

SB 40
AN ACT relating to child welfare.
Amends KRS 194A.062 to require front-line staff to submit to national and state fingerprint-supported background checks; repeals KRS 199.8966 and reenacts as a new section of KRS 199.640 to 199.680 to define the term “staff member” and to require national and state fingerprint-supported background checks of staff members of child-caring facilities and child-placing agencies in Kentucky; and specifies that child-placing agencies are subject to the background check requirements only when background checks can be conducted electronically under KRS 17.185.
SB 42
AN ACT relating to student health and safety.
Creates a new section of KRS Chapter 158 to require any student identification badge issued to a public middle or high school student to contain the contact information for national crisis hotlines specializing in domestic violence, sexual assault, and suicide; applies the requirement to public charter schools; requires the Cabinet for Health and Family Services to publish recommendations for at least one national crisis hotline in each specialized area; and creates a new section of KRS Chapter 164 to require any student identification badge issued by a public or private postsecondary institution or other institution that offers a postsecondary degree, certificate, or license to contain the contact information for national crisis hotlines specializing in domestic assault, sexual assault, and suicide.

SB 45
AN ACT relating to child-care centers in Kentucky.
Creates a new section of KRS 199.896 to 199.8996 to establish operational standards for child-care centers in Kentucky.

SB 50
AN ACT relating to pharmacy benefits in the Medicaid program and declaring an emergency.
Creates various new sections of KRS 205.510 to 205.560 to define terms, to require the Department for Medicaid Services to contract with a third-party administrator to serve as the state pharmacy benefit manager, to establish that the state pharmacy benefit manager is responsible for administering all pharmacy benefits for Medicaid recipients enrolled with a managed care organization, to require managed care organizations contracted by the department for the delivery of Medicaid services to contract with and utilize the state pharmacy benefit manager for the purpose of administering pharmacy benefits, to require that certain information be disclosed by any entity seeking to become the state pharmacy benefit manager, to establish the minimum requirements for the master contract used by the department to contract with the state pharmacy benefit manager, to require that the contract between the department and the state pharmacy benefit manager be submitted to the Government Contract Review Committee for comment and review, to require the department to establish a single preferred drug list, reimbursement methodologies, and dispensing fees to be used by the state pharmacy benefit manager, to establish certain requirements and restrictions on the actions of the state pharmacy benefit manager, to require that all payment arrangements between the department, managed care organizations, and the state pharmacy benefit manager comply with federal law and administrative regulations promulgated by the Centers for Medicare and Medicaid Services, to prohibit a pharmacy benefit manager currently contracted with managed care organizations from adjusting reimbursement methodologies, dispensing fees, and other fees prior to December 31, 2020, and to require the Technical Advisory Committee on Pharmacy to annually make recommendations to the department regarding reimbursement methodologies and dispensing fees to be used by the state pharmacy benefit manager; amends KRS 205.590 to revise the membership of the Technical Advisory Committee on Pharmacy; and amends KRS 205.647 to conform; EMERGENCY.
SB 55

AN ACT relating to blockchain technology.

Creates a new section of KRS Chapter 42 to establish a nine-member Blockchain Technology Working Group; attaches the working group to the Commonwealth Office of Technology; and requires the working group to examine the applicability of blockchain technology for various utility sectors and report to the Governor and the Legislative Research Commission by December 1 of each year.

SB 56

AN ACT relating to the sale of tobacco, alternative nicotine, and vapor products and declaring an emergency.

Amends KRS 438.305 to change the definitions of “proof of age,” “tobacco product,” and “vapor product”; amends KRS 438.310 to prohibit the sale of tobacco, alternative nicotine, or vapor products to persons under the age of 21; amends KRS 438.311 to make it unlawful for persons under 21 to buy tobacco, alternative nicotine, or vapor products; allows for the confiscation of a tobacco product, alternative nicotine product, or vapor product from a person under the age of 21 who violates KRS 438.311, but prohibits any other penalty from being imposed; removes status offense designation for violations by persons under 18; removes jurisdiction of the juvenile section of the District Court for violations by persons under 18; removes references to court appearances by persons under 18; amends KRS 438.313 to prohibit the wholesale, retail, or manufacturer distribution of tobacco or vapor products to persons under 21; removes references to court appearances for persons under 18; amends KRS 438.315 to raise the minimum age for vending machine sales of tobacco, alternative nicotine, or vapor products to 21; removes references to court appearances for persons under 18; amends KRS 438.325 to establish 21 as the age limit regarding tobacco, alternative nicotine, or vapor product enforcement standards so that they relate to persons under the age of 21; amends KRS 438.330 to set tobacco, alternative nicotine, and vapor product enforcement standards so that they relate to persons under the age of 21; amends KRS 438.350 regarding possession of tobacco, alternative nicotine, or vapor products by a person under age 21; amends KRS 600.020 to remove tobacco offenses from the definition of “status offense action”; amends 610.010 to remove tobacco related offenses as provided in KRS 438.305 to 438.340 from the jurisdiction of the juvenile section of the District Court; and amends 630.020 to remove tobacco related offenses as provided in KRS 438.305 to 438.340 from the jurisdiction of the juvenile section of the District Court; EMERGENCY.

SB 57

AN ACT relating to public school building renovations and declaring an emergency.

Amends KRS 162.062 to remove the applicability to plans for the renovation of existing public school buildings; EMERGENCY.

SB 60

AN ACT relating to newborn screening for spinal muscular atrophy (SMA).

Amends KRS 214.155 to add spinal muscular atrophy to the list of required tests for infants.
SB 63
AN ACT relating to high school programs.
Amends KRS 158.100 to include virtual high school completion programs, give local board authority to establish program, identify the purpose of such programs, outline enrollment eligibility requirements, allow a district to accept nonresident students who would otherwise qualify into the program, identify graduation requirements for enrollees of the program, authorize schools to charge students tuition and fees for the program, require that an enrollee in the program be at least 21 years old, establish school requirements for eligibility, allow a district to choose between requiring completion of graduation requirements at the time of drop out or the requirements in place currently, and allow a district to accept nonresident students who would otherwise qualify into the program.

SB 66
AN ACT relating to the disposition of a decedent’s body.
Amends KRS 367.93117 and 367.93121 to provide that a person who has been criminally charged in the death of another cannot make decisions regarding the disposition of the decedent’s remains.

SB 72
AN ACT relating to female genital mutilation and declaring an emergency.
Creates a new section of KRS Chapter 508 to define “female genital mutilation” and create the Class B felony of female genital mutilation; creates a new section of KRS Chapter 211 to require the Department for Public Health in the Cabinet for Health and Family Services to develop, produce, and disseminate educational materials related to female genital mutilation; amends KRS 15.334 to require law enforcement training on female genital mutilation; amends KRS 311.595 to require a conviction of female genital mutilation to result in mandatory revocation of a physician’s license; creates a new section of KRS Chapter 413 to permit civil action for female genital mutilation for 10 years; amends KRS 620.020 to include female genital mutilation in the definition of “abused or neglected child”; amends KRS 620.030 to provide that if a person knows or has reasonable cause to believe that a child is a victim of female genital mutilation, then that person shall immediately make an oral or written report to the appropriate authorities; and creates a new section of KRS Chapter 620 to require a report to the Cabinet for Health and Family Services; EMERGENCY.

SB 79
AN ACT relating to school background checks.
Amends KRS 160.380, relating to the employment of school personnel, to define “administrative findings of child abuse or neglect” to mean a substantiated finding of child abuse or neglect that is upheld on appeal or not appealed; and amends the definition of “clear CA/N check” to include administrative findings instead of substantiated findings.

SB 80
AN ACT relating to crime victims’ rights.
Repeals and reenacts or repeals, reenacts, and amends various sections of KRS 421.500 to 421.575, the Crime Victim Bill of Rights, to change statutory definition of “victim”; requires that restitution to the victim be made when possible; and repeals KRS 421.540; EFFECTIVE
November 3, 2020, only if voters ratify a proposed constitutional amendment providing protection of crime victims’ rights.

**SB 82**

AN ACT establishing the Kentucky Eating Disorder Council and making an appropriation therefor.

Creates a new section of KRS Chapter 210 to establish the Kentucky Eating Disorder Council in the Cabinet for Health and Family Services; sets forth membership and duties; requires a report annually beginning December 1, 2020; sunsets the council on December 1, 2030, unless otherwise reestablished by the General Assembly; and creates a new section of KRS Chapter 210 to establish the Kentucky Eating Disorder Fund.

**SB 94**

AN ACT relating to motor fuel.

Amends KRS 363.904 to specify waiver requirements for gasoline containing up to 15 percent ethanol.

**SB 99**

AN ACT relating to alcoholic beverages.

Amends KRS 241.010 to conform definition of “moist,” revise “private club” definition to include profit or nonprofit entity, and amend “small farm winery” definition to include gallonage increase to 500,000 gallons; creates a new section of KRS Chapter 242 to allow a local option election for a microbrewery; amends KRS 242.1241 to remove the 1:00 p.m. restriction on small farm winery opening time; amends KRS 242.1243 to remove the sunset provision for local option elections for distilleries; amends KRS 243.0305 to allow distillery gift shops to sell products that were produced in collaboration with a brewer or microbrewer, add a nonexclusivity provision, and require the distiller to purchase the jointly branded souvenir packages from a licensed malt beverage distributor; amends KRS 243.0307 to allow malt beverage sampling; amends KRS 243.040 to remove the residency requirement; amends KRS 243.086 to remove the one-year requirement for a private club license; amends KRS 243.100 to remove the residency requirement; amends KRS 243.200 to remove the residency requirement; amends KRS 243.110 to include NQ3 license; amends KRS 243.120 to establish minimum production amounts for distillery licensees; amends KRS 243.155 to increase annual small farm winery gallonage cap to 500,000 gallons and allow Sunday opening time to be set by local ordinance; amends KRS 243.157 to add language regarding territories moist through local option election; amends KRS 244.085 to add live music or other entertainment or public facility language to places where minors can be on premises and remove requirements for advance written permission; amends KRS 244.290 to allow local ordinance to set Sunday opening time for a small farm winery; amends KRS 244.461 to specify conditions for coupons and rebates; amends KRS 244.500 to remove coupons and rebates; and amends KRS 244.590 and 244.600 to specify that sampling is not a violation.

**SB 101**

AN ACT relating to awarding of credit under articulation agreements.

Amends KRS 164.2951 to require the Council on Postsecondary Education to facilitate the implementation of a standardized articulation agreement for each approved high school career pathway to be honored at any public college or university.
SB 102

AN ACT relating to operations of executive branch agencies.

Amends KRS 42.545 to delete the Kentucky Health and Geriatric Authority; amends KRS 42.720, 42.726, 42.728, and 61.8715 to delete reference to the Statewide Strategic Planning Committee for Children in Placement; amends KRS 154.20-020 to delete reference to building a 100-bed inpatient mental health facility in eastern Kentucky; amends KRS 194A.050, 194A.180, and 194A.190 to delete reference to the Public Health Services Advisory Council; amends KRS 199.894 to change definitions of “child-care center” and “family child-care home”; amends KRS 199.896 to add exemption from licensure for certain instructional programs; amends KRS 202A.422 to add to persons who may serve as a witness, notary public, or other person authorized to administer oaths to the signing of an advance directive; amends KRS 205.178 to change reporting requirement to upon request; amends KRS 205.201 to delete report that no longer exists; amends KRS 209.552 to change flu immunization requirements for long-term care facilities; amends KRS 209.554 to delete the Department for Public Health’s mandate to negotiate purchase prices of vaccines for long-term care facilities; amends KRS 210.575 and 210.577 to revise the membership and duties of the Commission on Services and Supports for Individuals with an Intellectual Disability and Other Developmental Disabilities; amends KRS 211.1752 to delete appeals hearings from the local Health Department Employment Personnel Council duties; amends KRS 211.596 to change the membership of the Pediatric Cancer Research Trust Fund Board; amends KRS 213.011 to add the terms “abortion” and “stillbirth” and delete the terms “induced termination of abortion” and “fetal death”; amends KRS 213.031 to delete vital statistics and the Department of Education coordination on children’s Social Security numbers; amends KRS 213.036 to delete requirement for a local registrar in each registration district, change district to county, and permit local health departments to designate a deputy registrar; amends KRS 213.041 to delete that vital statistic forms be typewritten and change local to state registrar; amends KRS 213.046 and 213.051 to require certificates of birth be filed with the state registrar within five working days and change local to state registrar; amends KRS 213.047 to change local to state registrar and add that fee and form may be submitted to a local health department; amends KRS 213.071 to change sealing of birth certificates; amends KRS 213.076 to delete requirement to provide color-coded envelopes to funeral homes; amends KRS 213.096 and 213.156 to add the terms “abortion” and “stillbirth” and delete the terms “induced termination of abortion” and “fetal death”; amends KRS 213.101 to conform; amends KRS 214.160 to require an infant born with substance abuse withdrawal symptoms to be reported to child protective services; amends KRS 214.554 to delete the Breast Cancer Advisory Committee; amends KRS 216.2920 to change definitions of “ambulatory facility,” “facility,” and “health-care provider”; amends KRS 216.2925 to conform; amends KRS 216.2980 to delete required reports to the Department for Public Health; amends KRS 222.231 to change inspection of accredited agencies to at least every two years; amends KRS 304.14-617 to change requirements for long-term care policies that cover adult day health care services; amends KRS 304.14-675 to change requirements for short-term nursing home insurance policies; amends KRS 205.6317 and 342.375 to conform; amends KRS 620.157.
SB 111
AN ACT relating to public safety personnel.
Creates a new section of KRS Chapter 72 to require the coroner to ensure that the remains of police officers, firefighters, or emergency medical services personnel, as defined in KRS 61.315, or coroners or deputy coroners, killed in the line of duty are transported in a professional manner so as to obscure the contour of the decedent’s remains, to cover the remains in an American flag when so requested, and to allow the coroner to make arrangements for other entities to transport the decedent in the same professional manner; and amends KRS 15.440 to allow the Kentucky Law Enforcement Council to approve basic training credit for police officers seeking certification who meet certain experience and training levels.

SB 115
AN ACT relating to the tuition waiver for Kentucky foster or adopted children.
Amends KRS 162.2847 to include graduate programs in the tuition waiver for foster and adopted children and extend eligibility to include 150 consecutive or nonconsecutive credit hours.

SB 122
AN ACT relating to assisted outpatient mental health treatment.
Amends KRS 202A.0815 to permit a person to be court-ordered into assisted outpatient mental health treatment if the person has been involuntarily hospitalized at least twice in the past 24 months instead of twice in the past 12 months.

SB 123
AN ACT relating to reorganization.
Amends KRS 12.020 to restructure units within the Cabinet for Health and Family Services; amends KRS 194A.030 to restructure units and establish functions in the Office of the Secretary of the Cabinet for Health and Family Services; creates a new section of KRS Chapter 194A to establish the Division of Telehealth Services; and confirms Executive Orders 2019-286, 2019-466, and 2019-719.

SB 125
AN ACT relating to athletic trainers.
Amends KRS 311.900 to modify definitions used for athletic trainer licensing; amends KRS 311.901 to require athletic trainer regulations that address designated topics, add a third supervising physician member to the athletic trainer advisory council and allow meetings of the council to be held online or by telephone conference call; amends KRS 311.903 to describe areas of an athletic trainer’s scope of practice; directs the medical board to establish a formulary of legend medications an athletic trainer may obtain, transport, provide, or administer, authorize athletic training services for employment injuries; and requires an athletic trainer and the athletic trainer’s supervising physician to complete a board form that establishes the athletic trainer’s authorized practice activities.
SB 132
AN ACT relating to juries.
Amends KRS 29A.040 to add holders of personal identification cards issued within a county to the master list of potential jurors for that county.

SB 134
AN ACT relating to the Optometry Scholarship Program.
Creates a new section of KRS Chapter 164.740 to 164.7891 to establish the Optometry Scholarship Program, define scholarship eligibility requirements, direct the Kentucky Higher Education Assistance Authority to promulgate regulations and administer the program, and create the Optometry Scholarship Program fund; APPROPRIATION.

SB 148
AN ACT relating to the registration of farmers for sales and use tax exemption purposes.
Creates a new section of KRS Chapter 139 to require persons regularly engaged in farming to register with the Department of Revenue for purposes of issuing an exemption certificate if the person is tilling and cultivating soil for the production of crops as a business, regularly engaged in the occupation of raising and feeding livestock of a kind the products of which ordinarily constitute food for human consumption, raising and feeding poultry, producing milk for sale, or regularly engaged in raising ratite birds, llamas, alpacas, buffalos, cervids, or aquatic organisms as an agricultural pursuit.

SB 149
AN ACT relating to veterans.
Amends KRS 40.317 to decrease the number of veterans’ benefits regional administrators and modify their duties; amends KRS 40.325 to include definition of nurse aides and allow for the hiring of nurse aides at veterans’ centers; and amends KRS 45A.960 to include a definition of nurse aides.

SB 150
AN ACT relating to the state of emergency in response to COVID-19 and declaring an emergency.
During the state of emergency in response to COVID-19, permits the Governor to direct any administrative body to suspend or waive fees and administrative obligations under certain circumstances; permits the Governor to waive or suspend provisions of KRS Chapter 341; permits the Education and Workforce Development Cabinet to seek assistance from the federal government and use other resources to reimburse the unemployment insurance trust fund; permits the Governor to provide administrative directives based on United States Department of Labor guidance; requires the Department of Revenue to adhere to tax filing and payment requirement changes made by federal authorities for comparable Kentucky tax filing and payment requirements; requires that penalties and interest not be imposed for any tax extensions; permits out-of-state telehealth services; requires insurers to provide coverage for out-of-state telehealth services; provides when health care providers shall be considered in compliance with Executive Orders and directives related to elective procedures; establishes a defense to civil liability for health care providers who in good faith render care or treatment of a COVID-19 patient; exempts legally permitted food service establishments from state laws prohibiting the sale of food items
and other grocery staples; permits certain license holders to sell alcohol on a delivery, to-go, or take-out basis in conjunction with food sales under certain circumstances; grants the Department of Alcoholic Beverage Control (ABC) discretion to promulgate an emergency administrative regulation; provides for the extension of ABC licenses; extends the deadline for responding to Open Records requests; suspends Open Meetings laws to allow for live audio or live video teleconference meetings; allows live audio or live video teleconferences for court-ordered counseling and educational classes; suspends deadlines for hearings and decisions by local legislative bodies, boards, or commissions relating to land use, planning, or zoning pursuant to KRS Chapter 100; suspends deadlines for code enforcement proceedings or hearings arising from or related to KRS 65.8825 and 65.8828; provides that a tax district may suspend or otherwise extend applicable deadlines for filing taxable net profit or taxable gross receipt returns; establishes a defense to civil liability for businesses that make or provide personal protective equipment or personal hygiene supplies relative to COVID-19 that do not make or provide such products in the normal course of their businesses; provides that a real-time video teleconference shall be considered in the presence of one another for the purposes of complying with testimony, signature, or notarization requirements; suspends requirement to obtain a limited commercial driver’s license for farm-related services under certain circumstances; provides that the State Boards of Medical Licensure, Emergency Medical Services, and Nursing may waive or modify certain laws; provides for the General Assembly’s support of access to KY COVID-19 Hotline; and requires the Governor to declare, in writing, the date upon which the state of emergency in response to COVID-19 has ceased; EMERGENCY.

SB 157

AN ACT relating to governmental ethics.

Creates a new section of KRS 6.601 to 6.849 to specify that applicable criminal statutes of limitation shall not apply to ethical misconduct under KRS 6.601 to 6.849; amends KRS 6.686 to provide for dismissal of a legislative ethics complaint upon the affirmative vote of at least five members, including at a teleconference meeting, and allow a complaint to be filed against a former legislator, legislative agent, or former employer of a legislative agent within one year of the date he or she left office or terminated lobbying registration; amends KRS 6.701 to require the commission to design seminars for employees of the legislative branch of state government, change the design requirement for continuing legal education class, and reduce the current issue seminars for legislators from three hours to two hours; amends KRS 11A.201 to define “financial impact” and refine the definitions of “executive agency decision” and “substantial issue”; amends KRS 11A.211 to include real parties in interest as part of the engagement of the executive agency lobbyist in the requirement to report compensation paid or received; and amends KRS 11A.010 and 11A.233 to conform.

SB 158

AN ACT relating to education.

Amends KRS 158.6455 to specify the components of the statewide accountability system, require state indicators be evaluated on “status” and “change” and defines the terms, require a school’s overall performance, status, and change to be displayed on an online dashboard, and clarify that a superintendent, principal, or school district can appeal a performance judgment; amends KRS 160.346 to define “approved turnaround vendor list,” revise the criteria for determining targeted support and improvement and additional targeted support and improvement,
require the Kentucky Department of Education to conduct the audit when a school is identified for comprehensive support and improvement, requires a local board of education to select a turnaround vendor for a comprehensive support and improvement school from the approved list, require the local school board to consult with the department on the turnaround plan, require the Kentucky Board of Education to promulgate administrative regulations on how the department shall disburse school improvement funds to schools identified for comprehensive support and improvement, require the department to submit an annual report to the Interim Joint Committee on Education on the performance of turnaround vendors, and remove the principal evaluation and reassignment provisions from the audit and turnaround process; amends KRS 156.160 to prohibit high school graduation requirements from including a postsecondary readiness indicator used in the state accountability system or a minimum score on a statewide assessment; amends KRS 158.140 to prohibit a local board from requiring achievement of a minimum score on a statewide assessment as a high school graduation requirement; amends KRS 158.649 to revise the definition of “achievement gap” and amends various sections to conform; amends KRS 160.1594 to prohibit charter authorizer training for local school boards until a charter application is received; and amends KRS 158.6453 to require scores on IB examinations of four or higher to be included on the school report card, and add noncodified language encouraging the department to assign more weight in the accountability system for progress made by subgroups toward goals.

SB 160

AN ACT relating to the Department of Law.
Reorganizes Office of the Attorney General.

SB 174

AN ACT relating to elementary and secondary teachers and principals.
Amends KRS 161.1211 to allow national board certification to qualify a teacher for Rank II status and change Rank I requirements to reflect the change; amends KRS 161.027 to remove the Kentucky specialized assessment requirement for principal certification; and amends KRS 157.395 to provide that a teacher who attains national board certification after July 1, 2020, shall receive an annual supplement in the amount appropriated by the General Assembly and allow a local board to provide an additional supplement up to an amount for the total supplement to equal $2,000.

SB 177

AN ACT relating to education and declaring an emergency.
Provides that school districts may be approved for nontraditional instruction days related to the COVID-19 emergency; waives student attendance day requirements and provides options for schools to complete 1,062 instructional hours for the 2019-2020 school year; includes state agency children in the student instructional requirements related to the COVID-19 emergency; allows school districts to provide additional emergency leave days for staff due to the COVID-19 public health emergency; directs the Kentucky Department of Education to seek federal waivers regarding school meal service rules in relation to the COVID-19 public health emergency; provides that the Kentucky Department of Education may waive statewide assessment and accountability system requirements in accordance with federal waivers received; directs the Kentucky Department of Education to seek federal waivers from the Individuals with Disabilities Education Act in relation to the COVID-19 public health emergency; allows a local board of education to
revise its certified evaluation plan due to the COVID-19 public health emergency; allows a principal to award additional educational enhancement opportunity days to students to meet obligations that occur prior to the last day of school due to the COVID-19 public health emergency; allows school districts to email required notices to school district employees; allows school districts to submit 2018-2019 attendance data for the 2019-2020 school year; and makes provisions of the Act retroactive to March 6, 2020; EMERGENCY.

SB 184

AN ACT relating to grain.

Amends KRS 251.370 to specify financial statement requirements; and amends KRS 251.440 to specify application requirements.

SB 186

AN ACT relating to the Auditor of Public Accounts

Amends KRS 43.020 to delete requirement that the Auditor of Public Accounts reside at the seat of government; amends KRS 43.030 to allow the assistant state auditor to recuse himself or herself in specified instances to comply with professional standards of accountancy; amends KRS 43.040 to require the Auditor of Public Accounts to file a certification of the inventory of the office with the Secretary of State at the end of his or her term of office, provide for delivery of the inventory to the successor of the Auditor of Public Accounts and provide that in the event of a vacancy in the office of Auditor of Public Accounts, the assistant state auditor shall deliver the inventory to the Auditor’s successor; amends KRS 43.050 to provide the Auditor of Public accounts with the authority to bill for audits, examinations, investigations, and reviews; specifies that the Auditor of Public Accounts may provide consulting services to state and local government entities and may charge a mutually agreed upon rate; deletes reference to “outstanding warrants”; amends KRS 43.060 to specify that the Auditor of Public Accounts is required to annually audit the Commonwealth’s Comprehensive Annual Financial Report (CAFR); amends KRS 43.090 to require that all audit reports and responses be posted online in a publicly searchable format; and amends KRS 43.200 to make the Auditor of Public Accounts’ scholarship discretionary rather than mandatory.

SB 191

AN ACT relating to substance use disorders.

Creates a new section of KRS Chapter 222 to encourage employment of workers who participate in employer-sponsored substance use disorder treatment, require each employer to provide its program records by court order, and describe employer liability and the permissible use of information in litigation; creates new sections of KRS 309.080 to 309.089 to establish the certification requirements for alcohol and drug counselor associates I and II; amends KRS 309.080 to define certified alcohol and drug counselor associates I and II; amends KRS 309.083 and 309.0832 to require applicants for alcohol and drug counselor certification or licensure to meet all education, supervision, and training requirements of the International Certification and Reciprocity Consortium and make a supervising certified alcohol and drug counselor attend board-sponsored supervision training; amends KRS 309.0831 to direct a certified counselor supervisor of an alcohol and drug peer support specialist applicant to attend board-sponsored supervision training and reduce a peer support specialist’s minimum time in recovery.
from two years to one year; amends KRS 309.0805, 309.0833, and 309.088 to conform; and delays the effective date of drug and alcohol counselor changes to March 1, 2021.

SB 193
AN ACT relating to educational goals.
Amends KRS 158.849 to establish a goal of increasing participation in computer science courses by underrepresented groups, change goal score on IB examinations to “4” or better, and require the Department of Education to submit an annual report on public school students participating in computer science courses.

SB 237
AN ACT relating to tissue sample collection in autopsies.
Amends KRS 213.161 and 72.405 to allow for the collection of tissue samples from autopsies of children for research purposes.

SB 239
AN ACT relating to local government pension plans.
Amends KRS 61.637 to provide that a mayor or member of a city legislative body who is at least 62 years of age and eligible to retire from the County Employees Retirement System shall not be required to resign from his or her position as mayor or member of a city legislative body in order to begin drawing benefits from the system and provide that no additional benefits will be accumulated with any employer after the mayor’s or city legislative body member’s effective retirement date; amends KRS 90.400 and 90.410 permitting the board of trustees of a legacy city pension fund having fewer than 12 active and retired members or beneficiaries to offer those individuals a one-time irrevocable option to convert monthly pension benefits from the fund to monthly annuity benefits from an insurance company for the same amount, requiring the insurance company to honor any features and options available under the existing plan, and requiring the board to provide beneficiaries with complete and appropriate disclosures sufficient to make an informed decision; amends KRS 95.022 to provide that retired police officers who, after retirement, are hired by the city for purposes of KRS 158.4414 shall not count against the limitations of the number of reemployed retirees hired by a city; amends KRS 95.290 permitting the board of trustees of a legacy policemen’s pension fund or firefighters’ pension fund in a city of the first class having fewer than 12 active and retired members or beneficiaries to offer those individuals a one-time irrevocable option to convert monthly pension benefits from the fund to monthly annuity benefits from an insurance company for the same amount, requiring the insurance company to honor any features and options available under the existing plan, and requiring the board to provide beneficiaries with complete and appropriate disclosures sufficient to make an informed decision; amends KRS 95.530, 95.622, 95.767, and 95.869 permitting the board of trustees of a local legacy policemen’s and firefighters’ pension fund having fewer than twelve active and retired members or beneficiaries to offer those individuals a one-time irrevocable option to convert monthly pension benefits from the fund to monthly annuity benefits from an insurance company for the same amount, requiring the insurance company to honor any features and options available under the existing plan, and requiring the board to provide beneficiaries with complete and appropriate disclosures sufficient to make an informed decision; and amends KRS 95.620 to conform.
SB 249
AN ACT relating to retirement and declaring an emergency.
Amends KRS 61.510 to remove the definition of “level dollar amortization method” that was declared void by a recent court decision and to restore definition of “level percentage of payroll amortization method”; amends KRS 61.522 to delay the one-time window where nonhazardous quasi-governmental agencies may voluntarily cease participation in the KERS from June 30, 2020, to June 30, 2021, provide that Kentucky Retirement Systems shall amend the 2019 actuarial valuation in accordance with the amendments to KRS 61.565 in this Act and provide updated employer contributions to the Governor and General Assembly, provide that CERS employer rate phase-in is paused at current levels for a one year period; amends KRS 61.565 to reset amortization period to a new 30-year period effective with the 2019 valuation for the Kentucky Employees Retirement System (KERS), the County Employees Retirement System (CERS), and the State Police Retirement System (SPRS) and establish a layered amortization method for these systems by requiring any increase or decrease in actuarially accrued liability after the 2019 valuation to be amortized over separate 20-year closed periods beginning with the valuation in which the increase or decrease is first recognized; and makes amendments to KRS 61.522 retroactive to April 1, 2020; EMERGENCY.

SB 251
AN ACT relating to mining.
Amends KRS 351.010 and 352.010 to change the definition of “open-pit mine” to exclude the excavation of refuse from a coarse coal refuse fill that is permitted and bonded under KRS Chapter 350 and regulated by the Mine Safety and Health Administration from the licensing requirements of KRS Chapters 351 and 352.

SB 263
AN ACT relating to the coal workers’ pneumoconiosis fund.
Amends KRS 342.1242 and 342.1243 to set forth the process to refund excess assessments to coal employers.

Senate Simple Resolutions

SR 91
Confirm the reappointment Gale Fox Lively to the Kentucky Housing Corporation Board of Directors for a term expiring October 30, 2023.

SR 92
Confirm the reappointment of Larry Ray Brock to the Parole Board for a term expiring July 30, 2023.

SR 93
Confirm the reappointment of Patrick Kelly Downard to the Board of Trustees of the Kentucky Retirement Systems for a term expiring June 17, 2023.
SR 94
Confirm the reappointment of Jonathan Robert Weatherby as an administrative law judge in the Department of Workers’ Claims for a term expiring December 31, 2023.

SR 95
Confirm the reappointment of Paul Bryan Horn Jr. to the Kentucky Fish and Wildlife Resources Commission for a term expiring August 13, 2023.

SR 96
Confirm the reappointment of Monica Rice-Smith as an administrative law judge in the Department of Workers’ Claims for a term expiring December 31, 2023.

SR 97
Confirm the reappointment of Grant Stewart Roark as an administrative law judge in the Department of Workers’ Claims for a term expiring December 31, 2023.

SR 98
Confirm the reappointment of Christina Ditty Hajjar as an administrative law judge in the Department of Workers’ Claims for a term expiring December 31, 2023.

SR 99
Confirm the reappointment of Marc Christopher Davis as an administrative law judge in the Department of Workers’ Claims for a term expiring December 31, 2023.

SR 100
Confirm the reappointment of Raymond Malcolm Burse to the University of Louisville Board of Trustees for a term expiring January 13, 2025.

SR 101
Confirm the reappointment of Frank Edward Collecchia to the Board of Trustees of the Teachers’ Retirement System of Kentucky for a term expiring March 10, 2023.

SR 102
Confirm the reappointment of Douglas W. Gott as an administrative law judge in the Department of Workers’ Claims for a term expiring December 31, 2023.

SR 103
Confirm the reappointment of John Hampton McCracken as an administrative law judge in the Department of Workers’ Claims for a term expiring December 31, 2023.

SR 104
Confirm the reappointment of Gordon Ferrell Jones to the Agricultural Development Board for a term expiring July 6, 2023.
SR 105

SR 106
Confirm the reappointment of Karl Duane Clinard to the Kentucky Fish and Wildlife Resources Commission for a term expiring August 13, 2023.

SR 107
Confirm the reappointment of Barry Grant Noffsinger to the Kentucky Housing Corporation Board of Directors for a term expiring October 30, 2022.

SR 108
Confirm the reappointment of Michael J. Schmitt to the Public Service Commission for a term expiring July 1, 2023.

SR 204
Confirm the reappointment of William M. Boggs to the Kentucky Public Transportation Infrastructure Authority for a term expiring October 1, 2023.

SR 205
Confirm the appointment of Jeffery Douglas Morgan to the Kentucky Fish and Wildlife Resources Commission for a term expiring August 13, 2022.

SR 206
Confirm the appointment of Ashley Hughes Vice to the Education Professional Standards Board for a term expiring June 30, 2022.

SR 217
Confirm the appointment of Bridget Skaggs Brown to the Parole Board for a term expiring June 30, 2023.

SR 220
Confirm the reappointment of Marcus S. Carey to the Kentucky Claims Commission for a term expiring September 30, 2022.

SR 221
Confirm the reappointment of Stephen P. Brunson to the Kentucky Housing Corporation Board of Directors for a term expiring October 30, 2023.

SR 222
SR 223

SR 224
Confirm the reappointment of Craig C. Dilger to the Kentucky Registry of Election Finance for a term expiring August 15, 2020.

SR 225
Confirm the reappointment of William D. Donan to the Mine Safety Review Commission for a term expiring May 23, 2023, and appoint the same as chair.

SR 226

SR 227
Confirm the appointment of Adam Dewayne Smith to the Education Professional Standards Board for a term expiring June 30, 2022.

SR 228
Confirm the appointment of Melanie Shay Callahan to the Education Professional Standards Board for a term expiring June 30, 2022.

SR 229

SR 230

SR 231
Confirm the reappointment of Mark F. Sommer to the Kentucky Lottery Corporation Board of Directors for a term expiring November 28, 2023.

SR 232
Confirm the reappointment of Thomas Patrick O’Brien III to the Kentucky Registry of Election Finance for a term expiring August 15, 2023.

SR 233
Confirm the reappointment of Jordan M. Lanham to the Kentucky Public Transportation Infrastructure Authority for a term expiring October 1, 2023.
SR 234  
Confirm the appointment of Joseph L. Grossman to the Board of Trustees of the Kentucky Retirement Systems for a term expiring June 17, 2022.

SR 235  
Confirm the appointment of Richard Clayton “Clay” Larkin to the Kentucky Registry of Election Finance as the appointee of the Auditor of Public Accounts.

SR 236  
Confirm the appointment of Caswell Prewitt Lane to the Board of Trustees of the Kentucky Retirement Systems for a term expiring June 17, 2023.

SR 237  
Confirm the appointment of John Carroll Cheshire III to the Board of Trustees of the Kentucky Retirement Systems for a term expiring June 17, 2023.

SR 238  
Confirm the appointment of Phillip J. Moffett to the Kentucky Housing Corporation Board of Directors for a term expiring October 30, 2021.

SR 239  
Confirm the appointment of Jerry Dale Yates to the Kentucky Housing Corporation Board of Directors for a term expiring October 30, 2021.

SR 240  
Confirm the appointment of John Christopher Robinson to the Education Professional Standards Board for a term expiring June 30, 2022.

SR 241  
Confirm the appointment of Aaron Scott Collins to the Education Professional Standards Board for a term expiring June 30, 2022.

SR 242  
Confirm the reappointment of Steven Robert Thomas to the Education Professional Standards Board for a term expiring June 30, 2022.

SR 253  
Confirm the appointment of Christopher James Girdler to the Kentucky Community and Technical College System Board of Regents for a term expiring July 21, 2025.

SR 254  
Confirm the appointment of Scott W. Brinkman to the University of Louisville Board of Trustees for a term expiring January 13, 2023.
SR 255  
Confirm the appointment of John Edward Chilton to the University of Louisville Board of Trustees for a term expiring January 13, 2022.

SR 256  
Confirm the appointment of Randall Jay Buford to the University of Louisville Board of Trustees for a term expiring January 13, 2021.

SR 257  
Confirm the appointment of Ronald Lynn Wright to the University of Louisville Board of Trustees for a term expiring January 13, 2020.

SR 258  
Confirm the appointment of Diane B. Medley to the University of Louisville Board of Trustees for a term expiring January 13, 2025.

SR 259  
Confirm the appointment of Adam Lambert Hinton to the Morehead State University Board of Regents for a term expiring June 30, 2025.

SR 260  
Confirm the reappointment of Andrá R. Ward to the Northern Kentucky University Board of Regents for a term expiring June 30, 2025.

SR 261  
Confirm the appointment of Cathy A. Black to the University of Kentucky Board of Trustees for a term expiring June 30, 2025.

SR 262  
Confirm the appointment of Joe Rollin Bowen to the University of Kentucky Board of Trustees for a term expiring June 30, 2025.

SR 263  
Confirm the appointment of Sharon P. Clark as commissioner of the Department of Insurance, Public Protection Cabinet.

SR 264  
Confirm the appointment of Russell Scott Borders as a member of the Workers’ Compensation Board in the Department of Workers’ Claims for a term expiring January 4, 2024.

SR 265  
Confirm the appointment of Stanley Dewayne Johnson to the Governor’s Postsecondary Education Nominating Committee for a term expiring April 14, 2020.
SR 266
Confirm the appointment of David A. Dickerson to the Kentucky Public Transportation Infrastructure Authority for a term expiring October 1, 2021.

SR 267
Confirm the appointment of Bryan T. Sunderland to the University of Kentucky Board of Trustees for a term expiring June 30, 2022.

SR 268

SR 269
Confirm the reappointment of Kristi P. Nelson to the Council on Postsecondary Education for a term expiring December 31, 2024.

SR 270
Confirm the reappointment of Matthew Louis Monteiro to the Board of Trustees of the Kentucky Retirement Systems for a term expiring June 17, 2023.

SR 277
Confirm the appointment of Charles Leon Owens to the Murray State University Board of Regents for a term expiring June 30, 2025.

SR 281
Confirm the appointment of Demetrius O. Holloway to the Personnel Board for a term expiring January 1, 2024.

SR 282
Confirm the appointment of Tommy Chandler to the Personnel Board for a term expiring January 1, 2024.

SR 293
Confirm the appointment of Kellie D. Wilson to the Board of Directors of the Kentucky Employers’ Mutual Insurance Authority for a term expiring December 31, 2023.

SR 295
Confirm the appointment of Mark A. Workman to the Board of Directors of the Kentucky Employers’ Mutual Insurance Authority for a term expiring December 31, 2023.

SR 307
Confirm the appointment of Holly Bloodworth to the Kentucky Board of Education for a term expiring April 14, 2024.
SR 308  
Confirm the appointment of June Patrice McCrary to the Kentucky Board of Education for a term expiring April 14, 2024.

SR 309  
Confirm the appointment of Sharon Porter Robinson to the Kentucky Board of Education for a term expiring April 14, 2024.

SR 310  
Confirm the appointment of Lu Settles Young to the Kentucky Board of Education for a term expiring April 14, 2024.

SR 311  
Confirm the appointment of JoAnn Griffey Adams to the Kentucky Board of Education for a term expiring April 14, 2024.

SR 312  
Confirm the appointment of Cody Pauley Johnson to the Kentucky Board of Education for a term expiring April 14, 2024.

SR 313  
Confirm the appointment of Alvis Johnson to the Kentucky Board of Education for a term expiring April 14, 2022.

SR 314  
Confirm the appointment of Lee Trover Todd to the Kentucky Board of Education for a term expiring April 14, 2022.

SR 315  
Confirm the appointment of Claire Michelle Batt to the Kentucky Board of Education for a term expiring April 14, 2022.

SR 316  
Confirm the appointment of Michael Dean Bowling to the Kentucky Board of Education for a term expiring April 14, 2024.
House Bills

HB 2
AN ACT relating to human trafficking and making an appropriation therefor.
Amends KRS 17.500 to add offenses to what qualifies as a sex crime; amends KRS 49.370 to state that a human trafficking victim’s cooperation shall not disqualify the victim from a claim; creates a new section of KRS Chapter 183 to require airports to post a human trafficking hotline in publicly accessible bathrooms; creates a new section of KRS Chapter 277 to require passenger train stations to post a human trafficking hotline in publicly accessible bathrooms; creates a new section of KRS Chapter 281 to require truck stops to post a human trafficking hotline in publicly accessible bathrooms; amends KRS 529.010 to create new definitions related to human trafficking; amends KRS 529.100 to specifically list the elements of human trafficking; amends KRS 529.130 to state that $10,000 is the minimum fine to be paid to the human trafficking victims fund for a conviction of human trafficking; amends KRS 529.140 to add to the list of functions that may be funded by the human trafficking victims fund; and amends KRS 529.180 to list defenses that are not available to a defendant charged with human trafficking; APPROPRIATION.

HB 8
AN ACT relating to ground ambulance service providers and making an appropriation therefor.
Amends KRS 142.301 to define terms; creates a new section of KRS Chapter 142 to require a ground ambulance provider to pay an assessment in an amount established by the Department for Medicaid Services; amends KRS 142.323 to conform; creates a new section of KRS Chapter 205 to permit the Cabinet for Health and Family Service to reimburse each ground ambulance provider in an amount not to exceed the emergency medical services ambulance rate adopted by the cabinet; creates a new section of KRS Chapter 205 to define terms, set the rate of assessment on a ground ambulance service provider, and implement all provisions of the assessment; and creates a new section of KRS Chapter 205 to establish the ambulance service assessment fund in the state treasury; APPROPRIATION.

HB 24
AN ACT relating to the Bowling Green Veterans Center, making an appropriation therefor, and declaring an emergency.
Appropriates to the Department of Veterans’ Affairs $2,500,000 from the General Fund in fiscal year 2019-2020 for design and preconstruction costs for the Bowling Green Veterans Center; stipulates that appropriations in this Act shall be paid from the General Fund Surplus Account or the Budget Reserve Trust Fund Account; APPROPRIATION; EMERGENCY.

HB 29
AN ACT relating to long-term care administrators.
Amends KRS 216A.070 to extend temporary permits from a period not to exceed six months to nine months.
HB 44
AN ACT relating to key infrastructure assets.

Creates a new section of KRS 411 that a civil action may be maintained against any person that knowingly directs or causes a person to violate subsection (1)(b) of Section 2 and that liability may include punitive damages and court costs; amends KRS 511.100 to change the definition of “key infrastructure assets” to specify that natural gas or petroleum pipelines are the type of pipelines covered in the definition and add cable television headends to the definition; and amends KRS 512.020 to include tampering with a key infrastructure asset in a manner that renders the operations harmful or dangerous in the offense of criminal mischief in the first degree.

HB 46
AN ACT relating to the promotion of living donor human organ and bone marrow donation.

Creates a new section of KRS Chapter 18A to allow full-time employees of the Commonwealth of Kentucky a paid leave of absence of 240 hours for donating a human organ and 40 hours for donating bone marrow and to establish requirements for the paid leave of absence; and amends KRS 18A.025 and 18A.110 to conform.

HB 59
AN ACT relating to farmer suicide prevention and awareness.

Creates a new section of KRS Chapter 2 to designate the Wednesday of National Farm Safety Week, which is the third week of September, as “Farmer Suicide Prevention Day.”

HB 98
AN ACT relating to causes of actions for building code violations.

Amends KRS 198B.130 to allow a court award under KRS Chapter 198B or the Uniform Building Code to include attorney’s fees if a certificate of occupancy has not been issued.

HB 99
AN ACT creating and funding a Kentucky Economic Development Finance Authority loan for a qualifying public medical center located in a city of the first class, making an appropriation therefor, and declaring an emergency.

Appropriates to the Cabinet for Economic Development General Fund moneys in the amount of $3,069,000 in fiscal year 2020-2021 and $3,069,000 in fiscal year 2021-2022 for new debt service to support $35,000,000 in new bonds in fiscal year 2019-2020 for the creation and funding of a KEDFA loan for a qualifying public medical center in a city of the first class; sets parameters for the KEDFA loan; stipulates that the Cabinet for Economic Development shall distribute funds by April 1, 2020, shall determine the terms and conditions of the KEDFA loan, and shall monitor the performance of the qualifying public medical center to achieve partial loan forgiveness not to exceed 50 percent of the KEDFA loan amount; and requires the public medical center that receives the loan to provide an annual report detailing the status of the KEDFA loan for as long as it is in effect; APPROPRIATION; EMERGENCY.
HB 129
AN ACT relating to public health, making an appropriation therefor, and declaring an emergency.

Creates new sections of KRS 211.180 to 211.190 to establish definitions and establish the amount of funds to be allocated to and used by local health departments in Kentucky for employment, services, and programs; amends KRS 194A.050, 211.180, 211.357, 211.976, 217.125, and 217.811 to establish new requirements of allowable fees for year 2020 and allowable fees for subsequent years beginning in 2021 and add reporting requirement; amends KRS 212.725 and 212.755 to add provisions for tax rate levy and expense of funds that are already established by KRS 212.740 and 212.760; makes conforming changes; and repeals KRS 212.740 and 212.760; APPROPRIATION; EMERGENCY.

HB 135
AN ACT relating to licensees of the Kentucky Board of Medical Licensure.

Amends KRS 218A.010 to amend the definition of “practitioner”; amends KRS 311.842 to require the Kentucky Board of Medical Licensure to promulgate administrative regulations relating the prescribing of controlled substances by physician assistants; amends KRS 311.844 to establish continuing education requirements for physician assistants who are authorized to prescribe controlled substances; amends KRS 311.850 to permit the board to take action against the license of a physician assistant for certain sexual offenses, for being unable to practice medicine due to physical or mental illness, or for engaging in dishonorable, unethical, or unprofessional conduct; amends KRS 311.856 to conform; amends 311.858 to establish the process by which a physician assistant can apply for authorization to prescribe and administer controlled substances and to establish limitations on prescriptions for controlled substances issued by a physician assistant; creates a new section of KRS 311.840 to 311.862 to permit a hearing or inquiry panel to order a physician assistant to complete a clinical competency examination or clinical skills assessment; amends KRS 311.616 to expand eligibility for the Kentucky Physician Health Foundation to include all individuals licensed by the Kentucky Board of Medical Licensure; amends KRS 311.619 to conform; and repeals KRS 311.617.

HB 150
AN ACT relating to the interpretation of laws and declaring an emergency.

Creates a new section of KRS Chapter 446 to provide that a statement or restatement of the law in any legal treatise or other explanatory text shall not constitute the law or public policy of this state, and no Kentucky court shall treat any such publication as controlling authority; and provides that in the absence of a constitutional section or a statute on a given matter, Kentucky shall be deemed to have adopted the common law; EMERGENCY; VETOED; OVERRIDDEN.

HB 153
AN ACT relating to mental health first aid training and making an appropriation therefor.

Creates a new section of KRS Chapter 210 to establish the Kentucky Mental Health First Aid Training Program or similar program to be administered by the Cabinet for Health and Family Services, subject to appropriation by the General Assembly or funding from other sources, list objectives of the training program, direct how grants are to be awarded, require the cabinet to promulgate administrative regulations to implement the program, create the Kentucky Mental Health Foundation to include all individuals licensed by the Kentucky Board of Medical Licensure; and repeals KRS 311.619 to conform; and repeals KRS 311.617.
Health First Aid Training fund, and require moneys from the fund to be used for the training program; APPROPRIATION.

HB 154

AN ACT relating to grants of legal authority by individuals.

Amends KRS 381.225 to provide that a new perpetuities period may be started when a power of appointment is exercised, if the person exercising the power so provides; amends KRS 381.226 to exclude any interest in property created by the exercise of a special power of appointment granted by an instrument that was irrevocable on September 25, 1985, from being construed as requiring the interests to vest within the period specified in KRS 381.224, 381.225, and 381.226; repeals KRS 386.095, 394.060, and 394.070, which relate to exercise and release of powers; establishes KRS Chapter 390 and creates new sections thereof to define various terms, specify the governing law over a power of appointment, state that common law supplements this chapter, outline the creation of a power of appointment, prohibit the transfer of a power of appointment, specify general presumptions upon a power of appointment’s creation, make an exception to the general presumption about a power of appointment, defines “adverse party,” allow a donor to revoke or amend a power of appointment in certain instances, state when a power of appointment may be exercised, provide that a residuary clause manifests a powerholder’s intent to exercise a power of appointment, state that a blanket-exercise clause extends to a power acquired by the powerholder after executing the instrument containing the clause, require substantial compliance with a formal requirement of appointment, outline permissible appointments, provide that appointment to a deceased appointee is ineffective and appointment to an impermissible appointee is ineffective, require a powerholder’s intent to be carried out in cases of selective allocation, establish the procedure for disposition of property ineffectively appointed, provide for the disposition of unappointed property under released or unexercised general power, provide for the disposition of unappointed property under released or unexercised nongeneral power, provide for the disposition of unappointed property if partial appointment is to the taker in default, provide for the disposition of property appointed to the taker in default, allow a powerholder to revoke or amend an exercise, allow a powerholder to disclaim a power of appointment or contract to appoint or not appoint any property subject to the power, allow a powerholder to release a power of appointment, state the method in which a powerholder may release a power of appointment, allow a powerholder to revoke or amend a release of power, allow a powerholder of a presently exercisable power of appointment and a not presently exercisable power of appointment to contract, establish a remedy for a powerholder’s breach of a contract to appoint or not to appoint appointive property, outline the rights of a powerholder’s creditors in appointive property, state when appointive property is subject to a claim when the power is general, state when appointive property is subject to a claim when the power is nongeneral, require uniformity of interpretation and application with regard to other states that have enacted this Act, specify how the enactment of this Act affects existing powers of appointment; provides that KRS Chapter 390 may be known as the Kentucky Uniform Powers of Appointment Act; amends KRS 457.030 to exclude powers of attorney granted to motor vehicle dealers; amends KRS 457.050 to remove the requirement of a power of attorney being signed in front of two disinterested witnesses; creates various sections of KRS Chapter 457 to codify Articles 2 and 3 of the Uniform Powers of Attorney Act; and repeals and reenacts KRS 457.240, 457.250, and 457.260 to conform.
HB 155

AN ACT relating to property and trusts.

Creates new sections of KRS Chapter 386 to establish the Kentucky Community Property Trust Act and set requirements for creation of community property trusts by spouses; amends KRS 141.019, relating to individual income tax, to provide that adjusted gross income does not include a change in the cost basis of the surviving spouse’s share of property owned by a Kentucky community property trust occurring for federal income tax purposes; amends KRS 386.175 to provide that a second trust may be created from an original trust whose terms have been modified; creates a new section of KRS Chapter 396 to provide that creditor claims are barred if not presented within six months after the appointment of a personal representative or if not presented within 60 days of a personal representative giving actual notice to the creditor; and amends KRS 396.011 to require creditor claims to be brought within the earlier of eight months after the decedent’s death or the established time periods.

HB 156

AN ACT relating to Uniform Fiduciary Access to Digital Assets Act.

Establishes KRS Chapter 395A to enact the Revised Uniform Fiduciary Access to Digital Assets Act framework for the management and disposition of digital assets upon death or incapacitation; designates application to personal representatives, conservators, agents with powers of attorney, and trustees; lists documentation required to access the content of electronic communications and to access noncontent digital records; applies fiduciary duties and authority to digital assets; provides compliance guidelines for the custodians of digital records; and provides that the chapter may be cited as the Revised Uniform Fiduciary Access to Digital Assets Act (2015).

HB 167

AN ACT relating to involuntary termination of parental rights and declaring an emergency.

Amends KRS 625.060 and 625.070 to specify the rights of a foster parent related to involuntary termination of parental rights cases; EMERGENCY.

HB 186

AN ACT relating to direct sellers.

Amends KRS 337.010 to exclude direct sellers from the definition of employee in regard to payment of wages; amends KRS 341.055 to exclude direct sellers from “covered employment” in regard to unemployment compensation; and amends KRS 342.650 to exempt direct sellers from coverage in regards to workers’ compensation.

HB 195

AN ACT relating to the publication of local government legal advertisements.

Creates a new section of KRS 424.110 to 424.370 to give certain local governments and counties over 80,000 the option to post required advertisements online on a notice website operated by local government in lieu of newspaper publication, so long as a one-time advertisement is published in an actual newspaper; specifies requirements for advertisements published on the notice website and in an actual newspaper; specifies rights of public and duties of local government; sets out consequences of local government’s failure to publish as required by law; provides a penalty; VETOED; OVERRIDDEN.
HB 204
AN ACT relating to sex offender registrants.
Amends KRS 17.545 to prohibit sex offender registrants from living within 1,000 feet of a publicly leased playground and from being on the grounds of a publicly leased playground.

HB 208
AN ACT relating to commercial mobile radio service charges and declaring an emergency.
Amends KRS 65.7636 to remove the ability of Lifeline providers to bill and collect the CMRS service charge levied under the section from end users, and prohibit Lifeline providers from using any moneys received for participation in the Lifeline program from the universal service fund administered by the Federal Communications Commission to pay for any portion of the CMRS service charge levied under the section; and makes conforming changes; EMERGENCY.

HB 214
AN ACT relating to the Veterinary Contract Spaces Program and making an appropriation therefor.
Creates a new section of KRS Chapter 164 to establish the Veterinary Contract Spaces Program, require the Kentucky Higher Education Assistance Authority to administer the program, require the authority to purchase enrollment spaces annually for Kentucky students at participating veterinary schools, establish the Veterinary Contract Spaces Program trust fund, and affirm the General Assembly’s intent that the Commonwealth’s contract spaces relationship continues with Auburn University and Tuskegee University; APPROPRIATION.

HB 229
AN ACT relating to 911 services and making an appropriation therefor.
Amends KRS 65.7631, relating to amounts distributed to public safety answering points (PSAPs) for the purposes of answering, routing, and properly disposing of CMRS 911 calls, to remove the qualifier “CMRS” and allow money collected for the carrier cost recovery fund to be spent on establishing and maintaining statewide next generation 911 initiatives once the obligations of the carrier cost recovery fund have been met; amends KRS 65.7621 to redefine “prepaid wireless telecommunications service”; and amends KRS 65.7634 to specify that the CMRS prepaid service charge includes transactions on prepaid wireless telecommunications services; APPROPRIATION.

HB 236
AN ACT relating to hemp and declaring an emergency.
Amends KRS 250.355 to allow the Department of Agriculture to establish hemp testing procedures; creates a new section of KRS 260.850 to 260.869 to set forth requirements for the transportation of hemp or hemp products; creates a new section of KRS 260.850 to 260.869 to specify hemp extract material; amends KRS 260.858 to specify hemp extract material; amends KRS 260.850 and 260.852, 260.860, 260.864, and 260.866 to make technical corrections; amends KRS 260.858 to specify unlawful conduct; amends KRS 260.862 to specify licensure requirements; and repeals KRS 260.867; EMERGENCY.
HB 238
AN ACT relating to the deputy and state veterinarian and declaring an emergency.
Amends KRS 257.210 to remove residency requirement for the state veterinarian and make technical corrections; amends KRS 257.240 to remove residency requirement for the deputy state veterinarian and reinstate recommendation of the state veterinarian to the Board of Agriculture in hiring a deputy state veterinarian; and makes technical corrections; EMERGENCY.

HB 242
AN ACT relating to the transportation of overdimensional loads.
Amends KRS 189.270 to allow for an annual permit for transporters of new manufactured housing, notwithstanding the provisions of KRS 189.269 to allow for a maximum height under this permit of 15 feet; maintains all other maximum dimension and weight limits used for regular overweight and overdimensional permits; sets fees for annual manufactured housing transport permit at $1,500 if the width exceeds 14 feet or the height exceeds 13 feet, 6 inches, otherwise sets fee at $500; sets forth additional requirements for permit holders, including use of a GPS device on the permitted vehicles, with records subject to Transportation Cabinet inspection; and sets forth a $1,000 fine if a permit holder transports a load in excess of 13 feet, 6 inches in height in restricted area, as designated by the Transportation Cabinet.

HB 256
AN ACT relating to the rights of victims of sexual offenses.
Amends KRS 403.322 and 405.028 to specify that a felony offense from another jurisdiction that leads to the conception and delivery of a child eliminates custody and visitation rights for the offender.

HB 266
AN ACT relating to children of military families.
Amends KRS 159.075 to include parents or guardians who are transferring to a reserve component or separating from the military under honorable conditions, include a home under contract to be built as a qualifying residence, and allow qualifying students to temporarily reside outside of district if the housing is unavailable and be included in the attending district’s average daily attendance.

HB 271
AN ACT relating to death-in-line-of-duty benefits and declaring an emergency.
Amends KRS 16.601 and 61.621 to remove provisions that reduce line of duty or duty-related death benefits upon remarriage; establishes noncodified sections to provide that an eligible surviving spouse who has subsequently remarried shall have their benefit increased, provide that an eligible surviving spouse of a member whose death was determined by the systems to be a direct result of an act in line of duty or a duty-related injury, but chose to receive monthly death benefits in lieu of line of duty benefits, shall receive line of duty or duty-related death monthly benefits, and to provide that Kentucky Retirement System shall establish process by which a surviving spouse of a member who died prior to retirement and prior to April 13, 2018, may apply for the line of duty death benefits; and provides that an eligible surviving spouse of a member who died in the line of duty, who remarried prior to April 13, 2018, shall have monthly benefit increased; EMERGENCY.
HB 276
AN ACT relating to licensing.
Amends KRS 186.041 to clarify eligibility for a special military license plate, add veteran’s identification cards to proof of veteran status, and provide for a special military license plate sticker for spouses of veterans; and amends KRS 186.416 to clarify proof required for a veteran designation on an operator’s license and adds veteran’s identification cards to proof of veteran status.

HB 279
AN ACT relating to military affairs.
Amends KRS 154.12-203 to update Kentucky Commission on Military Affairs membership based on current commands, battalions, and military installations.

HB 284
AN ACT relating to probation program credits.
Creates a new section of KRS 439.250 to 439.560 to establish probation program credits; amends KRS 439.3108 to allow those incarcerated as a graduated sanction to be placed on work release for work at their place of employment; amends KRS 439.341 to specify that revocation hearings for those on probation, parole, or post-incarceration supervision shall be probable cause revocation hearings; amends KRS 439.352 to provide for the termination of parole or other post-release supervision if the supervised individual is recommitted to prison or jail; amends KRS 439.440 to require the parole board to hear any prisoner returned to state custody within 60 days; and amends KRS 439.250, 439.3106, and 533.020 to conform.

HB 298
AN ACT relating to police pursuit policies and making an appropriation therefor.
Creates a new section of KRS Chapter 61 to provide definitions, require each law enforcement agency in the state to establish and enforce policies governing vehicular pursuit prior to January 1, 2021, provide the criteria for decision-making to initiate and terminate a pursuit, allow the adoption of a model policy that would be subject to certain criteria, require transmission of adopted policy to the Justice and Public Safety Cabinet, require written certification that each member of the agency has received a copy of the policy and instruction on the policy, require annual review of policy, allow update of policy at any time, and require agencies to file copies of any revised policy with the Justice and Public Safety Cabinet within 10 days of its adoption; amends KRS 15.440 to require by December 31, 2022, and every two years thereafter, a four hour training course in “emergency vehicle operations”; amends KRS 186.560 to allow suspension of driver’s license for fleeing or evading in the second degree when the case involves the use of a motor vehicle; creates new section of KRS Chapter 15 to require law enforcement agencies to keep records of law enforcement officers who have met the emergency vehicle operation training requirements and make those records available to the Kentucky Law Enforcement Council and the Justice and Public Safety Cabinet; and names section 1 of the Act “Jill’s Law”; APPROPRIATION.
HB 299
AN ACT relating to deputy jailers.
Amends KRS 71.060 to allow jailers to appoint deputy jailers who are nonresidents of the Commonwealth if the jailer certifies that no suitable deputy jailer applicants were available in-state before appointing one who resides out-of-state and files the certification with the fiscal court.

HB 302
AN ACT relating to the Kentucky State Plane Coordinate System.
Amends KRS 1.010 to delete reference to the Kentucky Coordinate System of 1983 and replace with the Kentucky State Plane Coordinate System; and amends KRS 1.020 to delete reference to the Kentucky Coordinate System of 1983 and replace with the Kentucky State Plane Coordinate System, replace reference to the National Ocean Service with reference to the National Oceanic and Atmospheric Administration through its National Geodetic Survey, require the Commonwealth Office of Technology to establish and publish a series of layered zones covered by geodetically referenced mapping projections adopted by the National Geodetic Survey, provide updated means for converting meters to feet, set parameters for plane coordinate values, require coordinates based on the Kentucky State Plane Coordinate System that define a position of a corner on a land boundary to be tied to a control monument or station established by conforming to the standards of accuracy for boundary surveying as specified through administrative regulation, and allow the use of other geodetic reference networks.

HB 307
AN ACT relating to a statutory exemption for surviving spouses.
Amends KRS 391.030, relating to the descent of property, to increase the surviving spouse exemption from $15,000 to $30,000.

HB 308
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 312
AN ACT relating to children.
Amends KRS 158.448 to require the Kentucky Department of Education (KDE) to develop processes to promote more expeditious enrollment of students in foster care who are transferring to a new school or district, and the sharing of information among schools, school districts, the Cabinet for Health and Family Services (CHFS), and a child’s caseworker; creates a new section of KRS Chapter 199 to provide that educational records released from a school to CHFS, a private agency, or a child’s caseworker, shall be limited to the purpose of serving the needs of the student and shall be released only to persons authorized by statute to receive the records; amends KRS 199.640 to require child-placing agencies to have written policies and procedures to explain their outreach activities undertaken to develop cooperative relationships with local school districts.
and allow the agencies to release information to authorized school staff where a child is enrolling; amends KRS 199.660 to require the notification by child-placing agencies to CHFS and each other through a registry when a foster family home is closed; amends KRS 199.801 to conform; amends KRS 199.802 to require that the child’s caseworker shall accompany the child to the new school to enroll the child or contact the school via telephone during the day of enrollment and provide as much information as is known; requires how a new enrolling school obtains school records of an enrolling foster child from prior district; requires all educational records to be shared with CHFS and the child’s caseworker on a confidential basis; allows CHFS, private agencies, and the caseworker to share information with the school and teachers as to a child’s unique needs; and creates new language to require the Kentucky Department of Education to conduct a review of its policies and procedures related to student record retention and transfer.

HB 313

An ACT relating to insurance.

Amends KRS 304.47-055 to permit the insurance commissioner to share and receive certain documents, materials, and other information with the National Insurance Crime Bureau; amends KRS 304.47-060 to provide that a person shall not be subject to civil liability for information relating to suspected fraudulent insurance acts furnished to or received from the National Insurance Crime Bureau; repeals and reenacts KRS 304.20-410 to require motor vehicle insurance companies to give appropriate discounts on comprehensive coverage for insured motor vehicles with an antitheft device or mechanism; amends KRS 304.13-065 to conform; repeals KRS 304.20-400, 304.20-420, 304.20-430, 304.20-440, and 304.20-450 relating to insurance discounts for antitheft devices; provides that the changes to antitheft device discounts on comprehensive motor vehicle coverage shall apply to motor vehicle policies issued or renewed on or after the effective date of this Act.

HB 319

AN ACT relating to historical preservation of Revolutionary War battlefields, Civil War battlefields, and Underground Railroad sites, and making an appropriation therefor.

Creates a new section of KRS Chapter 171 to establish the Kentucky Civil War site preservation fund and allow the Kentucky Heritage Council to provide grants from the moneys deposited in the fund to private nonprofit organizations for the purchase of certain sites; APPROPRIATION.

HB 327

AN ACT relating to expungement of criminal records.

Amends KRS 431.076 to create automatic expungement of acquittals and dismissals with prejudice occurring after the effective date of the Act, allow expungement of past acquittals and dismissals with prejudice by petition, and allow expungement of felony charges held to the grand jury that have not resulted in an indictment and did not proceed by information after 12 months, limit expungement to criminal records, and exclude records of the Department for Community Based Services.
HB 331

AN ACT relating to the Kentucky Educational Savings Plan Trust.
Amends KRS 164A.305 to include in the definition of “qualified educational expenses” certain qualified education loan repayments and certain expenses for registered apprenticeship programs.

HB 336

AN ACT relating to elections.
Amends KRS 117.015 to provide that the retired county clerks shall be voting members of the State Board of Elections; creates new sections of KRS Chapter 118 to require a candidate for Governor to select a running mate in a slate of candidates after filing a certificate or petition of nomination and not later than the second Tuesday in August preceding the regular election for the office of Governor; establishes a procedure to follow if a vacancy occurs in a candidacy for the office of Lieutenant Governor; amends KRS 121.015 to redefine “slate of candidates”; amends KRS 117.275, 118.025, 118.125, 118.245, 120.055, 120.095, and 121.170 to conform; and repeals KRS 118.127 and 118.227; VETOED; OVERRIDDEN.

HB 344

AN ACT relating to Kentucky All Schedule Prescription Electronic Reporting.
Amends KRS 218A.240 to add permission for the Cabinet for Health and Family Services or applicable licensing board to access KASPER data to notify patients of a practitioner’s emergency closure; and amends KRS 218A.245 to delete reporting requirement on reciprocal interstate agreements for prescription drug monitoring program data exchanges.

HB 351

AN ACT relating to governmental operations and declaring an emergency.
Amends KRS 131.190 to allow the Department of Revenue to report tax data to the Interim Joint Committee on Appropriations and Revenue; amends KRS 131.183 to clarify that the application of interest does not apply to the addition of tax for estimated tax purposes; amends KRS 131.250 to allow the Department of Revenue to determine which returns, reports, or statements should be electronically filed; amends KRS 133.225 to require certain specific information to be posted on the Department of Revenue’s website related to the assessment of property and the property tax calendar; amends KRS 138.220 to clarify when motor fuel dealers are to be notified about a change to the average wholesale price; amends KRS 138.450, 139.260, and 141.039 to make technical corrections; amends KRS 141.0401 to clarify that it is the affiliated group that must file a single return for limited liability entity tax purposes; amends KRS 141.044 to restore language permitting interest on refunds to begin after 90 days; amends KRS 141.121 to make technical corrections; amends KRS 141.1201 to clarify that the specific corporations exempt from taxation are not included in the consolidated return; amends KRS 141.202, 141.205, 141.206, 141.383, and 141.900 to make technical corrections; amends KRS 141.985 to clarify that the application of interest does not apply to the addition of tax for estimated tax purposes; amends KRS 154.60-040 to codify the guideline published by the Cabinet for Economic Development related to the parameters for the selling farmers tax credit; creates a new section in KRS Chapter 141 to allow the selling farmers tax credit to be claimed against the income taxes and the limited liability entity tax; amends KRS 141.0205 to order the selling farmers tax credit and the renewable chemical production tax credit; amends KRS 154.60-005 and 154.60-020 to
conform; creates a new section of KRS Chapter 246 to allow the Department of Agriculture to administer the renewable chemical production program; creates a new section of KRS Chapter 141 to allow the renewable chemical production tax credit to be claimed against the income taxes and the limited liability entity tax; amends KRS 141.422 to require the renewable chemical production tax credit cap to be included within the current biodiesel and renewable diesel tax credit cap of $10 million beginning in calendar years on or after January 1, 2021; amends KRS 141.432 to conform; amends KRS 141.0101 to allow property placed in service which exceeds $400,000 to also be expensed for income tax purposes according to Section 179 of the Internal Revenue Code; amends KRS 224.50-868 to extend the new tire fee for four years and clarify that the fee applies to trailer and semitrailer tires; amends KRS 224.50-855 to conform; amends KRS 224.60-130, 224.60-142, and 224.60-145 to extend the petroleum storage tank assurance fund process for four years; amends KRS 139.010 to expand the definition of machinery for new and expanded industry to include certain manufacturers of distilled spirits, wine, or malt beverages and to clarify the definition of “marketplace provider”; amends KRS 139.470 to expand the exemption for supplies and industrial tools and to expand the exemption of labor or services to install, repair, or maintain tangible personal property to include certain manufacturers of distilled spirits, wine, or malt beverages; amends KRS 189A.050 to increase the service fee paid by a person convicted of certain violations by $50 and deposit the additional funds in the ignition interlock administration fund; amends KRS 189A.350 to allow the Transportation Cabinet to require that certain fees be paid by ignition interlock providers and deposit the additional funds in the ignition interlock administration fund; creates a new section of KRS Chapter 189A to establish the ignition interlock administration fund; amends KRS 138.146 to allow a delayed payment of cigarette tax under certain conditions; amends KRS 139.495 and 139.498 to clarify that all golf course admissions are taxable, unless the sale of admissions is the result of a fundraising event held by a nonprofit qualifying under Section 501(c)(3) of the Internal Revenue Code or a governmental entity; amends KRS 139.200 to conform; amends KRS 45A.077 to extend the time before a public-private partnership capital project with an aggregate value of $25 million or more must be authorized by the General Assembly by inclusion in the branch budget bill until July 1, 2022; amends KRS 132.285 and 139.590 to allow an additional bracket for the payments to certain property valuation administrators for the use of assessed values by cities and counties; creates a new section in KRS Chapter 143 to allow a refund process for coal severance tax paid on coal that is transported directly to a market outside North America; amends KRS 103.200 to include within the definition of “building” those suitable for producing solar-generated electricity; amends KRS 95A.210 to allow the provisions to apply to a firefighter employed by an air board created under KRS Chapter 183; amends KRS 65.710 to allow the contract for ambulance service to be for a time no greater than four years; amends KRS 138.130 to define the terms “closed vapor cartridge,” “open vaping system,” “vapor products,” and “vapor products tax”; amends KRS 138.140 to impose a tax of $1.50 on each vapor cartridge and 15 percent of the actual price on an open vaping system; amends KRS 138.132, 138.135, 138.183, 138.195, and 138.197 to conform; creates a section within KRS Chapter 141 to allow partnership level audits; amends KRS 141.210 and 141.235 to conform; amends KRS 132.195, 132.020 and 132.200 to describe a privately owned leasehold interest in residential property owned by a purely public charity, imposes a state rate of one and one-half cents on each $100 of assessed value, and allows the state rate only if an exemption is approved by the county, city, school, or other local taxing district; includes noncodified language related to various administrative fees, assessments for charges among state agencies, reimbursement for audits performed, the exemption from tax for certain water withdrawal fees, reimbursement if
insurance proceeds are received, certain publishing requirements, and the deposit of certain insurance premium taxes to the General Fund; amends KRS 39A.100 to allow the Governor, upon recommendation of the Secretary of State, to declare by executive order a different time, place, or manner for holding elections in an election area for which a state of emergency has been declared for part or all of the election area and that any procedures established shall be subject to the approval of the Secretary of State and the Governor by respective executive orders; and repeals KRS 132.550, 132.635, and 189A.360; EMERGENCY; VETOED IN PART; OVERRIDDEN.

HB 352
AN ACT relating to appropriations measures providing funding and establishing conditions for the operations, maintenance, support, and functioning of the government of the Commonwealth of Kentucky and its various officers, cabinets, departments, boards, commissions, institutions, subdivisions, agencies, and other state-supported activities.


HB 353
AN ACT relating to appropriations providing financing and conditions for the operations, maintenance, support, and functioning of the Transportation Cabinet of the Commonwealth of Kentucky.

included in the appropriation amounts are capital project amounts as follows: 2019-2020: $1,460,000, 2020-2021: $14,640,000; details Part II, Capital Projects Budget; and details Part III, Funds Transfer; APPROPRIATION; VETOED IN PART; OVERRIDDEN.

HB 354
AN ACT relating to road projects and declaring an emergency.
Sets out the 2020-2022 Biennial Highway Construction Plan; EMERGENCY; VETOED IN PART; OVERRIDDEN.

HB 355
AN ACT making appropriations for the operations, maintenance, and support of the Legislative Branch of the Commonwealth of Kentucky.
The Legislative Branch Budget: Details Part I, Operating Budget, as follows: appropriates to the General Assembly: 2020-2021: $19,095,700; appropriates to the Legislative Research Commission: 2020-2021: $52,965,700; details Part II, General Provisions; and details Part III, Budget Reduction or Surplus Expenditure Plan; APPROPRIATION.

HB 356
AN ACT making appropriations for the operations, maintenance, support, and functioning of the Judicial Branch of the government of the Commonwealth of Kentucky and its various officers, boards, commissions, subdivisions, and other state-supported activities.
The Judicial Branch Budget: Details Part I, Operating Budget, as follows: appropriates to the Court of Justice: 2020-2021: $440,802,800; appropriates to the Judicial Retirement System: 2020-2021: $7,147,500; details Part II, Capital Projects Budget; details Part III, General Provisions; and details Part IV, Budget Reduction or Surplus Expenditure Plan; APPROPRIATION.

HB 357
AN ACT relating to emergency medical services professions reciprocity.
Amends KRS 311A.142 to require reciprocity of certification or licensure for any member of the United States military who is registered by the National Registry of Emergency Medical Technicians as an emergency medical responder, emergency medical technician, advanced emergency medical technician, or paramedic; and grants reciprocity to any emergency medical responder, emergency medical technician, advanced emergency medical technician, or paramedic that is currently certified or licensed and is in good standing with a state contiguous to Kentucky.

HB 361
AN ACT relating to prisoners and declaring an emergency.
Amends KRS 441.520, relating to the transfer of prisoners, to require an agreement between an originating and receiving jail before ordering the transfer of a prisoner; specifies that if a transfer is ordered before receiving an agreement, the receiving jail shall not be required to house the prisoner nor shall the receiving jail’s jailer be subject to contempt; outlines what a receiving jail may charge for housing a transferred prisoner; requires a sheriff to transport the transferred prisoner; requires a Circuit Judge to review his or her transfer order every 60 days; amends KRS 441.530 to conform; amends KRS 532.100, relating to the placement of state prisoners, to provide for the transfer of state prisoners from jails at or over 150 percent capacity;
allows a jail to place county prisoners in an area usually reserved for state prisoners if that area has vacant beds; amends KRS 197.020, 439.3407, 441.005, 441.045, 441.146, and 533.025 to conform; creates the Jail and Corrections Reform Task Force; outlines task force membership; requires the task force to meet monthly during the 2020 interim; and requires the task force to submit findings and recommendations to the Legislative Research Commission by December 1, 2020; EMERGENCY.

HB 362
AN ACT relating to broadband deployment.
Amends various sections of KRS Chapter 224A to add definitions of “broadband,” “broadband deployment fund,” “broadband deployment project,” “broadband deployment project area,” “census block,” “shapefile,” and “underserved area”; includes moneys received under KRS 224.1121 as revenues of the Kentucky Infrastructure Authority; and amends KRS 224.112 and 224.1121 to separate the “broadband deployment fund” from the “infrastructure revolving fund,” specify that the broadband deployment fund would be used to provide assistance to construct infrastructure for deployment of broadband service to underserved and unserved areas of the Commonwealth, specify that moneys in the 2020 water service account and the broadband deployment fund shall not be commingled, and specify that the moneys shall be appropriated for those purposes, provide that the broadband deployment fund shall be used to provide grants to deploy broadband service to underserved as well as unserved areas of the Commonwealth, and provide the requirements for grant applications process.

HB 366
AN ACT relating to Eastern Kentucky University’s model and practice school.
Amends KRS 164.380 to establish guidelines for the operation and management of the model and practice schools operated by Eastern Kentucky University, require the board of regents to adopt policies for the operation of the model and practice school, ensure model and practice schools and students eligible for state programs, establish a model and practice school advisory council, provide that for the purposes of determining equalization and local effort the model and practice school students shall be included in the residing district’s average daily attendance; amends KRS 164.7874 and 164.7885 to conform; and repeals KRS 156.472, relating to textbooks for model and practice school.

HB 369
AN ACT relating to cervid meat disposal.
Amends KRS 150.722 to include taxidermists and butchers or meat processors in the requirements for disposal of unused cervid meat, define “butcher or meat processor,” and limit the acceptable methods of disposal of unused cervid meat; and amends KRS 150.010 to define “cervid.”

HB 374
AN ACT relating to rest periods and collective bargaining agreements and declaring an emergency.
Amends KRS 337.365 to allow employers and employees working under a collective bargaining agreement to alter the time when a 10-minute break may be taken, require one 10-minute break during each four-hour work period, allow the employer and employee to alter the
time when break periods are used so long as the ratio of break time remains 10 minutes for every four hours, and indicate that the regular statutory provisions apply if the collective bargaining agreement is silent about breaks; and amends KRS 339.270 to specify that minors shall receive a minimum 10-minute break for every four hours worked; EMERGENCY.

HB 375
AN ACT relating to reorganization.
Amends KRS 95A.020 to define “chief fire officer”; changes the name of the Commission on Fire Protection Personnel Standards and Education to the Kentucky Fire Commission; attaches the commission to the Kentucky Community and Technical College System for administrative purposes; requires the commission to have male, female, and minority representation; requires that no more than three appointed members reside in the same congressional district; reduces the number of members from 17 to 14; changes the qualifications for certain members appointed to the commission by the Governor; and amends various sections to conform.

HB 377
AN ACT relating to special purpose governmental entities.
Amends KRS 65A.020 to allow the Department for Local Government (DLG) to exclude certain revenues received by special purpose governmental entities (SPGEs) that are public use airports in determining the annual fee due from those entities; and amends KRS 65A.030 to allow the DLG to exclude certain receipts received by SPGEs that are public use airports in determining the requirements relating to audits and financial statements of those entities.

HB 378
AN ACT relating to the filing of documents.
Amends KRS 186A.520 to provide that a county clerk’s reliance on salvage title application relieves the county clerk from liability and provide that when a salvage vehicle is transferred from an owner to an insurer it is exempted from notarization requirements; and amends KRS 64.012 to provide a $20 fee for filing, recording, or release of a lien.

HB 382
AN ACT relating to the operation of golf carts.
Amends KRS 189.286 to remove time of operation restrictions for golf carts operating on city and county roads where allowed by local governments.

HB 387
AN ACT relating to the rural hospital operations and facilities revolving loan fund, making an appropriation therefor, and declaring an emergency.
Creates a new section of Subchapter 20 of KRS Chapter 154 to establish the rural hospital operations and facilities revolving loan fund and allow unbudgeted restricted funds be allotted and expended [for the purchase of personal protection equipment for the evaluation and treatment of COVID-19 patients during a declared emergency and may be deemed necessary government expenses] (vetoed in accordance with veto message); APPROPRIATION; EMERGENCY; VETOED IN PART.
HB 405

AN ACT proposing to amend Sections 97, 119, and 122 of the Constitution of Kentucky relating to terms of Constitutional offices.

Proposes to amend Sections 97, 119, and 122 of the Constitution of Kentucky to increase the term of office for Commonwealth’s Attorneys from six years to eight years beginning in 2030, increase the term of office for district judges from four years to eight years beginning in 2022, increase the requirement of being a licensed attorney from two years to eight years for district judges beginning in 2022, and exempt any person serving as a district judge on the effective date of the Act from the eight-year licensure requirement, provide ballot language, and submit to voters for ratification or rejection.

HB 411

AN ACT relating to security interests.

Amends KRS 186A.120, regarding notation of security interest on a certificate of title, to establish that the county of residence designated by the debtor shall be relied upon in the titling process and that reliance shall relieve motor vehicle dealers, assignee lenders, secured parties, and county clerks from liability from third parties and establish when a security interest is deemed to be perfected; and amends KRS 186A.195 and 186A.200 to conform.

HB 414

AN ACT relating to the use of automated calling equipment.

Amends KRS 367.461 to allow automatic calling equipment to place calls, with recorded messages or artificial voices, to publicly available phone numbers of businesses and to prevent dissemination of information collected from customers who use the services allowed by the bill.

HB 415

AN ACT relating to alcoholic beverages and making an appropriation therefor.

Creates new sections of KRS Chapter 243, relating to alcoholic beverage licensing, to allow a manufacturer or an out-of-state alcoholic beverage supplier to hold a direct shipper license, which authorizes the shipment of alcoholic beverages from the direct shipper licensee to the consumer; limits these shipments to only those conducted through a licensed common carrier; establishes rules and requirements to hold a direct shipper license; instructs the Department of Alcoholic Beverage Control to promulgate administrative regulations to reduce unlicensed deliveries and shipments; requires quarterly reporting by direct shipper licensees; sets monthly consumer aggregate quantity limits for direct shipped alcoholic beverages; establishes consumer age verification processes; requires each direct shipper licensee to collect and remit any applicable alcoholic beverage taxes; amends KRS 241.010 to define “consumer” and “valid identification document”; redefines “retail sale” to include in-person, electronic, online, by mail, or telephone transactions; amends KRS 243.020 to allow an independent contractor of a licensee to conduct activities authorized under that license; amends KRS 243.075 to require a direct shipper licensee to collect and remit regulatory license fees as though it were located in the receiving city or county; directs a city or county imposing a regulatory license fee to report on fee collections and modifications; amends KRS 243.200 and 244.165 to remove liability of a licensed common carrier or any of its employees on behalf of a consignor for delivering or shipping into areas where alcoholic beverages are not lawfully sold; amends KRS 243.240 to allow a retailer to purchase distilled spirits and wine from a wholesaler or retailer, but only if the distilled spirits and wine
have first gone through the three tier system; amends KRS 244.150 to remove common carrier reporting to the department; and amends various sections of KRS Chapter 243 to conform; APPROPRIATION.

HB 417
An ACT relating to credit for reinsurance.
Amends KRS 304.5-140 to define “reciprocal jurisdiction” and “covered agreement,” establish requirements for certain reinsurance arrangements, and require the commissioner to publish a list of reciprocal jurisdictions and assuming insurers.

HB 419
An ACT relating to postsecondary transparency.
Creates a new section of KRS Chapter 164 to require the Council on Postsecondary Education to annually compile available data on in-demand jobs within the state that includes median salary, compiles available data for each public postsecondary instruction and each campus of the Kentucky Community and Technical College System relating to student success, costs, and financial aid; requires Council on Postsecondary Education to develop delivery method to ensure access to information by prospective students; authorizes Council on Postsecondary Education to promulgate necessary administrative regulations that may include the collection of data on specific programs within postsecondary institutions; establishes citation as the Students’ Right to Know Act; EFFECTIVE July 1, 2021.

HB 420
An ACT relating to food safety.
Creates new sections in Chapter 260 to direct the Department of Agriculture to implement the Food Safety Modernization Act, define terms, establish exemptions for covered produce and covered farms, authorize a department representative to enter a covered farm or farm eligible for inspection, authorize the department to promulgate administrative regulations, authorize a department representative to issue a stop movement order for covered produce, establish procedure before an appropriate court, establish violations, and establish a civil penalty.

HB 453
An ACT relating to identity documents, making an appropriation therefor, and declaring an emergency.
Amends various sections of KRS 186.400 to 186.640 and KRS Chapters 189A and 281A to make the Transportation Cabinet the sole application and issuance entity for operator’s licenses and personal identification cards and to eliminate the requirements that these documents be applied for in the county of residence; requires the Transportation Cabinet to accept, beginning July 1, 2020, cash and personal checks as payment for all fees for operator’s licenses, personal ID cards, and CDLs; expands the documents that might be used to prove veteran status for the veteran designation on the license or ID card; amends KRS 186.419 to expand the list of documents an applicant can use when applying for a voluntary travel ID; amends KRS 186.490 to allow circuit clerk offices to continue issuing standard identity credentials until the Transportation Cabinet determines that a cabinet regional office can assume those duties; requires all circuit clerks’ offices to stop issuing operator’s licenses and personal ID cards by June 30, 2022; amends KRS 186.531 to set forth a distribution schedule for license and ID card fees for these documents that are applied
for with the Transportation Cabinet; amends KRS 186.010 to define the phrase “alternative
technology”; requires that, beginning July 1, 2020, the Transportation Cabinet shall have their
licensing offices open on Saturdays for an aggregate total of eight hours per month until
June 30, 2022; requires that for FY 2021 and FY 2022, Transportation Cabinet mobile units shall
visit counties without a cabinet licensing office a minimum number of times per year, based on
population size; and amends KRS 116.0452, 116.0455, and 116.085 to conform;
APPROPRIATION; EMERGENCY.

HB 457

AN ACT relating to election precinct boundaries and declaring an emergency.
Amends KRS 117.056 to provide that no change shall be made to the boundaries of election
precincts from January 1 of each year ending in “0” until after the next session of the General
Assembly, which enacts congressional and state legislative redistricting legislation following
receipt of the decennial United States Census; EMERGENCY.

HB 458

AN ACT relating to home or hospital instruction.
Repeals, reenacts as a new section of KRS Chapter 158, and amends KRS 157.270 to
clarify eligibility of students for home or hospital instruction; requires the Kentucky Board of
Education to promulgate administrative regulations for home or hospital instruction; and amends
KRS 159.030 to clarify the evidence requirements for exemption from compulsory attendance due
to physical or mental conditions.

HB 479

AN ACT relating to policemen’s and firefighters’ retirement funds of the urban-county
governments.
Amends KRS 67A.440 allowing a surviving spouse’s retirement benefit to continue upon
remarriage; amends KRS 67A.450 to specify that members of policemen’s and firefighters’
retirement funds of urban-county governments who die not in the line of duty and who would have
been eligible for voluntary retirement at the time of death are presumed to have retired on the date
of death calculated with credit for accumulated sick leave credit, instead of issuing the standard
annuity death benefit; amends KRS 67A.462 to prevent a member on disability retirement from
holding a sworn position as an elected, paid, or volunteer peace officer, firefighter, paramedic, or
other position of public safety/hazardous duty; permits the board of trustees to make reasonable
investigations, including hearings, to ensure compliance with disability provisions; amends
KRS 67A.492 to provide a surviving minor child or children an annuity in addition to the
retirement benefits for surviving spouses and, based on factors including whether the surviving
spouse is eligible for benefits and the number of minor children, set the benefits at between
50 percent and 75 percent of a member’s final annuity, final rate of pay, or service retirement,
whichever is greater; allow benefits to extend to adult children between 18 and 23, who are
enrolled in full-time educational activities; amends KRS 67A.530 to provide that retired fund
members voting for representatives to the board of trustees shall vote for nominees of the
department, police or fire, from which the member retired; amends KRS 67A.560 ensuring
statutory and regulatory compliance with the Internal Revenue Code, applicable federal
regulations, and published guidance; and amends KRS 67A.660 requiring the board to fix the time
for a rehearing at the board’s next scheduled meeting after the filing of the application.
HB 484

AN ACT relating to retirement and declaring an emergency.

Creates a new section of KRS 61.510 to 61.705 to specify contents/intent of bill that includes transferring the administration of the County Employees Retirement System (CERS) from the Kentucky Retirement Systems (KRS) board of trustees to the CERS board of trustees established by the Act; provides that the administration of the Kentucky Employees Retirement System (KERS) and the State Police Retirement System (SPRS) shall continue to be the responsibility of the KRS board of trustees; provides that the Kentucky Public Pensions Authority (KPPA) established by the Act shall provide personnel needs, day-to-day administrative duties, a centralized website, contracting for a single actuary for use by all systems, and other duties for the KRS board of trustees and the CERS board of trustees; and provides that it is the intent of the General Assembly in the 2021 Regular Session to enact legislation to create separate statutory benefit structures for KRS and CERS while retaining shared statutes that relate to administrative provisions that will be the responsibility of the KPPA; creates a new section of KRS Chapter 61 to establish the KPPA membership, duties, and powers; provides that membership shall include four KRS board members and four CERS board members; provides that effective April 1, 2021, KRS staff shall become the staff of the KPPA to serve the needs of both the KRS and CERS boards but shall remain part of the state personnel system; provides that the KPPA shall not be subject to reorganization by the Governor; provides that CERS shall pay for the all initial setup costs for establishing a separate CERS board and the KPPA and for annual costs attributable to separation; creates a new section of KRS 78.510 to 78.852 to establish a nine-member CERS board with powers/duties/reporting requirements similar to the KRS board in KRS 61.645; provides that the CERS board shall not be subject to reorganization by the Governor; amends KRS 61.645 to remove CERS representation from the KRS board and establishes a new nine-member KRS board that will administer KERS and SPRS; provides that the KERS board shall not be subject to reorganization by the Governor; amends KRS 78.790 to establish a CERS Investment Committee and requirements for an investment procurement policy by the CERS board; creates new sections of KRS 78.510 to 78.852 to add in actuarial valuation requirements/experience study requirements/reporting requirements of actuarial data and reports for the newly created CERS board and the process for the CERS board to determine employer contribution rates; amends KRS 7A.250 to require the Public Pension Oversight Board to review administrative expenses of all retirement systems once every four years and to make technical amendments; amends KRS 11A.010, 11A.201, and 11A.236 to add the CERS board and the KPPA to the Executive Branch Code of Ethics requirements; amends KRS 66.400 to provide that no municipality may file bankruptcy if it is in default or delinquent in paying contributions to CERS; amends KRS 61.701 to establish a CERS insurance trust fund for retiree health benefits separate from the KRS insurance trust fund and to move CERS funds in the KRS insurance trust fund to the CERS insurance trust fund; amends KRS 78.535 to add in KRS 61.522 provisions regarding employer cessation of participation for CERS and provides that the CERS board shall determine the cost of ceasing participation; amends KRS 78.540 to add in provisions of KRS 61.535 and 61.550 relating to when membership ceases that were previously cross-referenced in KRS 78.545; amends KRS 78.625 to add in employer reporting provisions that were included in KRS 61.675 for KERS employers and were previously cross-referenced via KRS 78.545; makes technical amendments; amends KRS 78.852 to restore language in the statutes due to a recent court decision and provides that CERS employers are responsible for funding CERS obligations; amends KRS 6.350, 18A.205, 18A.225, 42.276, 42.728, 61.510, 61.522, 61.535, 61.552, 61.555, 61.592, 61.637, 61.650, 61.670,
HB 491
AN ACT relating to economic development incentives.
Amends KRS 103.220 and 103.246 to extend the time period upon which a bond shall be payable; amends KRS 154.20-234 to change the definition of “closely related”; amends KRS 154.20-236 to change the percentage of qualified investment allowable as a tax credit; amends KRS 154.20-240 to clarify when unclaimed credits expire for a small business that becomes insolvent; and amends KRS 154.60-010 to change the definitions of “base employment” and “small business.”

HB 564
AN ACT relating to waiver programs.
Creates a new section of KRS Chapter 205 to require the Cabinet for Health and Family Services to ensure that home and community-based waiver programs provide for attendant care or nonskilled in-home care services across all waiver programs without disparity and skilled nursing visits for adult day health care and home health care providers; VETOED.

HB 570
AN ACT relating to interlocal cooperation agreements.
Amends KRS 65.220, establishing the purpose of KRS 65.210 to 65.300, to allow public agencies to participate in interlocal agreements; amends KRS 65.230 to define “interlocal agency,” “local government,” and “public agency”; creates a new section of KRS 65.210 to 65.300 to set protocols for establishing an interlocal agreement; amends KRS 65.240 to establish that an interlocal agreement may be for sharing revenues, add certain utilities to the list subject to an
interlocal agreement, and outline purposes for which schools may enter into agreements; amends KRS 65.242 to require agreements amended only to adjust participating parties, and that the agreement be sent to the Secretary of State rather than to the Department for Local Government and the Attorney General; amends KRS 65.250 to specify the contents of the agreements themselves; creates a new section of KRS 65.210 to 65.300 to specify the powers exercised by interlocal agencies; amends KRS 65.255 to make technical corrections to the authority of peace officers exercising powers outside their immediate jurisdiction; amends KRS 65.260 to make technical changes and specify when the Attorney General and the Department for Local Government reviews agreements, and establish a deadline for review; amends KRS 65.270 to specify the execution and sale of bonds by public agencies and remove language dealing with income pledging for bond issuance; amends KRS 65.290 to no longer require agreements to be filed with county clerks and provide that no additional filings are require for the addition or removal of parties to the agreement; amends KRS 65.300 to make technical corrections; amends KRS 68.200, 154.22.040, and 154.32.050 to conform; adds a noncodified section to specify that amendments to the Act do not invalidate interlocal agreements entered into prior to the effective date of the Act; and repeals KRS 65.245.

**HCR 5**

A CONCURRENT RESOLUTION calling for the expediting of research regarding the safety and efficacy of the use of marijuana for medical purposes.

Urges federal policymakers to expedite research regarding the safety and efficacy of the use of marijuana for medical purposes.

**HJR 8**

A JOINT RESOLUTION directing the Energy and Environment Cabinet and the Louisville Metro Air Pollution Control District to determine the environmental benefits, related costs, and potential alternatives to the federal reformulated gasoline requirements currently imposed in Jefferson County and partial areas in Bullitt and Oldham Counties.

Directs the Energy and Environment Cabinet and the Louisville Metro Air Pollution Control District to determine the environmental benefits, related costs, and potential alternatives to the federal reformulated gasoline requirements currently imposed in Jefferson County and partial areas in Bullitt and Oldham Counties.

**HJR 66**

A JOINT RESOLUTION relating to road projects.

Sets out the last four years of the six year road plan.

**HJR 105**

A JOINT RESOLUTION designating honorary names for various roads and bridges and directing the placement of honorary roadside signs.

Directs the Transportation Cabinet to erect road signs denoting honorary road designations and other honorary signs.
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