# **Senate Bills**

Includes opposite chamber sponsors where requested by primary sponsors of substantially similar bills in both chambers and jointly approved by the Committee on Committees of both chambers. Opposite chamber sponsors are represented in italics.

**SB 1** - See Introductions on February 19, 2008.

**SB 2** - See Introductions on January 10, 2008.

**SB 3** - See Introductions on January 18, 2008.

Introduced Jan. 8, 2008

#### SB 4/CI (BR 34) - D. Boswell

AN ACT relating to partial birth abortion and declaring an emergency.

Amends and creates various sections of KRS Chapter 311 to modify Kentucky's partial birth abortion law to mirror the provisions of federal law relating to partial birth abortions; EMERGENCY.

(Prefiled by the sponsor(s).)

Jul 20-To: Interim Joint Committee on Judiciary

Jan 8-introduced in Senate; to Judiciary (S)

**SB 5/LM (BR 74)** - D. Thayer, V. McGaha, D. Roeding, J. Westwood

AN ACT relating to the runoff primary. Amend KRS 118.245 to eliminate the runoff primary for gubernatorial slates; amend various sections to conform.

(Prefiled by the sponsor(s).)

Jul 20-To: Interim Joint Committee on State Government

Jan 8-introduced in Senate; to State & Local Government (S)

1st

Jan 14-reported favorably, reading, to Calendar

Jan 15-2nd reading, to Rules

Jan 16-posted for passage in the Regular Orders of the Day for Wednesday, January 16, 2008; 3rd reading, passed 37-0; received in House Jan 22-to Elections, Const. Amendments & Intergovernmental

Affairs (H) Feb 14-posted in committee

Feb 20-reported favorably, 1st reading, to Calendar

Feb 21-2nd reading, to Rules Feb 28-recommitted to Elections,

Const. Amendments & Intergovernmental Affairs (H)

## SB 6/LM (BR 104) - D. Seum

AN ACT relating to constables.

Amend KRS 15.315, relating to the Kentucky Law Enforcement Council, to add two constables to the council KRS 16.220 to include constables among the recipients of grants from firearm sales; amend KRS 61.315, relating to death

residential property owners, to enforce law on residential property to include constables; amend KRS 64.200, relating constable financial record to management, to specify that the constable pays funds to the county treasurer for inclusion in a constable account to be used by the constable for expenses; amend KRS 65.255, relating to cooperative utilization of peace officers, to add a constable who is a certified peace officer or qualified constable; amend KRS 70.036, relating to sheriff uniforms, to include constable uniforms and require county to pay for uniform for certified peace officer constables and qualified constables and deputies and "qualified" constable basic training; amend KRS 70.320, relating to deputy constables, to specify salaries for the constable and qualified deputy constables, to permit specified numbers of qualified deputy constables, to permit a qualified deputy constable to serve without salary; and to specify that excess fees are returned to the county each fiscal year; create a new section of KRS Chapter 70 to create a course of 40 hours and an annual 40-hour in-service training to maintain the qualified status for constables and deputy constables; specify that a constable who is a certified peace officer is automatically a qualified constable; create a new section of KRS Chapter 422, relating to service of process, to have person seeking process to elect the method of serving process; create a new section of KRS Chapter 65 to require a local government which maintains a public safety radio system or public safety answering point to permit constable and deputies to utilize the system and to require the county to pay costs of utilization; amend KRS 70.310, relating to bond for constables and deputies, to require all bonds to be paid by the county; amend KRS 70.320, relating to deputy constables, to permit specified numbers of deputy constables to be appointed for each constable; amend KRS 70.330 to require the Kentucky Constable Association to recommend candidates to fill a vacancy in the office of constable; amend KRS 70.430, relating to fiscal reporting by some constables, to require fiscal reporting to the county clerk by all constables; amend KRS 70.440, relating to false reporting by some constables, to include all constables; amend KRS 189.950, relating to use of blue lights and sirens by various officials, including constables, to permit use of blue lights and sirens on vehicles operated by a constable certified as a peace officer or listed as a qualified constable; amend KRS 431.005, relating to arrests, to permit constables and deputy constables who are certified peace officers or qualified constables and qualified deputv constables to make domestic violence arrests without viewing the commission of the offense; amend KRS 431.007, relating to peace officers operating in another jurisdiction in Kentucky, to make arrests to include a constable or deputy constable certified as a peace officer and a constable and deputy constable listed as a qualified constable or

amend KRS 61.362,

agreements with peace officers and

relating

to

#### (Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Local Government

Jan 8-introduced in Senate; to Judiciary (S)

SB 7/LM (BR 244) - D. Williams, D. Roeding

AN ACT relating to public infrastructure authorities.

Establish KRS Chapter 175B a create new section thereof to define terms relating to public infrastructure authorities; create a new section of KRS 175B to outline the process by which a infrastructure authority public is requested, established, confirmed by the General Assembly, and governing the membership, appointing authorities, terms, procedures for election of officers of an authority; create new sections of KRS 175B to outline both general and specific powers of a public infrastructure authority; create a new section of KRS 175B to allow a public infrastructure authority to enter into leases for projects constructed under the chapter and set forth the general provisions of such a lease agreement; create a new section of KRS 175B to allow public infrastructure authorities to create grade separations, move the location or grades of roads, or move or relocate public utility facilities affected by the construction of a project under this chapter; create a new section of KRS 175B to allow a public infrastructure authority to issue bonds for financing a project under this chapter, set forth the procedures under which bonds may be issued; create a new section of KRS 175B to allow a public infrastructure authority the same ability as is granted the Department of Highways to enter into a partnership with a private entity to construct or operate a project under this chapter; create a new section of KRS 175B to allow an authority to place tolls on a project and set out procedures for collection and distribution of tolls; create a new section of KRS 175B to exempt authorities of taxation and make bonds of the authority tax exempt; create a new section of KRS 175B to declare that bonds of the authority are securities; create a new section of KRS 175B to set forth general provisions for the operation of a project, allow an authority to accept grants of land or other real property from political subdivisions of the state, and require annual reporting of the activities of the authority; create a new section of KRS 175B to obtain land in accordance with the Eminent Domain Act of Kentucky to construct projects; create a new section of KRS 175B to clarify that an authority created for a project for which work has already been done shall be bound by existing agreements, records of decision, and contracts entered into by the Commonwealth; repeal KRS 181.050, 189.051, 189.052, 189.053, 189.054, 189.055, 189.056, 189.057, 189.058, 189.059, 189.060, 189.061, 189.062, 189.063, 189.064, 189.065, 189.066, 189.067, 189.068, and 189.069.

## SB 7 - AMENDMENTS

and four appointed by the local chief executive; set quorum of an authority at six members and require six votes for authority action; rotate the chair and vice chair positions annually between local and gubernatorial appointees.

SFA (2, T. Shaughnessy) - Allow infrastructure authorities tolling authority only on new construction; require removal of tolls within 30 days of the bonds being retired.

SFA (3, T. Shaughnessy) - Require, rather than allow, infrastructure authorities to lease facilities back to the state; require audits to be conducted by the Auditor of Public Accounts in accordance with KRS 64.810.

SFA (4, T. Shaughnessy) - Require the Transportation Cabinet and the Department of Revenue to jointly study the current structure of the road fund and its ability to meet transportation funding needs; require report to the LRC by 12/31/08.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Appropriations and Revenue

Jan 8-introduced in Senate; to Transportation (S)

Feb 4-floor amendments (1) (2) (3) and (4) filed

#### SB 8/LM/CI (BR 289) - D. Thayer

AN ACT relating to the regulation of campaigns and elections.

Create new sections of KRS Chapter 121 to define terms; require a person making an independent expenditure to report it if the amount exceeds \$500 in the aggregate in any one election; establish campaign contribution limits for candidates, slates of candidates, and candidate campaign committees; establish campaign contribution limits for caucus campaign committees, political issues committees. permanent committees, and executive committees; permit the establishment of a building account; establish campaign contribution limits for inaugural establish committees; campaign contribution limits for individuals; permit of candidates. candidates. slates committees, referendum committees, and individuals to utilize on-line credit and debit card transactions; provide for reporting exemptions for any candidate, slate, or political issues committee if a form is filed stating that contributions will not be accepted or expended in excess of \$5,000 in any one election; require that referendum committees register with the registry and report all contributions and expenditures if the committee raises or expends \$5,000 or more to get the question on the ballot in an area greater than one county, or \$2,500 or more to get a question on a ballot in an area in size equal to or less than one county; require exempted candidates for city or county offices or for school boards to file reports if they accept contributions or make expenditures in excess of the exempted amount in any one election; require candidates or slates of candidates subject to an August filing deadline to timely file for an exemption and permit such candidates or slates to exercise recission rights; permit the

benefits for peace officers, to include constables and deputy constables;

qualified deputy constable; amend KRS 64.200 to conform; repeal KRS 64.190, relating to constable fees.

SFA (1, T. Shaughnessy) - Set membership of an authority at eight members, four appointed by governor exercise of recission rights by a candidate or slate of candidates if an opponent is replaced due to death,

disability, or disgualification not later than 15 days after the party nominates the replacement; permit write-in candidates to request an exemption; establish that exempted candidate campaign committees, referendum committees, and political issues committees are bound to the terms of the exemption unless is it rescinded timely; establish penalties and fines for candidates, slates of candidates, referendum committees, candidate campaign committees, or political issues committees who accept contributions or make expenditures in excess of the limit in any one election without rescinding the exemption in a timely manner; require state and county executive committees and caucus campaign committees to make a full report to the registry of all money, loans, and expenditures made since the date of the report; establish reporting last requirements of candidates, slates of candidate candidates, campaign committees, referendum committees, political issues committees. and registered fundraisers; require all reporting candidates. candidate committees, campaign referendum committees, political issues committees. and registered fundraisers to make postelection reports; require that detailed information be maintained by the treasurer for six years from the date of the election to which the records pertain, but not to exceed six years; require certain permanent committees to make a full specified report to the registry of all money, loans, and expenditures since the date of the last report; require a supplemental report be filed annually until an account shows no unexpended balance; require that all reports filed with the registry be subject to open records and to require county clerks to maintain such reports for one year from the date the last report is required to be filed; relieve candidates and slates from personally filing reports under certain conditions; prohibit the use of funds for candidacy for a different office, to support or oppose different issue, or to further the candidacy of another candidate or slate of candidates for office; require all media offering communications or advertising services to file with the registry and to make disclosures; specific abolish the requirement that a paper format report be filed if an electronic report is filed; require the registry to promulgate administrative regulations to establish a de minimus standard; amend KRS 121.120 to except those candidates, candidate campaign committees, and slates of candidates running for statewide office from mandatory audits of receipts and expenditures that receive or spend less than \$5,000; amend KRS 121.135 to authorize the general counsel to the registry to write an advisory opinion and to require advisory opinions to be issued not later than 20 days from the date the registry receives the request; amend KRS 121.140 to define "frivolous complaint" and to authorize the registry to impose a civil penalty for the filing of frivolous complaints; amend KRS 121.220 to require segregation of primary election funds from regular election funds through bookkeeping; 121.210, 121.190, 121.056, 121.990, 61.710, and 23A.070 to conform; repeal KRS 121.015, 121.150 and 121.180; effective November 7, 2007.

SB 8 - AMENDMENTS

SCS/LM/CI - Retain original provisions, amend to increase the time frame for the retirement of campaign debt from 180 days to 365 days, amend to delete the establishment of referendum committees.

SFA (1, D. Thayer) - Retain original provisions but amend various statutes in KRS Chapter 121 to restore the definition of "political issue committees" and to define "referendum committee".

HFA (1, M. Marzian) - Amend to limit to \$2,500 the amount that may be contributed to an executive committee for a building account; prohibit those who contribute \$2,500 to an executive committee for a building account from eligibility for any no-bid contract issued by the Commonwealth for the four years immediately following the date of the contribution.

HFA (2, M. Cherry) - Amend to increase the mandatory electronic filing threshold from \$25,000 to \$50,000.

HFA (3, D. Osborne) - Amend KRS 6.811(6) to permit legislative agents to make campaign contributions to a legislator, a candidate, or his or her campaign committee if the legislator or candidate is running for statewide office; declare an EMERGENCY.

HFA (4, D. Osborne) - Amend KRS 6.811 to prohibit legislative agents from making campaign contributions to any candidate or slate of candidates running for statewide office; declare an emergency.

HFA (5/Title, D. Osborne) - Make title amendment and declare an EMERGENCY.

HFA (6, S. Rudy) - Amend to create a new section of KRS Chapter 121 to allow a county executive committee to be exempt from filing any finance reports by filing a form if the committee agrees not to accept or expend more than \$1,000 in any one election; amend to conform section numbers and internal references.

HFA (7, R. Wilkey) - Amend to require those running for statewide office and candidate campaign committees supporting those running for statewide office to file campaign reports electronically if during the election, contributions or loans in the aggregate of \$5,000 or more are received or at any time, a balance in a campaign account or accounts in the aggregate is \$5,000.

HFA (8, R. Wilkey) - Amend to require that contributing organizations report independent expenditures.

HFA (9/P, T. Pullin) - Delete original provisions of the bill; attach the provisions of HB 514/GA.

HFA (10/Title, T. Pullin) - Make title amendment.

#### (Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on State Government

Jan 8-introduced in Senate; to State & Local Government (S)

Feb 13-reported favorably, 1st reading, to Calendar with Committee

Substitute

Feb 15-posted for passage in the Regular Orders of the Day for Tuesday, February 19, 2008

Feb 19-3rd reading, passed 36-0 with Committee Substitute, floor amendment (1)

Feb 20-received in House

Feb 25-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 6-posted in committee

Mar 18-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Mar 19-2nd reading, to Rules

Mar 20-floor amendment (2) filed Mar 21-floor amendments (3) (4) and

(5-title) filed Mar 24-floor amendment (6) filed

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 27-floor amendment (7) filed

Apr 14-floor amendment (8) filed Apr 15-floor amendments (9) and (10title) filed

#### SB 9/LM (BR 247) - D. Seum

AN ACT relating to the interviewing of children.

Create a new section of KRS Chapter 605, relating to juvenile proceedings, to require social service workers, child protective services workers, peace officers, and others interviewing a child alleged to be abused, needy, neglected, dependent, or delinquent to make a video or audio recording of the interview; specify to whom recordings of interviews are available; limit uses of recordings of interviews; provide for destruction of recordings when no longer needed.

#### (Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Judiciary

Jan 8-introduced in Senate; to Judiciary (S)

#### SB 10 (BR 333) - J. Carroll

AN ACT relating to the identification of state employees.

Amend KRS 18A.030 to require the Secretary of the Personnel Cabinet to substitute personal identification numbers for social security numbers to identify state employees, and to prohibit the public disclosure of employee personal identification numbers; amend KRS 18A.0551 to conform.

#### (Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on State Government

Jan 8-introduced in Senate; to State & Local Government (S)

#### SB 11/AA (BR 334) - J. Carroll

AN ACT relating to teacher retirement. Amend KRS 161.550 to provide that the state contribution to the Kentucky Teachers' Retirement System shall not be less than the amount necessary to maintain the medical insurance program at a level equal to the medical insurance coverage for active teachers. Nov 7-To: Interim Joint Committee on State Government

Jan 8-introduced in Senate; to Appropriations & Revenue (S)

**SB 12 (BR 336)** - J. Carroll, W. Blevins Jr., D. Boswell, D. Harper Angel, R. Jones II, J. Rhoads, E. Scorsone, T. Shaughnessy, J. Turner, E. Worley

AN ACT relating to the safety, learning, and well-being of students.

Amend KRS 158.440 to require school districts to have procedures in place to address student harassment, intimidation, and bullying; amend KRS 158.441 to define "harassment, intimidation, or bullying"; amend KRS 158.148 to require school districts to formulate a code of acceptable behavior prohibiting student harassment, intimidation, or bullying that includes procedures for reporting and investigating complaints, a strategy for protecting complainants from retaliation, and a process for annually discussing the code with students; require school districts, under certain conditions, to provide training to school employees on district's acceptable code of the behavior; require school districts to include the code of acceptable behavior in the district employee training manual; amend KRS 158.150 to include student harassment, intimidation, or bullying as a cause for suspension or expulsion; amend KRS 158.444 to require local school districts to collect and provide the Kentucky Department of Education information related to all incidents of student harassment, intimidation, or bullying; amend KRS 160.345 to require a school council to include strategies to address student harassment, intimidation, or bullying as part of the school's comprehensive safety plan; create a new section of KRS Chapter 158 to provide immunity to school employees or students from a cause of action for damages arising from reporting in good faith a student's disruptive or disorderly behavior if school and district procedures are followed regarding the report.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Education

Jan 8-introduced in Senate; to Judiciary (S)

Feb 27-discharge petition filed

Feb 28-discharge petition rejected 15-20

Mar 10-discharge petition filed

Mar 11-discharge petition rejected 15-21

#### SB 13 (BR 308) - D. Roeding

AN ACT relating to testimony.

Amend KRS 421.350, relating to the testimony of a child victim or witness, to include violent offenses; provide that the child witness, while being exempt from attendance at trial, shall be subject to being recalled during the course of the trial to give additional testimony under the same circumstances as with any other recalled witness, provided that the additional testimony is given utilizing the same closed circuit or video tape procedure as for the original testimony.

amend KRS 121.230 to lower the threshold for itemization of expenditures by check from \$50 to \$25; amend KRS

Substitute

Feb 14-2nd reading, to Rules; floor amendment (1) filed to Committee

(Prefiled by the sponsor(s).)

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Judiciary

Jan 8-introduced in Senate; to Judiciary (S)

Feb 7-reported favorably, 1st reading, to Calendar

Feb 8-2nd reading, to Rules

Feb 11-posted for passage in the Regular Orders of the Day for

Wednesday, February 13, 2008

Feb 13-3rd reading, passed 36-0

Feb 14-received in House

Feb 20-to Judiciary (H) Mar 18-posting waived

Mai 10-posting waived

Mar 19-reported favorably, 1st reading, to Calendar

Mar 20-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for

Wednesday, March 26, 2008

Mar 26-3rd reading, passed 99-0; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 58)

SB 14 (BR 192) - D. Thayer

AN ACT proposing to amend Sections 53, 91, 93, 95, and 245 of the Constitution of Kentucky relating to the Treasurer.

Propose to amend Sections 153, 91, 93, and 245 of the Constitution of Kentucky to abolish the office of Treasurer; submit to voters for approval or disapproval.

#### SB 14 - AMENDMENTS

SCS - Retain original provisions except require that the candidates for the offices of the Auditor of Public Accounts and the Attorney General be nonpartisan candidates.

SCA (1/Title, D. Thayer) - Make title amendment.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on State Government

Jan 8-introduced in Senate; to State & Local Government (S)

Feb 20-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Feb 21-2nd reading, to Rules

Feb 26-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008; 3rd reading, passed 23-12 with Committee Substitute, committee amendment (1-title)

Feb 27-received in House

Mar 3-to Elections, Const. Amendments & Intergovernmental Affairs (H)

**SB 15/CI (BR 206)** - J. Pendleton, D. Boswell, E. Scorsone

AN ACT relating to animal cruelty. Amend KRS 525.130 to include all animals in abandonment or neglect cases and increase penalty for injuring or killing of any animal; repeal KRS 525.135.

Judiciary

Jan 8-introduced in Senate; to Judiciary (S)

## SB 16/LM (BR 442) - D. Seum

AN ACT relating to political activities of employees of cities of the first class participating in a classified service.

Amend KRS 90.220 to restrict employees in the classified service in cities of the first class activities involving ballot initiatives during work hours and using public resources; amend KRS 67C.317 to restrict police officers covered by the merit system and probationary officers from participating in activities involving ballot initiatives while on duty, in uniform, and using public resources.

## SB 16 - AMENDMENTS

SFA (1/Title, D. Seum) - Make title amendment.

HFA (1, J. Vincent) - Amend to insert provision allowing police officers in cities of the second class to voluntarily agree to work alternative work schedules.

HFA (2/Title, J. Vincent) - Make title amendment.

HFA (3/Title, J. Lee) - Make title amendment.

HFA (4/P, J. Lee) - Attach provisions of HCR 8.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Local Government

Jan 8-introduced in Senate; to State & Local Government (S)

Jan 30-reported favorably, 1st reading, to Calendar; floor amendment (1-title) filed

Jan 31-2nd reading, to Rules

Feb 6-posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008

Feb 7-3rd reading, passed 31-5 with floor amendment (1-title)

Feb 8-received in House

Feb 12-to Local Government (H)

Mar 14-posted in committee

Mar 26-reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Mar 28-floor amendments (1) and (2title) filed

Apr 14-floor amendments (3-title) and (4) filed ; 3rd reading, passed 60-37 with floor amendments (1) and (2-title) ; received in Senate

Apr 15-posted for passage for concurrence in House floor amendments (1) and (2-title) ; Senate concurred in House floor amendments (1) and (2-title) ; passed 38-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 135)

**SB 17 (BR 9)** - K. Stine, W. Blevins Jr., J. Denton, A. Kerr, D. Roeding, D. Thayer, E. Tori

AN ACT relating to the promotion of physical activity in schools.

Create a new section of KRS 160 to require the Kentucky Board of Education to promulgate an administrative Department Education's of responsibilities for the implementation of the physical activity requirements; require the department to develop a reporting mechanism for schools to report to the department on physical activities; require the department to report no later than November 1 of each vear to the Interim Joint Committee on Education and the Interim Joint Committee on Health and Welfare; amend KRS 160.345 to require all public preschool through eighth grade programs to implement, no later than the 2008-2009 school year, 30 minutes per day or 150 minutes per week of structured moderate-to-vigorous physical activity in a minimum of ten-minute intervals incorporated into the school day; permit the physical activity to include a combination of classroombased physical activity, structured recess, and other structured physical activities.

(Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Education (S)

#### SB 18 (BR 443) - J. Pendleton

AN ACT relating to motor vehicle usage tax.

Amend KRS 138.470 to exempt the transfer of vehicles to individuals that have been honorably discharged from active service and have been certified by the United States Department of Veterans Affairs to be 100 percent permanently disabled; make technical corrections; EFFECTIVE August 1, 2008.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Appropriations & Revenue (S)

#### SB 19 (BR 18) - D. Boswell

AN ACT proposing to create a new section of the Constitution of Kentucky and amend Section 226 of the Constitution of Kentucky, relating to casinos.

Propose a new section of the Constitution of Kentucky relating to casinos; allow the General Assembly to permit the operation of casinos, which may include casinos at horse racing tracks; provide, if General Assembly authorizes casino gaming, for agency of state government to be created to regulate casinos by special law notwithstanding Section 59 or 60 of the Constitution, establish qualifications of individuals and entities authorized to operate casinos, limit number and location of casinos, define types of lotteries, gift enterprises and gambling games to be permitted, provide for other standards to ensure honest operation of casinos; define casino and casino-style gaming; restrict operation of casinos until the state agency shall have first approved the conduct of casinos and the governing body of the county, urbancounty, charter county, or consolidated local government has approved the operation; propose to amend Section 226 of the Kentucky Constitution to voters; provide ballot language.

(Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Appropriations & Revenue (S)

#### SB 20/LM/CI (BR 38) - D. Boswell

AN ACT relating to gaming and making an appropriation therefor.

Establish KRS Chapter 239 to authorize gambling at horse racing tracks and casinos; create numerous definitions; create the Kentucky Gaming Commission; establish the duties and responsibilities of the commission; require the commission to determine the occupations related to casino gaming and the qualifications for an occupational license; establish the application procedures for a casino, racing association gaming, limited racing association gaming, and supplier's license; establish the requirements and qualifications for all gaming-related licenses; prohibit a licensee from transferring or assigning the license without prior commission approval; permit a casino or racing association gaming licensee to conduct gaming operations from a temporary facility under certain conditions; require racing association gaming licensees and limited racing association gaming licensees to make certain requests to the Kentucky Horse Racing Authority regarding the number of racing days the licensee will have scheduled during a year; create an exemption to allow facilities development for gaming activities regarding zoning; provide that other zoning and building codes still apply; establish the position and the duties of the executive director of the commission; establish that certain job classifications are to be established by agreement of the parties to a collective bargaining agreement; require that before a gaming license is issued, the governing body in the jurisdiction where gaming operations are proposed must first enact an ordinance to approve location of the facility; require a gaming licensee to post bond and to maintain specific types of insurance; limit the number of gaming licenses to five racing association gaming licenses, three limited racing association gaming licenses, and four casino licenses; establish criteria for gaming operation locations; require certain information from applicants seeking a gaming license; establish the fees for applications, licensure, and renewal for all licenses; create the Kentucky gaming account, the Kentucky municipal public safety account, the Kentucky county public safety account, the Kentucky horse racing equity account, and the Kentucky thoroughbred claiming account; require that certain amounts of gaming account the support administrative operations of the commission, and other amounts from the gaming account be dispersed to the Kentucky Compulsive Gamblers Assistance Account, the Department of Education. Council the on Postsecondary Education, the Cabinet for Health and Family Services for health care services for certain indigent

Kentuckians and for a prescription drug

(Prefiled by the sponsor(s).)	regulation to implement a physical	provide that the new section is an	program for senior citizens, the Kentucky
	activity requirement; set forth the	exception to the prohibition against	municipal and county public safety
Nov 7-To: Interim Joint Committee on	Kentucky Board of Education's and the	lotteries and gift enterprises; submit to	accounts, capital construction, sewer

and water projects administered under the Kentucky Infrastructure Authority, the Kentucky veterans' trust fund, the state road fund, the budget reserve trust fund, and the equine industry program trust and revolving fund; establish the disbursement of accounts to the Kentucky municipal public safety account and the Kentucky county public account; establish safety the disbursement of funds to the Kentucky horse racing industry; prohibit licensure of certain people under specific circumstances; establish the expenditure of moneys from the municipal public safety account and the county public safety account; establish a wagering tax at a rate of 35% of adjusted gross receipts received and reported monthly by the licensee obliged to pay the tax; establish the terms of all licenses regarding gaming operations; require the commission to promulgate administrative regulations to prescribe procedures for gaming licensees regarding the effective control over their internal fiscal affairs; require periodic financial reports from gaming licensees; require annual audits of the financial statements of gaming licensees; define and limit gambling games and devices; address how money deposited into the Compulsive Gamblers Assistance Account will be expended; require the State Auditor to perform an annual audit of the commission; allow the commission to compile a list of persons to exclude or reject from licensed gaming establishments; require the commission to notify a person placed on an exclusion or ejection list; permit the commission to take disciplinary action if a gaming licensee knowingly fails to exclude or eject a person on the list; establish penalties for persons placed on the list who enter premises of licensed gaming establishment; а establish a voluntary exclusion list; provide that the transport of gambling equipment and supplies into the state will not be a violation of federal law; define the term "cheat" and establish penalties for persons who cheat; create the Compulsive Gamblers Assistance Account; establish how expenditures from the Compulsive Gamblers Assistance Account will be utilized: require the commission to prepare an annual report detailing activities and of the expenditures Compulsive Gamblers Assistance Account: encourage gaming licensees to cooperate with local business and community organizations to stimulate the economy through tourism; require gaming licensees to pay the salaries of certain commission employees; require gaming licensees to make office space available for certain commission employees; prohibit a person under 21 from placing a wager or being in an area where gambling games are in operation; establish that commission members, the executive director, and commission employees are subject to the executive branch code of ethics; limit the administrative fine to \$50,000 per offense; establish that administrative review under KRS Chapter 13B is available for persons aggrieved by an action by the commission; amend KRS 12.020 to attach the Gaming

528.100, 15.380, 12.020, and 224.10-020 to conform; include a severability clause; include language that this Act is void if the voters fail to approve a constitutional amendment permitting the General Assembly to authorize casinos.

(Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Appropriations & Revenue (S)

#### SB 21 (BR 837) - G. Tapp

#### AN ACT relating to nursing.

Amend KRS 314.031 to require reporting to the nursing board that a nurse is suspected of abusing controlled substances, prescription medication, illegal substances, or alcohol; amend KRS 314.042 to clarify that nothing in KRS Chapter 314 requires a nurse anesthetist to enter into any type of collaborative agreement with а physician; amend KRS 314.075 to make technical corrections; amend KRS 314.091 to add guilty pleas from pretrial diversion orders to the definition of "conviction"; add illegal substances to the list of substances that merit potential disciplinary action by the board; amend KRS 314.109 to require notifying the board of any misdemeanor or felony criminal convictions within 90 days; delete language that allowed the board to initiate an immediate temporary suspension of any person who fails to make this notification.

#### SB 21 - AMENDMENTS

HCS - Retain provisions of the bill; create a new section of KRS 320 to permit optometrists and ophthalmologists to dispense ocular devices containing pharmaceutical agents if approved by the federal Food and Drug Administration.

HFA (1/Title, T. Burch) - Make title amendment.

HFA (2, D. Watkins) - Retain original provisions except replace Section 6 with new language to permit a therapeutically certified optometrist to prescribe, fit, and use contact lenses with pharmaceutical agents as approved by the federal Food and Drug Administration; permit therapeutically certified optometrist to provide and fit contact lenses with pharmaceutical agents from а prescription from a physician or osteopath; specify that KRS 367.681, 367.682, 367.684, and 367.685 apply to prescribing and dispensing contact lenses with pharmaceutical agents.

HFA (3, D. Watkins) - Retain original provisions except delete Section 6 in its entirety.

HFA (4, D. Floyd) - Retain original provisions except specify that action may be taken against a license for a nurse who is suspected of abusing alcohol in a manner that interferes with the practice of nursing, or is suspected of abusing controlled substances, prescription medications, or illegal substances.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Licensing, Occupations and Administrative Regulations (S) for passage in the Regular Orders of the Day for Thursday, January 23, 2008

Jan 24-3rd reading, passed 36-0 Jan 25-received in House

Jan 29-to Health & Welfare (H)

Mar 21-posted in committee

Mar 25-floor amendment (1-title) filed Mar 26-reported favorably, 1st reading, to Calendar with Committee Substitute ; floor amendments (2) (3) and (4) filed to Committee Substitute

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Apr 1-3rd reading; floor amendment (4) defeated ; passed 91-1 with Committee Substitute, floor amendment (1-title) ; received in Senate

Apr 2-to Rules (S); posted for passage for concurrence in House Committee Substitute, floor amendment (1-title) ; Senate concurred in House Committee Substitute, floor amendment (1-title) ; passed 36-0; enrolled, signed by each presiding officer

Apr 3-delivered to Governor

Apr 14-signed by Governor (Acts Ch. 99)

#### SB 22 (BR 373) - G. Tapp

AN ACT relating to home inspector licensing.

Amend KRS 198B.700 to conform and to define "home inspector"; amend KRS 198B.702 to conform; amend KRS 198B.704 to clarify term of members of the board and require adherence to duly adopted code of ethics; amend KRS 198B.706 stipulate penalties the board may invoke for violations; amend KRS 198B.712 to prohibit advertising as a home inspector by unlicensed persons; amend KRS 198B.722 to require late fees, if applicable, and background checks; amend KRS 198B.732 to stipulate violators guilty of a second offense within five years shall be guilty of a Class A misdemeanor under KRS 534.040; repeal KRS 198B.734 and reenact as a new section of KRS Chapter 413, amended to require that claims be brought within one year of the date of inspection and prohibit home inspectors acting in their capacity as inspectors from indicating compliance with the building code; amend KRS 227.660 to permit the office to authorize licensed home inspectors to assist in the inspection of mobile homes and recreational vehicles; amend KRS 198B.710 and 198B.736 to conform; repeal KRS 198B.736.

## SB 22 - AMENDMENTS

SCS - Retain original provisions, except delete authorization of home inspector assistance in the inspection of mobile homes and recreational vehicles; remove requirement that claimants bring actions based on a home inspection within one year of the date of the inspection: amend KRS 198B.716 to permit the board to accept out-of-state training programs completed by a nonresident if the training meets or exceeds the normal requirements of the board; indicate that a nonresident who completes an accepted out-of-state training program must still pass an examination prescribed or approved by the board.

counsel for the Office of Housing, Buildings and Construction when acting as legal adviser.

(Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Licensing, Occupations and Administrative Regulations (S)

Feb 19-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 20-2nd reading, to Rules

Feb 25-posted for passage in the Consent Orders of the Day for Tuesday, February 26, 2008

Feb 26-3rd reading, passed 35-0 with Committee Substitute

Feb 27-received in House

Mar 3-to Licensing & Occupations (H) Mar 18-posting waived retroactively; posted in committee

Mar 21-reported favorably, 1st reading, to Calendar

Mar 24-2nd reading, to Rules; floor amendment (1) filed

Mar 26-posted for passage in the Regular Orders of the Day for Thursday, March 27, 2008

Mar 27-3rd reading, passed 97-1 with floor amendment (1); received in Senate

Apr 1-to Rules (S); posted for passage for concurrence in House floor amendment (1) ; Senate concurred in House floor amendment (1) ; passed 37-0

Apr 2-enrolled, signed by each presiding officer; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 100)

### SB 23 (BR 836) - G. Tapp

AN ACT relating to the Kentucky Board of Architects.

Amend KRS 323.120 to increase maximum penalty that the board may impose to \$10,000; amend KRS 323.210 to create an architect emeritus licensing category; permit the board to employ staff, obtain office space, and acquire supplies and services that are reasonably necessary; permit the board to assess reasonable administrative fees for copies of documents, mailing costs, and duplicate forms; amend KRS 323.400 to redefine "board" to mean the Kentucky Board of Architects; amend KRS 323.402 to stipulate only persons certified under KRS Chapter 323 may use the term "certified interior designer"; amend KRS 323.410 to remove the grandfathering provision; amend KRS 323.990 to permit the cost of investigation and prosecution to be added to any penalties imposed under KRS Chapter 323; amend KRS 42.066 to conform; amend KRS 323.033 to require construction for human habitation or use by the state or its political subdivisions to be done under the supervision of a licensed architect or professional engineer

#### SB 23 - AMENDMENTS

SCS (1) - Retain original provisions, except replace public work construction restriction relating to those public works that have as their "principal purpose human habitation or use" with public works that involve "the practice" of architecture or engineering; exclude any

Public Protection Cabinet for administrative purposes; amend KRS 243.500, 243.505, 525.090, 528.010,

Commission to the Environmental and

Jan 22-reported favorably, 1st reading, to Calendar

Jan 23-2nd reading, to Rules; posted

HFA (1, J. Jenkins) - Retain original provisions; make technical correction to provide for compensation of general residential dwelling that falls under the Kentucky Residential Code from the public work construction restrictions. SCS (2) - Retain original provisions, except require that a licensed architect or professional engineer directly supervise only the administration of specified public work construction contracts rather than directly supervise that public work's construction generally.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Licensing, Occupations and Administrative Regulations (S)

Jan 29-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Jan 30-2nd reading, to Rules

Feb 7-recommitted to Licensing, Occupations and Administrative Regulations (S)

Feb 19-reported favorably, to Rules with Committee Substitute (2)

Feb 25-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008

Feb 26-3rd reading; Committee Substitute (1) withdrawn; passed 35-0 with Committee Substitute (2)

Feb 27-received in House

Mar 3-to Licensing & Occupations (H) Mar 18-posting waived retroactively;

posted in committee Mar 21-reported favorably, 1st

reading, to Calendar

Mar 24-2nd reading, to Rules

Mar 26-posted for passage in the Regular Orders of the Day for Thursday, March 27, 2008

Mar 27-3rd reading, passed 97-0; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 59)

SB 24 (BR 376) - J. Westwood

Feb 13-WITHDRAWN

#### SB 25/LM/CI (BR 380) - J. Westwood

AN ACT relating to shock probation.

Amend KRS 439.265 to prohibit shock probation if the defendant has been convicted of KRS 507.040 involving driving under the influence or KRS 507.050 involving driving under the influence.

#### SB 25 - AMENDMENTS

SCS/LM/CI - Amend to require a conviction for DUI in regard to the shock probation prohibition.

SFA (1, R. Jones II) - Amend to allow the victim's next of kin to consent in writing to a granting of shock probation.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Judiciary (S)

Jan 24-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 25-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Feb 1-posted for passage in the Regular Orders of the Day for Wednesday, February 6, 2008 (1) defeated ; passed 25-11 withCommittee SubstituteFeb 8-received in House

Feb 12-to Judiciary (H) Mar 26-discharge petition filed

### SB 26 (BR 995) - J. Pendleton

AN ACT relating to licensure of professionals who provide therapeutic care to persons with hearing and related communication disorders.

Amend KRS 334A.020 to define "interim license," "provisional license," and "temporary license"; amend KRS 334A.035 to establish new requirements for an interim license to practice as a speech-language pathologist and a speech-language pathology assistant; require a person with an interim speechlanguage pathologist license who fails the national examination to submit documentation of preparation for the examination as required by the board; permit the applicant to continue to practice under the interim license with supervision as required in accordance with KRS 334A.035 for a period not to exceed 24 months, unless an extension is granted by the board; require a speech-language pathologist applicant with an interim license to apply for permanent licensure within 30 days of completion of postgraduate the professional experience; exempt a speech-language pathologist or audiologist employed by the public schools in a certified position and who holds a teacher certification in communication disorders issued by the Educational Professional Standards Board from licensure requirements: create new sections of KRS Chapter 334A to establish requirements for a provisional license to practice audiology under the supervision of an audiologist while completing a graduate professional experience; authorize the board administrator, with approval of the board, to issue a temporary license to any applicant for a license to practice as a speech-language pathologist, speechlanguage pathology assistant, or an audiologist if the applicant has met all the requirements for licensure until further action at the next meeting of the board; specify initial licensure for requirements speech-language pathologists and audiologists; require an applicant for initial licensure as an audiologist to hold a doctoral degree beginning January 1, 2009; permit the board to grant a license to an applicant licensed in another state; amend KRS 334A.170 to change the licensure renewal time period from annually to biennially and modify the associated fees accordingly.

(Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Licensing, Occupations and Administrative Regulations (S)

## SB 27 (BR 274) - G. Tapp

AN ACT relating to the State Board for Proprietary Education.

Require that at least one of the atlarge members appointed to the proprietary board be engaged in the (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Education (S)

Jan 24-reported favorably, 1st reading, to Calendar

Jan 25-2nd reading, to Rules

Jan 28-posted for passage in the Regular Orders of the Day for Tuesday, January 29, 2008

Jan 29-3rd reading, passed 36-0 Jan 30-received in House Feb 4-to Education (H)

#### SB 28/FN/LM (BR 925) - D. Roeding

AN ACT relating to the Fatherhood Information System of Kentucky.

Create a new section of KRS Chapter 199 to establish a putative father registry to be called the Fatherhood Information System of Kentucky within Cabinet for Health and Family Services; require the cabinet to consider contracting to operate the registry; require the cabinet to provide public information on the registry including how to revoke a registration; prohibit a fee for registering; permit a putative father to register before or after the birth of a child; require the cabinet to date and file a submitted form; require the cabinet to attempt to notify a registered putative father if a search identifies him; permit persons with legitimate interest to request a search; permit the cabinet to charge a fee for conducting a search of the registry; require an affidavit of a search to be submitted with the petition for adoption; permit the cabinet to contact a putative father in circumstances other than an adoption if it is in the best interest of the child and the putative father has given consent to be contacted under other circumstances; require the cabinet to respond to a request for a search within 10 days and verify the attempt to notify a putative father if he was identified; require the cabinet to establish the registry by administrative regulation; amend KRS 199.490 to require a termination of parental rights petition to include an affidavit of the registry search; amend KRS 213.036 to require local registrars to provide forms and information on the registry; amend KRS 213.046 to require a hospital to provide forms and information on the registry; amend KRS 625.050 to require a petition for termination of parental rights to include an affidavit of a registry search.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Judiciary (S)

## **SB 29/LM/CI (BR 932)** - D. Roeding, G. Tapp

AN ACT relating to prosthetics, orthotics, and pedorthics.

Establish and create new sections of KRS Chapter 319B, regarding the licensing and regulation of practitioners of orthotics, prosthetics, and pedorthics; define terms for the chapter; establish the Kentucky Board of Prosthetics, Orthotics, and Pedorthics and its appointment and meeting procedures; delineate the duties of the board; require the board to administer and enforce the certification of licensed orthotists, prosthetists. and pedorthists, and certified orthotic fitters; state additional powers of the board, including the authority to employ needed personnel and contract with the Division of Occupations and Professions for the provision of administrative services; declare rules for actual physical licenses and certificates, practice authorization, and scope of practice; set a July 1, 2010, deadline for practice outside the provisions of the chapter; indicate that care or services eligible for reimbursement by Medicare, Medicaid, or health insurance may only be provided pursuant to an order from a licensed physician; exempt individuals engaging in their profession from the authority of Chapter 319B, including licensed health care practitioners or physical providers, therapists, occupational therapists, physicians, chiropractors, pharmacists, and other specified individuals; exclude application of the chapter to the practice of orthotics, prosthetics, or pedorthics by licensed physicians, federal employees, designated students, or defined orthosis manufacturer employees; forbid any person from practicing as or professing to be any of the licensed or certified professionals in the chapter without a valid current license or certificate; establish license expiration and renewal dates and procedures; authorize the board to grant reciprocity with other jurisdictions, discipline licensees or deny applicants for unprofessional conduct, and set fees within specified limits; list penalties for violations of provisions of the chapter.

## SB 29 - AMENDMENTS

SCS - Retain original provisions, except expand the board's mandate to delineate standards of practice to include all persons licensed or certified under KRS Chapter 319B; clarify that both major certifying boards for pedorthists are considered equivalent for pedorthist certification and standards of practice until superseded by the board's standards on July 1, 2010; require the board to reject any license application made by July 1, 2010, when the application is based on a previous certification, unless the certification was originally held by the applicant prior to January 1, 2008.

-HCS/LM/CI Retain original provisions, except clarify board liability to include requirement that current or former board members or affiliated persons act with ordinary care; allow licensees to receive any eligible reimbursement from Medicare, Medicaid, or health insurance for work performed pursuant to an order from an advanced registered nurse practitioner; exempt the initial prosthetist, orthotist, and pedorthist appointments to the board from the licensing requirement; make all subsequent practitioner appointments to the board comply with the standard licensing requirements.

HFA (1, J. Higdon) - Delete original provisions; direct the staff of the Legislative Research Commission to study the issues associated with licensed and unlicensed prosthetists, orthotists, pedorthists, and orthotic fitters, including the advantages and disadvantages of licensure of these professions in Kentucky.

Feb 6-passed over and retained in the Orders of the Day

Feb 7-3rd reading; floor amendment

operation of a commercial driver's license training school.

provisions of the chapter and to promulgate administrative regulations to establish factors for licensure and HFA (2, J. Higdon) - Delete original provisions; direct the staff of the Legislative Research Commission to study the issues associated with licensed and unlicensed prosthetists, orthotists, pedorthists, and orthotic fitters, including the advantages and disadvantages of licensure of these professions in Kentucky.

HFA (3, J. Jenkins) - Retain original provisions, except add that board liability includes the requirement that current or former board members or affiliated persons act with ordinary care; allow licensees to receive any eligible reimbursement from Medicare. Medicaid, or health insurance for work performed pursuant to an order from an advanced registered nurse practitioner; exempt the initial prosthetist, orthotist, and pedorthist appointments to the board from the licensing requirement; make all subsequent practitioner appointments to the board comply with the standard licensing requirements.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Licensing, Occupations and Administrative Regulations (S)

Jan 29-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 30-2nd reading, to Rules

Feb 6-posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008

Feb 7-3rd reading, passed 32-2-1 with Committee Substitute

Feb 8-received in House

Feb 12-to Licensing & Occupations (H)

Mar 14-posted in committee

Mar 19-reported favorably, 1st reading, to Calendar with Committee Substitute ; floor amendment (1) filed to Committee Substitute, floor amendment (2) filed

Mar 20-2nd reading, to Rules; recommitted to Judiciary (H)

Mar 26-reported favorably, to Rules; posting waived retroactively; posted for passage in the Regular Orders of the Day for Thursday, March 27, 2008

Mar 27-floor amendment (3) filed

Mar 28-3rd reading, passed 86-5 with Committee Substitute, floor amendment (1); received in Senate

#### SB 30 (BR 486) - D. Boswell, J. Carroll

AN ACT relating to the Kentucky Board of Barbering.

Amend KRS 317.430 to restructure the Board of Barbering so that four of its five members are barbers holding a valid license and practicing in Kentucky and the fifth member is a citizen at large who is not associated with or financially interested in barbering; unify lengths of appointment to the board to three years for all members, with terms ending on February 1; amend KRS 317.450 to include an annual renewal license fee not to exceed \$50 for independent contract owners; amend KRS 317.570 to allow the board to conduct an examination with two or more of its members present, rather than requiring the presence of a quorum of the board; authorize the board to give barbering

enable the board to refuse an application or take disciplinary action against a licensee upon a proper showing that the person has been convicted of a felony or misdemeanor involving moral turpitude; declare that a record of the conviction or a certified copy of the record is conclusive evidence of the conviction; amend KRS 317.991 to make violating any provision of KRS Chapter 317 a Class A misdemeanor and violating any administrative regulation promulgated under the authority of KRS Chapter 317 a Class B misdemeanor; repeal KRS 317.560, which directed the board to locate its principal office near the Division of Occupations and Professions and directed the division to render assistance to the board.

#### SB 30 - AMENDMENTS

SCS - Retain original provisions, except stagger board member terms to maintain continuity of service: make the two board members' terms beginning in 2008 end in 2011 and the three board members' terms beginning in 2007 end in 2010; state that all subsequent board appointments are for three-year terms; amend KRS 317.590 to clarify that the board may impose a fine of up to \$500 for each violation; include violating a provision of KRS Chapter 317 or related administrative regulations to the list of offenses subject to licensee discipline; add that a licensee's knowing failure to self-report his or her acts that are subject to discipline is itself a cause for further discipline; remove conviction of a felony or misdemeanor involving moral turpitude from the list of offenses subject to licensee discipline.

SFA (1, D. Boswell) - Retain original provisions, except stagger board member terms to maintain continuity of service; make the two board terms beginning in 2008 end in 2011 and the three board terms beginning in 2009 end in 2010; state that all subsequent board appointments are for three year terms; amend KRS 317.590 to clarify that the board may impose a fine of up to \$500 for each violation; include violating a provision of KRS Chapter 317 or related administrative regulations to the list of offenses subject to licensee discipline; add that a licensee's knowing failure to self-report his or her acts that are subject to discipline is itself a cause for further discipline.

HCS - Retain original provisions, except remove a licensee's knowing failure to self-report his or her acts that are subject to discipline as a cause for further discipline.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Licensing, Occupations and Administrative Regulations (S)

Feb 19-reported favorably, 1st reading, to Calendar

Feb 20-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 21, 2008; floor amendment (1) filed

Feb 21-taken from the Regular Orders of the Day; recommitted to Licensing, Occupations and Administrative Regulations (S)

Feb 26-reported favorably, to Rules with Committee Substitute

February 28, 2008

Feb 28-3rd reading; floor amendment (1) withdrawn ; passed 35-0 with

Committee Substitute Feb 29-received in House

Mar 3-to Licensing & Occupations (H) Mar 5-posted in committee

Mar 12-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 13-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 18-3rd reading, passed 95-1 with Committee Substitute

Mar 19-received in Senate

Apr 1-to Rules (S); posted for passage for concurrence in House Committee Substitute ; Senate concurred in House Committee Substitute ; passed 37-0

Apr 2-enrolled, signed by each presiding officer; delivered to Governor Apr 14-signed by Governor (Acts Ch. 103)

#### SB 31/LM/CI (BR 802) - D. Boswell

AN ACT relating to motor vehicle accidents.

Amend KRS 189.990 to increase the penalty for leaving the scene of an accident in which death or serious physical injury is involved and the driver knew or should have known of the death or serious physical injury to a class D felony; provide that the penalty enhancements shall be known as "Eric Johnson's Law."

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Judiciary (S)

## **SB 32/FN (BR 434)** - J. Westwood, D. Roeding, D. Thayer

AN ACT relating to career and technical education, making an appropriation therefor, and declaring an emergency.

Amend KRS 158.810 to define "career pathway" and "career pathway program of study"; amend KRS 158.812 to clarify purposes of career and technical education and legislative beliefs; create new sections of KRS Chapter 156 to require the Kentucky Board of Education promulgate an administrative to regulation that specifies the criteria for classifying high schools as chronically low-performing; to require school improvement plans; require the Kentucky Board of Education to identify minimum college and career-readiness standards; develop remedial courses; create a new section of KRS Chapter 157 to develop evidenced-based models for at-risk students; create a new section of KRS Chapter 157 to establish a and technical education career accessibility fund for matching grants to local school districts to be administered by the Education Cabinet; require the cabinet to promulgate administrative regulations for implementing the grant program; create a new section of KRS Chapter 157 to define "career guidance coach" and to create a career guidance fund for matching grants to local school districts to be administered by the a new section of KRS Chapter 157 to create a career academy development fund for grants to local school districts to be administered by the Kentucky Department of Education; require the Kentucky Board of Education to promulgate administrative regulations; create a new section of KRS Chapter 157 to create a Career and Technical Education Facility Fund, a revenue bond trust fund within the School Facilities Construction Commission for the purpose of funding debt service for bonds issued for the renovation of existing facilities or construction of new career and technical education facilities in local school districts; specify that school districts may qualify and accept offers of assistance under this program as well as qualify for other bond assistance from the commission; specific that requirements of KRS 157.620, plus having unmet needs, apply to participation in the career and technical education facilities program; create a new section of KRS Chapter 141 to provide that a tax payer that makes a financial gift or in-kind contribution to the career and technical education advancement fund may receive a business deduction or a tax credit; amend KRS 141.0205 to conform; amend KRS 158.814 to require that the Kentucky Department of Education and the Office of Career and Technical Education determine the statewide unmet needs for career and technical education capital projects; amend KRS 158.816 to specify accountability requirements for program; amend KRS 18A.010 to exempt teachers, guidance coaches and counselors, and school administrators employed in stateoperated area technology centers from the executive branch employee cap; appropriate to the Education Cabinet from the General Fund \$500,000 in fiscal year 2008-2009 and \$750,000 in fiscal vear 2009-2010 for the purposes of reimbursing local school districts for the costs of tests for students who take state nationally recognized industry certification examinations in career and technical education fields and who are enrolled in high school programs, locally operated area technology centers, or state-operated area technology centers; appropriate to the career and technical education accessibility fund, from the General Fund \$2,500,000 in fiscal year 2008-2009 and \$5,000,000 in fiscal year 2009-2010; appropriate from the General Fund to the career guidance fund \$2,500,000 for fiscal year 2008-2009 and \$5,000,000 in fiscal year 2009-2010; appropriate from the General Fund to the career academy fund \$5,000,000 in fiscal year 2008-2009 and \$10,000,000 in fiscal year 2009-2010; authorize the School Facilities Construction Commission to make an additional \$30,000,000 in offers of assistance to local school districts for the purposes of career and technical education capital projects during the 2008-2010 biennium in anticipation of debt service availability during the 2010-2012 biennium; allow no bonded indebtedness based on the above amount to be incurred during the 2008-2010 biennium; name the Act the "Career Pathways Act of 2008";

examinations at regularly prescribed intervals more frequently than once every 30 days; amend KRS 317.590 to

Feb 27-posted for passage in the Regular Orders of the Day for Thursday,

Education Cabinet; require the cabinet to promulgate administrative regulations for implementing the grant program; create EMERGENCY.

SB 32 - AMENDMENTS

SCS (1/FN) - Retain original provisions, except add language relating to "advanced manufacturing"; add language requiring consultation with the Kentucky Community and Technical College System

SCS (2/FN) - Retain original provisions, except add English to skills students need; delete specific funding appropriation language; and direct the Kentucky Department of Education to contract with a state postsecondary education institution to develop a training program for local school district personnel to train career and technical education teachers.

SFA (1, R. Palmer II) - Insert new section to amend KRS 159.010 to increase compulsory school age to 18, effective July 1, 2010.

SFA (2, R. Palmer II) - Insert new section to amend KRS 159.010 to increase compulsory school age to 18, effective July 1, 2010.

SFA (3, J. Westwood) - Clarify language relating to college and careerreadiness standards; provide that the Kentucky Community and Technical College shall grant approval when accessibility grants are to be used to serve adults; make technical corrections.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Education (S)

Jan 24-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 25-2nd reading, to Rules

Jan 28-floor amendment (1) filed to Committee Substitute

Feb 1-recommitted to Appropriations & Revenue (S)

Feb 26-reported favorably, to Rules with Committee Substitute (2)

Feb 27-posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008

Feb 28-passed over and retained in the Orders of the Day; floor amendment (2) filed to Committee Substitute (2)

Feb 29-floor amendment (3) filed to Committee Substitute (2)

Mar 4-3rd reading; Committee Substitute (1) withdrawn; floor amendments (1) and (2) withdrawn ; passed 37-1 with Committee Substitute (2), floor amendment (3)

Mar 5-received in House

Mar 11-to Appropriations & Revenue (H)

### SB 33 (BR 331) - J. Carroll

## Jan 16-WITHDRAWN

#### SB 34 (BR 332) - J. Carroll

AN ACT relating to motor vehicle sales.

Create new sections of KRS Chapter 190 to define a motor vehicle event data recorder and motor vehicle owner; require disclosure that a motor vehicle is equipped with an event data recorder; establish provisions for retrieval of data recorded by the device; prohibit an insurer or lessor from requiring an owner to release data as part of payment for a claim or as a condition of a lease; establish a fine of \$500 for failure to (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Transportation (S)

## SB 35 (BR 436) - J. Carroll

AN ACT relating to live organ donation.

Create a new section of KRS Chapter 141 to provide a tax credit for individuals who donate live organs in the amount of the lesser of actual expenses or \$10,000 and define "live organ donation expenses"; amend KRS 141.0205 to conform; create a new section of KRS Chapter 18A to provide that state employees who donate a live organ be entitled to 30 days paid leave; provide that the provisions of the Act shall be known as "The Gift of Life Act."

(Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Appropriations & Revenue (S)

SB 36 (BR 239) - R. Sanders Jr

AN ACT relating to economic development.

Amend KRS 154.22-040 to require that an eligible company invest a minimum of \$50,000 in an approved economic development project and create a minimum of five new full-time jobs at the project site.

#### SB 36 - AMENDMENTS

SCS - Amend various sections of KRS Chapter 154 pertaining to the Kentucky Rural Economic Development Act to allow companies to qualify if the economic development project involves a minimum investment of \$50,000 and results in a minimum of five new full-time jobs at the project site; amend various sections of the Kentucky Industrial Development Act, the Kentucky Jobs Development Act, and the Kentucky Economic Opportunity Zone Act to allow companies to qualify if they hire a minimum of five new full-time employees and pay a base hourly wage of 150 percent of the average hourly wage for the county in which the project is undertaken and provide employee benefits equal to at least 15 percent of the applicable base hourly wage; amend various sections of KRS Chapter 141 to require that interest shall not be allowed or paid on any refund or credit made under the provisions Subchapters 22, 23, 24, and 28 of KRS Chapter 154

SFA (1, R. Sanders Jr) - Retain original provisions for the Kentucky Rural Economic Development program; amend various sections of KRS Chapter 154 to change the minimum number of new employees to be hired at the project site to five, and the base hourly wages to be paid to 150% of the federal minimum wage, in the Economic Opportunity Zone program, the Jobs Development program, and the New Industry Development program.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Economic Development, Tourism &

Substitute

Feb 27-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Thursday, February 28, 2008 Feb 28-passed over and retained in the Orders of the Day; floor amendment (1) filed to Committee Substitute

Mar 4-3rd reading, passed 38-0 with Committee Substitute, floor amendment (1)

Mar 5-received in House

Mar 11-to Economic Development (H)

Mar 18-posting waived retroactively Mar 20-reported favorably, 1st

reading, to Calendar

Mar 21-2nd reading, to Rules

Mar 25-recommitted to Appropriations & Revenue (H)

#### SB 37 (BR 1005) - J. Carroll

AN ACT relating to reporting by health care facilities.

Create a new section of KRS Chapter 216 to require hospitals and other health care facilities that offer emergency services to report gunshot wounds, powder burns, and bullet wounds, and to report stab wounds if not inflicted by the victim; provide that failure to report is a violation.

(Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Health & Welfare (S)

Jan 23-reassigned to Judiciary (S)

#### SB 38 (BR 337) - J. Carroll

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

Amend KRS 222.001 to include problem gambling in the chapter; amend KRS 222.003 to add voluntary or selfhelp problem gambling programs to programs not affected by KRS Chapter 222; amend KRS 222.005 to specify that chapter definitions do not apply to Sections 4 through 6; create new sections of KRS Chapter 222 to establish the problem gamblers awareness and treatment fund administered by the Cabinet for Health and Family Services and appropriate moneys to promote awareness of and treatment for problem gambling, specify uses for the fund, establish incremental funding mechanisms and limitations on expenditures; require the cabinet to promulgate administrative regulations to establish standards for the program and the application process; amend KRS 138.510 to partially fund the compulsive gamblers awareness and treatment fund from the total amount wagered in Kentucky subject to excise taxes; amend KRS 154A.130 to partially fund the compulsive gambling awareness and treatment fund from the gross revenues of the state lottery; amend KRS 238.570 to partially fund the compulsive gambling awareness and treatment fund from the gross receipts derived from all charitable gaming; EFFECTIVE JULY 1, 2008.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Appropriations & Revenue (S)

substance abuse and making an appropriation therefor.

Create new sections of KRS Chapter 222 to create an alcohol or substance abuse treatment fund for active duty members of the United States Armed Forces.

(Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Veterans, Military Affairs, & Public Protection (S)

**SB 40/LM (BR 1019)** - J. Westwood, C. Borders, D. Boswell, C. Gibson, B. Guthrie, E. Harris, D. Kelly, V. McGaha, D. Roeding, D. Seum, K. Stine, G. Tapp, D. Thayer, E. Tori, D. Williams

#### AN ACT relating to abortion.

Amend KRS 311.720 to redefine "abortion" and to add definitions of "reasonable judgment," "unborn child," and "woman"; create a new section of KRS 311.710 to 311.820 to require physician to perform an obstetric ultrasound and show images to the woman seeking an abortion; create a new section of KRS 311.710 to 311.820 to provide for an exemption to the ultrasound in case of an emergency and require placing the reason for the emergency in medical records; amend KRS 311.990 relating to penalties to provide a fine of not more than \$100,000 for a first offense and not more than \$250,000 for each subsequent offense and provide for referring incident to Kentucky Board of Medical Licensure for action and discipline.

#### SB 40 - AMENDMENTS

SCS (1/LM) - Retain original provisions; insert additional provisions to modify the partial birth abortion ban set out in KRS 311.765 to mirror the federal ban on partial birth abortions and to modify the requirements for the giving of informed consent prior to the performance of an abortion as set out in KRS 311.725.

SCS (2/LM) - Retains all provisions of SCS 1, with the addition of clarifying language relating to the ultrasound requirement in emergency situations.

SCA (1/Title, R. Stivers II) - Make title amendment and declare an EMERGENCY.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Judiciary (S)

Feb 4-taken from committee; 1st reading; returned to Judiciary (S)

Feb 5-taken from committee; 2nd reading; returned to Judiciary (S)

Feb 7-reported favorably, to Rules with Committee Substitute, committee amendment (1-title) ; recommitted to Judiciary (S); reported favorably, to Rules with Committee Substitute (2) ; posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008; 3rd reading; Committee Substitute (1) withdrawn; passed 32-4 with Committee Substitute (2), committee amendment (1-title)

- Feb 8-received in House Feb 12-to Judiciary (H)
- Mar 12-discharge petition filed

disclose the presence of the event data recorder or for improper release of information recorded by the equipment.

oor (S)	
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Feb 26-reported favorably, 1st reading, to Calendar with Committee

SB 39 (BR 848) - J. Pendleton

AN ACT relating to alcohol or

Mar 13-discharge petition rejected 40-16

Mar 19-discharge petition filed

Mar 24-discharge petition filed Mar 26-discharge petition filed Mar 28-discharge petition filed

## SB 41 (BR 862) - G. Neal

AN ACT relating to homeowner protection.

Create a new section of KRS Chapter 198A to establish the Kentucky Homeownership Protection Center; specify the purpose of the center is, among other things, to provide a centralized location for information on, and referral to, public services available to assist a homeowner who is in default on his or her loan; require the center to provide a toll-free telephone number through which a homeowner in financial distress can receive information on the center and its services, a list of counseling agencies, a list of available community resources, staff who can provide a brief assessment of the situation of the homeowner, and applications for public assistance or benefits programs; create new sections of Subtitle 2 of KRS Chapter 286 to require a mortgagee, at the time of closing, to provide to the homeowner a plain language statement which includes a counseling statement, a listing of at least five housing counseling agencies, a list of toll-free telephone numbers for certain programs, contact information for the Kentucky Homeownership Protection Center, and a brief summary of the obligation of the mortgagee to engage in reasonable loss mitigation activities as an alternative to foreclosure; require the mortgagee, at the time of closing, to explain in writing and verbally that the homeowner's name and contact information will be registered with the Kentucky Homeownership Protection Center so the center can contact a homeowner who is 60 days or more late making any mortgage payment; require the mortgagee to notify the center of any homeowner 60 days or more late on payment; provide for notice to be given if the homeowner fails to pay any amount within 30 days or 60 days of the date the amount is due; specify what is required in the notice; require a mortgagee to engage in reasonable loss mitigation activities as an alternative to foreclosure upon default of a federally related mortgage loan.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Banking & Insurance (S)

#### SB 42/LM (BR 338) - J. Carroll

AN ACT relating to the investigation of traffic accidents.

Amend KRS 189A.103, relating to consent to tests for alcohol or substances in the blood, to require that law enforcement officers request to perform blood and urine tests on all drivers involved in any accident that involves a school bus or involves a fatality; treat refusal to submit to test in this circumstance as refusal to comply with the chapter; amend KRS 189.580, 189.635, and 281A.220 to conform.

#### (Prefiled by the sponsor(s).)

**SB 43** - See Introductions on January 9, 2008.

**SB 44** - See Introductions on January 9, 2008.

SB 45/CI (BR 1006) - J. Carroll

AN ACT relating to crimes and punishments.

Amend KRS 508.025 relating to assault in the third degree to include licensed health care professionals such as physicians, surgeons, podiatrists, osteopaths, physician's assistants, nurses, and pharmacists as defined in KRS 216.300; offense is Class D felony.

Jan 8-introduced in Senate Jan 9-to Judiciary (S)

#### SB 46 (BR 1145) - E. Harris

AN ACT relating to crime victim testimony.

Amend KRS 421.500 and 532.055 to allow victim impact testimony from more than one family member of a deceased crime victim in the penalty phase of a trial.

Jan 8-introduced in Senate

- Jan 9-to Judiciary (S)
- Feb 21-reported favorably, 1st reading, to Consent Calendar
- Feb 25-2nd reading, to Rules Feb 26-posted for passage in the

Consent Orders of the Day for Wednesday, February 27, 2008

- Feb 27-3rd reading, passed 33-0
- Feb 28-received in House
- Mar 3-to Judiciary (H)
- Mar 18-posting waived
- Mar 19-reported favorably, 1st reading, to Calendar
- Mar 20-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 26-3rd reading, passed 99-0; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 60)

#### SB 47/LM (BR 29) - D. Ridley

AN ACT relating to health insurance for retired city of the third class police and fire department personnel and their spouses.

Amend KRS 95.624 to allow retired police and firefighters and their spouses to be provided supplemental health insurance if they are receiving Medicare benefits or are eligible to receive Medicare benefits as long as providing that insurance does not jeopardize the payment of obligations of the retirement fund of the city.

Jan 8-introduced in Senate

Jan 9-to State & Local Government (S)

- Feb 13-reported favorably, 1st reading, to Consent Calendar
- Feb 14-2nd reading, to Rules Feb 15-posted for passage in the

received in House

Feb 25-to Local Government (H) Feb 29-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 17-3rd reading, passed 96-0

Mar 18-received in Senate

Mar 24-enrolled, signed by President of the Senate

Apr 1-enrolled, signed by Speaker of the House: delivered to Governor

Apr 11-signed by Governor (Acts Ch. 65)

SB 48 (BR 496) - P. Clark, D. Harper Angel

AN ACT relating to law enforcement and firefighter foundation program funds. Amend KRS 48.315 to delete KRS 15.430 and 95A.220, the statutes that establish the Law Enforcement Foundation Program fund and the Firefighter Foundation Program fund, from the list of funds that may be transferred in a budget bill to the general fund; amend KRS 15.430 and 95A.220 to conform.

Jan 8-introduced in Senate Jan 9-to Appropriations & Revenue (S)

#### SB 49 (BR 1037) - G. Tapp

#### AN ACT relating to accountancy.

Amend KRS 325.220 to define "attest" and "compilation"; amend KRS 325.280 to delete language relating to privilege to practice; create a new section of KRS Chapter 325 to provide the privilege to practice without obtaining a license to specified persons licensed by another state who do not have an office in Kentucky; provide disciplinary actions; amend KRS 325.285 to grant the board disciplinary jurisdiction over some out-ofstate persons or firms; amend KRS 325.301 to specify which firms must obtain a license to practice within the state and to provide standards for activities performed by firms; amend KRS 325.290 and 325.380 to conform.

#### SB 49 - AMENDMENTS

SCS - Retain original provisions, except allow definition of "attest" to mean any one of the listed financial statement services rather than all of the services combined; delete new language that would have required that all firms performing a regulated activity for a client follow standards issued by specified federal government agencies and national professional organizations; make technical change to conform.

#### Jan 8-introduced in Senate

Jan 9-to Licensing, Occupations and Administrative Regulations (S)

Jan 22-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 23-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-3rd reading, passed 36-0 with

#### (H)

- Mar 5-posted in committee
- Mar 12-reported favorably, 1st reading, to Calendar

Mar 13-2nd reading, to Rules

- Mar 18-posted for passage in the Regular Orders of the Day for
- Wednesday, March 19, 2008

Mar 25-3rd reading, passed 98-0

Mar 26-received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 101)

#### SB 50/CI (BR 864) - D. Seum

AN ACT relating to inmates.

Amend KRS 197.055 to require that the Department of Corrections administer an HIV/AIDS test to all penitentiary inmates no less than 30 days prior to release; require that a copy of the results be sent to the inmate, the warden of the penitentiary, the secretary of the cabinet, and the legal spouse of the inmate by registered mail within five days of the department receiving the results; require that the results not be public record but be a part of the inmate's medical file.

Jan 8-introduced in Senate Jan 9-to Judiciary (S) Feb 21-reported favorably, 1st reading, to Calendar Feb 25-2nd reading, to Rules Feb 26-posted for passage in the

Regular Orders of the Day for Wednesday, February 27, 2008

Feb 27-3rd reading, passed 32-1 Feb 28-received in House Mar 3-to Judiciary (H)

#### SB 51 (BR 999) - D. Boswell

AN ACT relating to blood donation by a minor.

Amend KRS 214.468 to permit a person age 16 years to donate blood with the written consent of the person's parent or legally-authorized guardian.

Jan 8-introduced in Senate Jan 9-to Health & Welfare (S)

SB 52 (BR 996) - J. Pendleton, D. Boswell, D. Seum

AN ACT relating to charitable gaming.

Amend various sections of KRS Chapter 238 to extend the definition of "charitable gaming" to include electronic, computer, or other technologic aids, and the definition of "manufacturer" to include bingo paper and charity gaming tickets and the provision of electronic and computer devices; provide authority for the Office of Charitable Gaming to establish and implement standards for electronic systems of accounting and record keeping; grant the office authority to approve all electronic, computer, or other technologic aids; provide that intentionally making false or misleading statements shall constitute grounds for denial of a license; grant employees of the office authority to inspect the books and records of a licensed manufacturer or distributor; require a charity to be

		Consent Orders of the Day for Tuesday,	Committee Substitute	located in the county or a contiguous
Jan 8-introduced in Sen	ate; to	February 19, 2008	Jan 25-received in House	county to the county in which charitable
Judiciary (S)		Feb 20-3rd reading, passed 37-0;	Jan 29-to Licensing & Occupations	gaming shall be conducted; prohibit

inaccurate reporting of the financial records of charitable gaming events: permit advertisement of linked bingo prizes in excess of \$5,000; require charitable organizations to obtain office approval prior to using any electronic, computer, or other technologic aid in the conduct of bingo; grant the office authority to promulgate administrative regulations concerning linked bingo games; limit carryover or progressive prizes in seal card games to no more than \$7,500; require records and books to be maintained in accordance with generally accepted standards of accounting and require a charity to maintain records for six years at their offices or at a location designated and approved by the office; require any charity participating in linked bingo to use a point-of-sale system; permit the office to require required reports to be filed electronically within six years; prohibit certain activities by an owner, officer, or contractee of a licensed charitable gaming facility; provide penalties for making intentionally false or misleading financial statements; designate sanctions against individuals found to be the cause of one or more serious violations; define "serious violation"; provide requirements for appeals to administrative actions by the office.

Jan 8-introduced in Senate Jan 9-to Licensing, Occupations and Administrative Regulations (S)

#### SB 53 (BR 205) - J. Pendleton

AN ACT relating to eggs.

Amend KRS 260.540 to expand the definition of "specialty egg products"; amend KRS 260.550 to elaborate on the circumstances in a "stop order" and "withdraw from sale order"; amend KRS 260.570 to make technical change; amend KRS 260.610 to specify retail carton removal conditions and allow submission of an existing emergency recall plan; amend KRS 260.630 to set out wholesale and retail labeling requirements; amend KRS 260.640 to delete language incorporated into other sections of KRS Chapter 260; amend KRS 260.990, relating to penalties.

#### SB 53 - AMENDMENTS

SCA (1, T. Jensen) - Make technical corrections.

SFA (1, J. Pendleton) - Clarify procedures to be used in enforcing withdraw from sale order affecting eggs and egg products.

Jan 8-introduced in Senate

Jan 9-to Agriculture & Natural Resources (S)

Jan 24-reported favorably, 1st reading, to Calendar with committee amendment (1)

Jan 25-2nd reading, to Rules

Jan 28-posted for passage in the Regular Orders of the Day for Tuesday, January 29, 2008

Jan 29-passed over and retained in the Orders of the Day; floor amendment (1) filed

Jan 30-3rd reading, passed 35-0 with committee amendment (1), floor amendment (1)

Feb 11-posted in committee

Feb 13-reported favorably, 1st reading, to Calendar

Feb 14-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for for Friday, February 15, 2008

Mar 19-3rd reading, passed 94-4

Mar 20-received in Senate

Mar 24-enrolled, signed by President of the Senate

Apr 1-enrolled, signed by Speaker of the House; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 66)

## SB 54 (BR 910) - K. Winters

AN ACT relating to sand and gravel operations.

Create new subchapter of KRS Chapter 224 to provide for a limited sand and gravel permit for extraction operations of under one acre conducted by the property owner.

#### SB 54 - AMENDMENTS

SCS - Retain original provisions of SB 54; limit eligible permittees to only agricultural users; specify the area where the gravel is extracted is no more than one acre and that the extraction is done by the owner and that the excavated material is not washed and graded; require a statement that the applicant owns both surface and mineral rights; qualify that the total area and depth of the operation; clarify that the excavation and loading area not be 100 feet from certain boundaries; prohibit fracturing of rock strata with vibrational equipment; document that the proposed excavation not harm certain protected areas or harm public safety; describe the best management practices used and minimize dust from the excavation; prohibit the applicant from owning or controlling a limited gravel operation or noncoal permit; authorize the cabinet to suspend or revoke the permit if it poses a danger to public safety or the environment; and if the operation exceeds the limited size then the operation shall be subject to standard regulatory controls and penalties.

SFA (1/Title, K. Winters) - Make title amendment.

SFA (2, R. Palmer II) - Prohibits resale of extricated gravel.

SFA (3, R. Palmer II) - Prohibits sale of gravel.

SFA (4, R. Palmer II) - Subjects gravel extracted pursuant to this Act to the taxes imposed under KRS 143A.020 and KRS 132.820.

#### Jan 8-introduced in Senate

Jan 9-to Agriculture & Natural Resources (S)

Feb 14-floor amendment (1-title) filed ; reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 15-2nd reading, to Rules

Feb 19-posted for passage in the Regular Orders of the Day for Thursday, February 21, 2008; floor amendment (2) filed to Committee Substitute

Feb 20-floor amendments (3) and (4) filed to Committee Substitute

Feb 21-3rd reading; floor amendment (3) defeated ; floor amendment (4) withdrawn ; passed 21-15 with Committee Substitute, floor amendments **SB 55/LM (BR 1024)** - E. Scorsone, D. Harper Angel, G. Neal, T. Shaughnessy

AN ACT relating to civil rights. Amend KRS 344.010 to include

definitions for "sexual orientation" and gender identity"; amend KRS 344.020, relating to the purpose of the Kentucky's civil rights chapter, to include a prohibition on discrimination because of sexual orientation and gender identity; amend KRS 344.040, 344.050, 344.060, 344.070, and 344.080, relating to prohibited discrimination in various labor and employment practices, to include sexual orientation and gender identity; amend KRS 344.025, 344.100, 344.110, and KRS 18A.095, relating to the same, to conform; amend KRS 344.120 and to prohibited 342.140, relating discrimination in places of public accommodation and advertisements therefor, to include sexual orientation and gender identity; amend KRS 344.170, 344.180, 344.190, 344.300, and 344.310, relating to the state and local human rights commissions, to include prohibition of discrimination on the basis of sexual orientation and gender identity in the scope of their powers and duties; amend KRS 344.360, 344.680, 344.370, and 344.380, relating to prohibited discrimination in certain housing, real estate, and other financial transactions, to include sexual orientation and gender identity; amend KRS 344.367, relating to prohibited discrimination in certain insurance sales, to include sexual orientation and gender identity; amend KRS 344.400, relating to prohibited discrimination in certain credit transactions, to include sexual orientation and gender identity; and make various technical amendments.

Jan 8-introduced in Senate

Jan 9-to State & Local Government (S)

**SB 56 (BR 905)** - T. Shaughnessy, G. Neal, P. Clark, D. Harper Angel

AN ACT relating to improving mathematics and science teaching and learning.

Create a new section of KRS Chapter 164 to establish the Math and Science Teacher Forgivable Loan Program to increase the number of middle and high school math and science teachers; require KHEAA to administer the fund; identify the conditions under which a loan would be made; identify priorities for loan distribution; create a new section of KRS Chapter 158 to establish the Middle School Math and Science Scholars Program; require the program to offer two-year renewable grants to middle schools to support intensive, accelerated student learning in math and science: require the Kentucky Board of Education to promulgate administrative regulations to define the grant process; set forth activities that may be supported by the program; require the program to focus attention on attracting members of subpopulations with academic achievement gaps; create a new section of KRS Chapter 158 to establish the Advanced Placement and International start-up AP and IB programs; provide funding for the cost of AP and IB exams; provide scholarships to students enrolled in Kentucky Virtual High School AP courses; require KBE to set long-term and annual goals to increase participation in AP coursework; create a new section of KRS Chapter 157 to provide a one-time salary supplement to a tenured teacher who obtains a minor in math or science; create a new section of KRS Chapter 164 to create the Academy of Mathematics and Science at Western Kentucky University to provide a residential program for high school juniors and seniors interested in pursuing careers in math, science, technology, and engineering; define the purposes and long-term goals of the academy; require academy students to take state high school assessments; allow academy students to earn high school and college credit; require academy to be funded by state appropriations; amend KRS 156.553 to allow teachers' professional growth fund to support mentorship or professional development programs for math or science teachers; amend KRS 157.360 to establish 24 as the maximum class size for grades 4-12 math and science; require KDE to provide adjusted base level funding for each student in average daily attendance at the Academy of Math and Science to WKU; amend KRS 158.060 to require all teachers be given a minimum of 150 minutes of common planning time per week; amend 158.140 to allow the Academy of Math and Science to award diplomas to graduates of the program; amend KRS 161.770 to allow a paraprofessional to request and be awarded a professional leave of absence: amend 164.757 to require district teacher certification loan funds be used to pay for tuition, textbooks, and release time or leaves of absence for teachers and paraprofessionals to acquire teaching certification or math or science minors; amend KRS 164.7874 to include the Academy of Mathematics and Science within the definition of high school; include academy students as those eligible for KEES awards; amend KRS 164.7885 to require the Academy of Mathematics and Science to report student data to KHEAA.

Jan 8-introduced in Senate Jan 9-to Education (S)

#### SB 57 (BR 487) - T. Buford

AN ACT relating to personal emergency response systems.

Create new sections of KRS Chapter 311A to regulate personal emergency response systems under the authority of the Kentucky Board of Emergency Medical Services; define terms; establish the promulgation of administrative regulations to supervise the duties and functions relating to personal emergency response system providers.

#### SB 57 - AMENDMENTS

SCS - Retain original provisions of the bill except require primary service agreements to designate primary responders to contact in the event of an emergency.

HCS/LM - Delete original provisions of

Jan 31-received in House Feb 4-to Agriculture & Small Business (H) (1-title) and (2) Feb 25-received in House Feb 28-to Transportation (H) Baccalaureate incentive fund for the establishment and expansion of AP courses; provide grants to schools to the bill; create a new section of KRS Chapter 438 to define alarm system, personal emergency response system,

personal emergency response system provider, customer, and responder; create a new section of KRS Chapter 438 to establish the limitations on a person performing the services of a personal emergency response system provider; create a new section of KRS Chapter 438 establishing that effective January 1, 2009, all new contracts between a personal emergency response system provider and a customer shall be in accordance with specified contract provisions requiring the customer to designate the order in which responders will be contacted in an emergency; establish options for the customer to designate a 911 center, public safety answering point, or communications center as the first and primary responder, the secondary responder, or as the primary responder in the case of no voice-to-voice contact with the customer; establish that the personal emergency response system provider shall provide a disclosure statement to the customer stating the option to designate a 911 center, public safetv answering point, or communications center as the primary responder; establish the type of information that the personal emergency response system provider shall provide to a 911 center, public safety answering point, or communications center; establish that the personal emergency response system provider shall notify the responders on the customer's calling list after a 911 center, public safety answering point, or communications center has been called; establish that a personal emergency response system provider shall notify all customers with existing contracts prior to January 1, 2009 of the option to select a 911 center, public safety answering point, or communications center as the primary responder; create a new section of KRS Chapter 438 to establish guidelines relating to city, county, charter county, urban-county government, unified local government, or consolidated local governments and personal emergency response system providers; create a new section of KRS Chapter 438 to establish that this Act does not apply to specified entities; create a new section of KRS Chapter 438 establishing that the Attorney General and the county shall attorney have concurrent jurisdiction to enforce the provisions of this Act; create a new section of KRS Chapter 438 establishing a \$10,000 per violation penalty for violations of this Act; and establish that this Act shall be known as the Christine Talley Act.

HFA (1, M. Harmon) - Delete prohibition against a local government imposing a tax or a licensing or franchise fee on a personal emergency response system.

Jan 8-introduced in Senate

Jan 10-to Veterans, Military Affairs, & Public Protection (S)

Jan 24-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 25-2nd reading, to Rules

Jan 29-posted for passage in the Regular Orders of the Day for Wednesday, January 30, 2008

Jan 30-3rd reading, passed 35-0 with signed by each presiding officer Committee Substitute Apr 16-delivered to Governor Amend KRS 403.200, relating Jan 31-received in House Apr 24-signed by Governor (Acts Ch. spousal maintenance, to provide that, for Introduced Jan. 9, 2008 good cause shown, the court may Feb 5-to Licensing & Occupations (H) 136)

Mar 14-posted in committee

Mar 19-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 20-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 27-3rd reading, passed 99-0 with Committee Substitute, floor amendment (1); received in Senate

Apr 1-to Rules (S); posted for passage for concurrence in House Committee Substitute, floor amendment (1); Senate concurred in House Committee Substitute, floor amendment (1); passed 37-0

Apr 2-enrolled, signed by each presiding officer; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 102)

SB 58/LM/CI (BR 1101) - T. Buford, D. Boswell, E. Scorsone, B. Smith, D. Thaver

AN ACT relating to torture of a dog or cat.

Amend KRS 528.135 relating to torture of dog or cat, to provide that the first offense, as well as subsequent offenses, is Class D felony.

#### SB 58 - AMENDMENTS

HCA (1, S. Lee) - Amend to insert short title naming the bill, "Romeo's Law."

HFA (1/P, R. Crimm) - Amend KRS 525.125, 525.130, and 525.135 to require forfeiture of ownership, and restrict future ownership of animals in cruelty and torture cases.

HFA (2, J. Vincent) - Delete original penalty; revise penalty to be a class A misdemeanor if dog or cat suffers physical injury as a result of the offense and a class D felony if dog or cat suffers serious physical injury or death as a result of the offense.

Jan 8-introduced in Senate

Jan 9-to Judiciary (S) Mar 6-reported favorably, 1st reading, to Calendar

Mar 7-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 12-3rd reading, passed 36-1

- Mar 13-received in House
- Mar 14-to Judiciary (H)
- Mar 18-posting waived

Mar 19-reported favorably, 1st reading, to Calendar with committee amendment (1)

Mar 20-2nd reading, to Rules; floor amendment (1) filed

Mar 24-floor amendment (1) withdrawn

Mar 26-posted for passage in the Regular Orders of the Day for Thursday, March 27, 2008

Apr 14-floor amendment (2) filed

Apr 15-3rd reading, passed 92-0 with floor amendment (2) ; received in Senate; posted for passage for concurrence in House floor amendment (2) ; Senate concurred in House floor amendment (2) ; passed 31-2; enrolled,

#### SB 59/HM (BR 1026) - T. Buford

AN ACT relating to health insurance coverage for dialysis patients.

Create new sections of Subtitle 17A of KRS Chapter 304 to require a health benefit plan with a provider network to provide coverage for the dialysis provider of the insured's choice; prevent restriction of the dialysis benefit during open enrollment; define "unreasonable distance" and prohibit travel of such distance for in-network dialysis service; provide coverage for out-of-network dialysis if the distance for in-network dialysis is unreasonable; require written notice of any change to a health plan with a provider network that would affect a dialysis patient's coverage or benefit concerning out-of-network level coverage; require payment directly to the dialysis provider and not to the patient; require the executive director of the Office of Insurance to conduct a review of all filings to determine compliance within 120 days of the effective date of the Act; require insurers to notify the office of any violations; authorize the to promulgate office necessary regulations to implement the provisions of the Act; provide that the new sections may be cited as the Dialysis Patients' Bill of Rights; create a new section of Subtitle 99 of KRS Chapter 304 to establish fines for violations; amend KRS 304.17A-550 to conform.

Jan 8-introduced in Senate

Jan 9-to Banking & Insurance (S) Mar 24-reassigned to Appropriations & Revenue (S)

SB 60 (BR 88) - D. Roeding, E. Harris, E. Tori, J. Westwood

AN ACT relating to school facilities.

Create a new section of KRS Chapter 157 to establish the urgent need school trust fund to be managed by the School Facilities Construction Commission for the purpose of assisting school districts that have urgent and critical construction needs; require the secretary of the Finance and Administration Cabinet, the commissioner of education, and the executive director of the School Facilities Construction Commission to establish an Urgent Need School Trust Fund Advisory Committee; specify the role of the advisory committee; permit funds to be used to address anomalies in the existing school construction funding formulas; define "anomaly"; describe the priority for distribution of funds from the trust fund; amend KRS 157.420 to require the Kentucky Department of Education to designate school facilities, based upon their systems and conditions as a Category 1 to Category 5 school with Category 5 being most in need of repair or renovation; provide for weights based on facility improvements to meet requirements of the Americans with Disabilities Act; provide that failure of a district to maintain a facility shall not be used as a criterion for designating a school facility in a higher category; define a "rapid growth district."

Jan 8-introduced in Senate Jan 9-to Education (S)

#### SB 43/LM (BR 1038) - G. Tapp

AN ACT relating to manufactured housing.

Amend sections of KRS 219.320 to 219.410, relating to manufactured home, mobile home, and recreational vehicle communities, to switch jurisdiction over these communities from the Cabinet for Health and Family Services to the Office of Housing, Buildings and Construction; amend KRS 219.320 to replace definitions for "Secretary" and "Cabinet" with definitions for "Executive Director" and "Office," respectively; amend KRS 219.330, 219.340, 219.360, 219.370, 219.400, and 219.991 to conform; amend KRS 219.350 to require direct submission of community construction or alteration plans to the office, rather than allowing submission to the cabinet for forwarding to the office; amend KRS 219.380 to direct the office to administer the community statutes; revoke the cabinet's power to administer the community statutes, including its ability to delegate this administration to local health departments; amend KRS 219.390 to reduce the size of the State Advisory Committee on Manufactured, Mobile Home, and Recreational Vehicle Communities from twelve members to eleven members by removing the Secretary of the Cabinet for Health and Family Services from its membership; make the State Fire Marshal an automatic member of the committee rather than depending on appointment to the committee by the executive director.

Jan 9-introduced in Senate

Jan 10-to Licensing, Occupations and Administrative Regulations (S)

SB 44/FN (BR 1186) - J. Rhoads, D. Boswell, D. Roeding

AN ACT relating to the Kentucky Educational Excellence Scholarship Program.

Amend KRS 164.7881 to permit, beginning with the 2009-2010 academic year, eligible high school students to use a portion of their KEES award to pay for tuition for dual credit courses in which they are enrolled and will count toward a degree or career pathway; require that the funds they would have received during their postsecondary program be reduced over a four or five-year period equal to the amount used for dual credit; amend KRS 164.7885 to conform; make technical corrections to KRS 164.7874 and 164.7879.

Jan 9-introduced in Senate

Jan 10-to Education (S) Jan 17-reported favorably, 1st reading, to Calendar

Jan 18-2nd reading, to Rules

Jan 22-posted for passage in the Regular Orders of the Day for Wednesday, January 23, 2008

Jan 23-3rd reading, passed 36-0 Jan 24-received in House Jan 29-to Education (H)

SB 61 (BR 858) - J. Denton, D. Harper

Angel

AN ACT relating to domestic relations.

provide for payment of court-ordered maintenance by wage assignment, bank draft, or other automatic payment method.

Jan 9-introduced in Senate Jan 10-to Judiciary (S)

## SB 62/LM (BR 859) - J. Denton, A. Kerr, D. Harper Angel

AN ACT creating a crime victim address protection program within the Department of State.

Create new sections in KRS Chapter 14 to establish a crime victim address protection program for victims of domestic violence and abuse, stalking, and felony sexual offenses which would allow crime victims to use an address provided by the Secretary of State in lieu of the victim's actual physical address for the purpose of receiving mail and to allow crime victims to access government services, including the right to vote, based upon their actual addresses but utilizing the program's address on government records and documents.

#### SB 62 - AMENDMENTS

SCS/LM - Retain original provisions, add specific list of offenses which constitute a sex crime under the act; make specific reference to a violation of KRS 523.030, perjury in the second degree as the crime which is committed if an applicant lies on an application to enter the program; add new section of KRS Chapter 14 to specify that nothing in the chapter, nor participation in the program, affects custody or visitation orders in effect prior to or during program participation; create new section of KRS Chapter 14 to provide that there is no liability for an agency or employee of the state or a municipality who negligently discloses a participant in the program's actual address; add an amendment of KRS 117.085 relating to absentee ballots to permit participants in protection program to obtain absentee ballots.

Jan 9-introduced in Senate

Jan 10-to Judiciary (S)

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 11-3rd reading, passed 38-0 with Committee Substitute ; received in House

Mar 14-to Judiciary (H)

#### SB 63 (BR 834) - J. Denton

AN ACT relating to crimes and punishments.

Amend KRS 510.140 to define "sexually oriented business," an "employee" thereof, "nudity" and other terms; to prohibit an employee of a sexually oriented business, while in a state of semi-nudity, from being within six feet of a patron.

Jan 9-introduced in Senate Jan 10-to Judiciary (S) Feb 7-reported favorably, 1st reading, Regular Orders of the Day for Wednesday, February 13, 2008 Feb 13-3rd reading, passed 34-3 Feb 14-received in House Feb 20-to Judiciary (H)

**SB 64/FN (BR 245)** - D. Kelly, D. Roeding, D. Thayer

AN ACT relating to alternative certification of math and science teachers and declaring an emergency.

Create a new section of KRS Chapter 161 to establish a certification incentive fund to support the development of institutes for persons pursuing Option 7 of the alternative certification routes established in KRS 161.048; establish priority for the institutes for purpose of certifying high school mathematics, chemistry, physics, and computer sciences teachers and middle school science mathematics and earth teachers. 2008-2009 to 2011-2012 academic years; require the Education Professional Standards Board to promulgate administrative regulations; EMERGENCY.

#### SB 64 - AMENDMENTS

HCS/FN - Retain original provisions, except amend KRS 156.553 to add a purpose for use of the professional growth fund to include providing existing teachers with the opportunity to obtain certificate endorsements or extensions in critical shortage areas, with priority for math and science from 2010 through 2016.

HCA (1/Title, F. Rasche) - Make title amendment.

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Jan 9	-inuo	aucea	in 9	enale	
Jan 1	0-to E	Educati	on (	S)	

Jan 17-reported favorably, 1st reading, to Calendar

Jan 18-2nd reading, to Rules

Jan 22-posted for passage in the Regular Orders of the Day for Wednesday, January 23, 2008

Jan 23-3rd reading, passed 36-0

Jan 24-received in House

Jan 29-to Education (H)

Feb 29-posted in committee

Mar 18-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Mar 19-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Apr 14-3rd reading, passed 94-2 with Committee Substitute, committee amendment (1-title) ; received in Senate Apr 15-posted for passage for concurrence in House Committee Substitute, committee amendment (1title) ; Senate concurred in House Committee Substitute, committee amendment (1-title) ; passed 38-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 185)

#### SB 65/AA (BR 237) - K. Winters

AN ACT relating to Kentucky Teachers' Retirement System and declaring an emergency.

Feb 7-reported favorably, 1st reading,<br/>to Consent CalendarAmend KRS 161.568 and 161.569 to<br/>provide a one-time election, beginning in<br/>July 1, 2008, for public university<br/>personnel who have elected to

participate in the optional retirement plan to participate in the Kentucky Teachers' Retirement System within their six years and six months of continuous service in any one of the institutions identified in KRS 161.220(4)(b); permit university personnel who make the election to purchase their prior service with their postsecondary education employers as service credit; specify university contribution rate; amend KRS 161.540 change the reference to university employees rather than university faculty members; EMERGENCY.

#### SB 65 - AMENDMENTS

SCS/AA - Retain original provisions, except add options for purchase of service credit by stating additional rollover options; make technical corrections.

HFA (1, F. Rasche) - Add section to amend KRS 161.567 to permit mutual fund accounts under the optional retirement plans; permit up to four companies rather than three companies from which the postsecondary education institution may purchase contracts.

Jan 9-introduced in Senate

Jan 10-to Education (S)

Jan 24-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 25-2nd reading, to Rules

Jan 29-posted for passage in the Regular Orders of the Day for Wednesday, January 30, 2008

Jan 30-3rd reading, passed 35-0 with Committee Substitute

Jan 31-received in House

Feb 5-to Education (H)

Feb 14-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar

Feb 27-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Tuesday,

March 4, 2008 Mar 5-floor amendment (1) filed

Mar 10-floor amendment (1) withdrawn

Mar 25-3rd reading, passed 97-0 Mar 26-received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 7-signed by Governor (Acts Ch. 11)

**SB 66** - See Introductions on January 10, 2008.

**SB 67 (BR 480)** - J. Turner, D. Boswell, D. Harper Angel, J. Pendleton, E. Tori

AN ACT relating to hunting licenses. Amend KRS 150.235 to make nonresident veterans of the United States Armed Forces eligible for resident license and permit fee rates.

#### SB 67 - AMENDMENTS

SFA (1, D. Thayer) - Amend to allow active duty military stationed in Kentucky to be eligible for a hunting license for the price of an in-state license.

SFA (2, J. Turner) - Make technical correction.

#### Jan 9-introduced in Senate

Jan 10-to Veterans, Military Affairs, &

Jan 25-2nd reading, to Rules

Jan 30-floor amendment (1) filed

Feb 4-posted for passage in the Regular Orders of the Day for Wednesday, February 6, 2008; floor amendment (2) filed

Feb 6-passed over and retained in the Orders of the Day

Feb 7-3rd reading; floor amendment (1) withdrawn ; passed 34-0 with floor amendment (2)

Feb 8-received in House

Feb 12-to Seniors, Military Affairs, & Public Safety (H)

**SB 68 (BR 1156)** - T. Buford, D. Williams, E. Tori, W. Blevins Jr., C. Borders, D. Boswell, C. Gibson, B. Guthrie, D. Harper Angel, D. Kelly, A. Kerr, J. Pendleton, J. Rhoads, D. Roeding, G. Tapp, J. Turner, J. Westwood, K. Winters

AN ACT relating to educational opportunities for military children.

Create a new section of KRS Chapter 156 to set forth the agreement among the states to remove barriers to educational success imposed on children of military families because of frequent moves and deployments; create Article I to define the purpose of the agreement; create Article II to define the terms of the agreement; create Article III to outline the applicability of the agreement for military family members; create Article IV to specify the sending and receipt of educational records and enrollment requirements of member states; create Article V to specify course placement and attendance requirements for military families of member states; create Article VI to determine the eligibility requirements for children of military families of member states; create Article VII to facilitate the on-time graduation of children of military families; create Article VIII to specify the requirements of the agreement to facilitate state coordination; create Article IX to establish the Interstate Commission to provide oversight of the agreement; create Article X to define the powers and duties of the Interstate Commission; create Article XI to specify the organization and operation of the Interstate Commission; create Article XII to specify the rulemaking functions of the Interstate Commission; create Article XIII to provide oversight, enforcement, and dispute resolution mechanisms for the member states; create Article XIV to specify the financing of the Interstate Commission by the member states; create Article XV to specify the effective date of the agreement; create Article XVI to specify the terms of withdrawal and dissolution of the agreement among member states; create Article XVII to specify the severability and construction of the agreement; and create Article XVIII to specify the binding effect of the compact for the member states.

## Jan 9-introduced in Senate

Jan 10-to Veterans, Military Affairs, & Public Protection (S)

Jan 24-reported favorably, 1st reading, to Calendar

Jan 25-2nd reading, to Rules

Jan 30-posted for passage in the Regular Orders of the Day for Thursday,

Public Protection (S) Jan 24-reported favorably, 1st reading, to Calendar January 31, 2008

Jan 31-passed over and retained in the Orders of the Day

Feb 4-3rd reading, passed 34-0

Feb 5-received in House

Feb 11-to Seniors, Military Affairs, & Public Safety (H)

Mar 26-posting waived retroactively; reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Apr 1-3rd reading, passed 95-0; received in Senate; enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 61)

#### SB 69 (BR 1195) - E. Harris

AN ACT relating to the hazardous waste management fund and making an appropriation therefor.

Amend KRS 224.46-580 to half the rate imposed on waste delivered from the generator to an incinerator for energy recovery; reduce from twenty percent to five percent the amount required to be remitted by the Environmental and Public Protection Cabinet to the Center for Pollution Prevention.

## SB 69 - AMENDMENTS

SCA (1, E. Harris) - Change the amount remitted to the hazardous waste management fund each fiscal year to 25%.

SCA (2, E. Harris) - Change the date of assessments charged against generators of hazardous waste to June 30, 2012.

SFA (1, E. Harris) - Restore the twenty percent allocation of the hazardous waste assessment to the Center for Pollution Prevention at the University of Louisville.

HCS - Retain original provisions of SB 69/GA; extend the sunset date for the hazardous waste assessment fee from 8 years; authorize transfer of funds from petroleum storage the tank environmental assurance fund to the Environmental and Public Protection Cabinet if the hazardous waste assessment fees total less than \$1.8 million in current year dollars; delete requirement for the cabinet to estimate amount of hazardous waste the assessment fees collected each year; and require the Environmental and Public Protection Cabinet to file a biennial report two years after the effective date of this Act.

Jan 9-introduced in Senate

Jan 10-to Appropriations & Revenue (S)

Jan 29-reassigned to Agriculture & Natural Resources (S)

Feb 14-reported favorably, 1st reading, to Calendar with committee

amendments (1) and (2) Feb 15-2nd reading, to Rules

Feb 19-posted for passage in the Regular Orders of the Day for Thursday,

February 21, 2008 Feb 20-floor amendment (1) filed

Feb 21-3rd reading; committee amendment (1) withdrawn ; passed 24-11 with committee amendment (2), floor amendment (1)

Feb 25-received in House Feb 28-to Appropriations & Revenue (H) Mar 28-posting waived retroactively; reported favorably, 1st reading, to Calendar with Committee Substitute

Apr 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day

Apr 2-3rd reading, passed 96-0 with Committee Substitute ; received in Senate; posted for passage for concurrence in House Committee Substitute ; Senate concurred in House Committee Substitute ; passed 32-2; enrolled, signed by each presiding officer

Apr 3-delivered to Governor

Apr 14-signed by Governor (Acts Ch. 104)

SB 70/CI (BR 942) - R. Jones II, E. Worley

## AN ACT relating to sex offenders.

Amend KRS 17.545 to prohibit registered sex offenders from residing with 1,000 feet of a youth program center; provide 90 days from the effective date of the Act for registrants to comply.

Jan 9-introduced in Senate Jan 10-to Judiciary (S)

## SB 71/LM/CI (BR 390) - R. Jones II, E. Worley

AN ACT relating to driving under the influence.

Amend KRS 189A.010 to establish a per se violation of the DUI statute if the driver has at least a certain amount of a controlled substance in the urine or blood; create a rebuttable presumption; reduce the alcohol concentration from 0.18 to 0.15 for an aggravating circumstance; amend KRS 189A.105 to delete statutory right of DUI suspects to make telephonic communication with an attorney upon arrest; lower the alcohol percentage from 0.18 to 0.15 for increased penalties; name the Act the Martin Mitchell Act.

#### SB 71 - AMENDMENTS

SCS/LM/CI - Amend to restore provision relating to telephonic contact with an attorney and to delete the short title.

Jan 9-introduced in Senate

Jan 10-to Judiciary (S)

Jan 17-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 18-2nd reading, to Rules

Jan 22-posted for passage in the Regular Orders of the Day for Thursday, January 24, 2008

Jan 24-3rd reading, passed 35-1 with Committee Substitute

Jan 25-received in House Jan 29-to Judiciary (H)

## Introduced Jan. 10, 2008

**SB 2/FN (BR 1089)** - K. Winters, D. Roeding, D. Thayer, J. Westwood

AN ACT relating to strategies to improve academic achievement and making an appropriation therefor.

Create new sections of KRS Chapter 158 to define terms and state the mathematics advancement fund which may be used for payment of student fees for AP and IB examinations, the establishment and expansion of selected advanced science and mathematics courses, two-year grants to high schools for start-up programs, two-vear renewable grants to middle schools for accelerated learning in science and mathematics, grant to school districts to develop and implement an energy technology engineering career track, professional development grants to teachers; require the Kentucky Department of Education to establish the grant programs and procedures; require the Kentucky Board of Education to establish long-term and annual statewide goals and require the department to develop an evaluation framework; require the department, beginning in 2008, to submit an annual report to LRC by December 1; require at least one employee in each middle and high school to successfully complete an on-line coaches training program; create a new section of KRS Chapter 161 to require the Education Professional Standards Board to develop a training program for certified and classified personnel to become on-line coaches for students enrolled in the Kentucky Virtual High School by July 1, 2009; create new sections of KRS Chapter 164 to require that the Council on Postsecondary Education create a STEM Initiative Task Force and specify the entities to be represented, purposes, terms, and reporting requirements; require the STEM Initiative Task Force to develop a strategic plan to improve STEM performance in government, business, and education; create the Kentucky STEM Initiative fund; amend KRS 156.160 to require the Kentucky Board Education promulgate of to administrative regulations to require courses of study or educational experience in all middle and high schools to fulfill the prerequisites for AP course in calculus, chemistry, and physics; amend KRS 156.553 and 156.555 to permit use of funds under these sections for teachers participating in Middle School Mathematics and Science Scholars Programs; amend KRS 158.007 to modify the definition of "Advanced Placement" or "AP"; amend KRS 158.622 to delete obsolete date references; amend KRS 158.6453 to require reporting on AP participation on school report cards; require the Kentucky Department of Education to contract with an on-line test preparation company to provide a customized ACT preparation program to all public high school juniors; amend KRS 160.348 to require that high school students with the required prerequisite courses shall be admitted to courses offering college credit; require that local schools grant credit toward graduation for AP courses taken through the Kentucky Virtual High School if the student's school does not offer that AP course; require the Kentucky Department of Education to provide information to students regarding prerequisite content necessary for success in high school courses and advanced programs; require the

mathematics; establish the science and

modify the definition of "Advanced placement" or "AP"; amend KRS 164.098 to delete obsolete date references; amend KRS 164.525 to require the Center for Mathematics to advise the Kentucky Department of Education and the state board in the establishment and implementation of the Middle School Mathematics and Science Scholars program; amend KRS 164.7874 to conform; amend KRS 164.7879 to provide a supplemental KEES award to students who are eligible for free or reduced-price lunch based on AP examination scores; amend KRS 164.7881 to eliminate retroactively the 3 year limit on the extension of eligibility for a KEES award for a student who was unable to enroll or complete an academic term due to military service; amend KRS 164.7885 to require a school to submit AP scores to the Kentucky Higher Education Assistance Authority, unless the authority receives the scores directly from the testing service; require a school to report a student's eligibility status for free or reduced-price lunch; require qualifying AP scores to be included in the calculation of KEES awards.

## SB 2 - AMENDMENTS

SCS/FN - Retain original provisions, except delete references to teacher salary supplements; require the Kentucky Department of Education to develop the on-line coaches training instead of the Education Professional Standards Board; delete amendment to KRS 157.390; delete subsection requiring middle schools to offer specific science and mathematics courses.

SCA (1, G. Neal) - Add language to require that each grant applicant for the Middle School Mathematics and Science Scholars Program provide assurances that the necessary resources will be allocated and utilized to help students in all subpopulations academically succeed in the accelerated learning program and to meet the enrollment goal.

SFA (1, T. Shaughnessy) - Limit the payment of AP and IB examinations from the science and mathematics advancement fund to AP and IB examinations in science and mathematics.

HCS/FN - Retain original provisions, except delete duplicative language found in existing section of KRS Chapter 158; add subsection to require that middle school students have access to rigorous academically challenging and curriculum; specify duties of the schoolbased decision making council regarding programs for middle school students; provide that if funds are available that the Kentucky Department of Education provide an ACT preparation program to high school juniors but eliminate prescriptive detail; permit the department to contract for necessary services; and provide that the KEES supplements for scores on AP and IB examinations begin with the 2008-2009 academic year.

HFA (1/P, F. Rasche) - Attach provisions of HB 307/GA, except the emergency clause.

CCR - Cannot agree.

FCCR - Retain original provisions, except make technical corrections, delete duplicative language, and insert

General Assembly's findings relating to science, technology, engineering, and

school year and thereafter, to pay for the cost of AP examinations for public school students; amend KRS 164.002 to

department, effective with the 2008-2009

references to the Gatton Academy for Mathematics and Science in Kentucky in selected sections of KRS Chapter 164 relating to KEES; amend KRS 158.140 to permit the Gatton Academy to award high school diplomas or to award joint high school diplomas with local school districts.

Jan 10-introduced in Senate Jan 14-to Education (S)

Jan 17-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1)

Jan 18-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Jan 22-posted for passage in the Regular Orders of the Day for Wednesday, January 23, 2008

Jan 23-3rd reading; floor amendment (1) defeated ; passed 36-0 with Committee Substitute, committee amendment (1)

Jan 24-received in House

Jan 29-to Education (H)

Feb 14-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 5-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 24-floor amendment (1) filed to Committee Substitute

Apr 2-3rd reading, passed 94-0 with Committee Substitute, floor amendment (1) ; received in Senate; posted for passage for concurrence in House Committee Substitute, floor amendment (1) ; passed over and retained in the Orders of the Day

Apr 14-Senate refused to concur in House Committee Substitute, floor amendment (1) ; received in House; to Rules (H); posted for passage for receding from House Committee Substitute, floor amendment (1) ; House refused to recede from Committee Substitute, floor amendment (1)

15-Conference Apr Committee appointed in House and Senate; Conference Committee report filed in House and Senate: Conference Committee report adopted in House and Senate; Free Conference Committee appointed in House and Senate; Free Conference Committee report filed in House and Senate; Free Conference Committee report adopted in House; passed 94-0: Free Conference Committee report adopted in Senate; passed 35-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 134)

#### SB 66 (BR 1185) - D. Kelly

AN ACT relating to incentives for teachers and making an appropriation therefor.

Create a new section of KRS Chapter 157 to require local school districts, under certain conditions, to provide a salary supplement to teachers of chemistry, physics, or mathematics and to teachers of chemistry, physics, or mathematics employed in schools with a high concentration of students eligible for free or reduced-price lunch; require the Education Professional Standards Board to promulgate administrative regulations; create a new section of KRS Chapter 158 to require that beginning no later than the 2009-2010 academic year. monetary rewards be distributed to teachers as specified for AP calculus,

chemistry, and physics based on student test scores and eligibility for free or reduced-price lunch; limit the maximum annual aggregate award amount to \$10,000 per teacher; specify that awards to teachers are a necessary government expense if the Department of Education's appropriations are insufficient establish that the monetary awards for teachers shall not be used in the calculation for contributions for KTRS; amend KRS 164.757 to include elementarv teachers enrolled in postsecondary education mathematics classes as eligible recipients of the teacher certification loan fund; require the Education Professional Standards Board to establish an accelerated certification program for certified teachers to obtain additional certification in physics, chemistry, or mathematics; allow teachers enrolled in an accelerated certification program to be exempt from repayment of loans.

Jan 10-introduced in Senate; to Education (S)

**SB 72/CI (BR 904)** - D. Kelly, E. Worley, W. Blevins Jr., T. Buford, R. Jones II, J. Rhoads, D. Roeding

AN ACT relating to crimes and punishments and declaring an emergency.

Create a new section of KRS Chapter 196 to require the Department of Corrections to develop an intensive secured substance abuse recovery program for substance abusers seeking or utilizing pretrial diversion in certain circumstances; create a new section of KRS 431.510 to 431.550 to require pretrial screening of felony substance abuse offenders and allow testing and treatment as a condition of pretrial release; create a new section of KRS 533.250 to 533.260 to require felony offenders substance abuse to demonstrate suitable participation in and compliance with substance abuse treatment or recovery before being eligible for pretrial diversion; amend KRS 533.250 to allow referral of certain persons on pretrial diversion to the secured recovery program; amend KRS 532.120 to allow credit for time served in the secure treatment facility or a residential treatment facility; amend KRS 431.515 to conform; EMERGENCY.

#### SB 72 - AMENDMENTS

SCS/CI - Amend to clarify that the recovery program utilizing secure facilities shall be done either by utilization of existing correctional resources or by contract.

HCS/CI - Amend to give discretion to the Department of Corrections as to the time of the creation and size of the intensive secured substance abuse recovery program created in Section 1 of the bill.

HFA (1/FN/LM/CI/P, J. Bell) - Attach provisions of HB 367/GA.

HFA (2, D. Keene) - Amend Section 5 relating to pretrial diversion programs to allow those programs to access treatment, supervision, testing, or programmatic services offered by private agencies.

1 10 1 1 1 0 1

reading, to Calendar with Committee Substitute

Jan 25-2nd reading, to Rules

Jan 28-posted for passage in the Regular Orders of the Day for Tuesday, January 29, 2008

Jan 29-3rd reading, passed 36-0 with Committee Substitute

Jan 30-received in House

Feb 4-to Judiciary (H)

Feb 14-posted in committee

Mar 12-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 13-2nd reading, to Rules

Mar 19-posted for passage in the Regular Orders of the Day for Thursday, March 20, 2008

Mar 24-floor amendment (1) filed to Committee Substitute

Mar 26-floor amendment (2) filed to Committee Substitute

#### SB 73 (BR 1199) - C. Gibson

AN ACT proposing an amendment to Section 100 of the Constitution of Kentucky relating to the office of County Surveyor.

Propose to amend Section 100 of the Constitution of Kentucky to establish requirements for the office of Surveyor and to establish eligibility for the office; to establish that the new requirements be effective for the 2010 regular election; submit to voters for approval or disapproval.

Jan 10-introduced in Senate

Jan 14-to State & Local Government (S)

## SB 74 (BR 971) - D. Kelly

AN ACT relating to domestic relations. Amend KRS 403.725, relating to issuance of domestic violence orders, to specify that if the petition is filed in a county other than the county of usual residence, then the petition shall also include the name of the county of usual residence; provide that when an emergency protective order is issued other than in the county in which there is a pending domestic relations action, that the action be transferred to the county in which the domestic relations action was filed for a full hearing; amend KRS 403.765, relating to certification of domestic violence orders, to provide that either party to an existing domestic violence order may apply to have the case transferred to the court in which an action under KRS Chapter 403 is pending.

Jan 10-introduced in Senate Jan 14-to Judiciary (S)

#### SB 75/FN (BR 852) - K. Winters

AN ACT relating to Kentucky educational excellence scholarship eligibility.

Amend KRS 164.7874 to define "ontrack to graduate;" amend KRS 164.7881 to require that full-time students who initially enroll in college in the 2009-2010 academic year and thereafter only qualify for renewal of their Kentucky education excellence scholarships beyond the second award renewal requirements for those who initially enrolled in college prior to 2009-2010 and for part-time students.

#### SB 75 - AMENDMENTS

SCS/FN - Amend KRS 164.7881 to require that students qualify for renewal of their Kentucky education excellence scholarships beyond the second award period if they have at least a 2.5 grade point average and are on-track to graduate or have a 3.0 or better; reduce the awards to 50 percent of any student who has at least a 2.5 grade point average but less than 3.0 and is not on track to graduate.

HFA (1, C. Rollins II) - Technical clarification of terminology for consistency.

Jan 10-introduced in Senate

Jan 14-to Education (S)

Jan 17-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 18-2nd reading, to Rules

Jan 22-posted for passage in the Regular Orders of the Day for Wednesday, January 23, 2008

Jan 23-3rd reading, passed 36-0 with Committee Substitute

Jan 24-received in House

Jan 29-to Education (H)

Feb 14-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar

Feb 27-2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 24-floor amendment (1) filed

Apr 14-3rd reading, passed 98-0 with floor amendment (1); received in Senate Apr 15-posted for passage for concurrence in House floor amendment (1); Senate concurred in House floor amendment (1); passed 38-0; enrolled,

signed by each presiding officer; delivered to Governor Apr 24-signed by Governor (Acts Ch.

137)

#### SB 76/LM (BR 1010) - C. Gibson

AN ACT relating to manufactured housing.

Amend KRS 227.570 to include manufactured housing and previouslyowned recreational vehicles within the installation regulations; require certified installers to apply for a certified installation sticker; establish power to promulgate administrative regulations; amend KRS 227.491 to prohibit electrical inspection of manufactured or mobile homes lacking certified installation sticker; prohibit electrical inspection of previously-owned manufactured or mobile homes lacking B1 seal; prohibit utilities from energizing service to manufactured or mobile homes lacking a certified installation seal; prohibit utilities from energizing service to previously-owned manufactured or mobile homes lacking a B1 seal; make provisions of the Act effective January 1, 2009.

#### SB 76 - AMENDMENTS

 $\mbox{SCS/LM}$  - Retain original provisions, except clarify that the state fire marshal's office is the state administrative agency

Jan 10-introduced in Senate Jan 14-to Judiciary (S) Jan 24-reported favorably, 1st period if they have at least a 2.5 grade point average and are on-track to graduate; retain current eligibility and responsible for enforcement and administration of the National Manufactured Housing Construction and Safety Standards Act of 1974; require the presence of a "certified installer's seal" rather than the "certified installer" to energize power to an electrical service in a manufactured or mobile home; make technical corrections.

Jan 10-introduced in Senate

Jan 14-to Licensing, Occupations and Administrative Regulations (S)

Jan 22-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 23-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-3rd reading, passed 36-0 with Committee Substitute

Jan 25-received in House

Jan 29-to Local Government (H)

Feb 29-posted in committee Mar 11-reported favorably, 1st

reading, to Calendar

Mar 12-2nd reading, to Rules Mar 17-posted for passage in the Regular Orders of the Day for Tuesday,

March 18, 2008 Mar 20-3rd reading, passed 97-0

Mar 21-received in Senate

Apr 2-enrolled, signed by each

presiding officer; delivered to Governor Apr 14-signed by Governor (Acts Ch. 118)

## Introduced Jan. 11, 2008

**SB 77/LM (BR 1216)** - D. Boswell, J. Pendleton, D. Harper Angel

AN ACT relating to taxation of federally documented vessels.

Amend KRS 132.200 to exempt federally documented vessels from local property tax; effective January 1, 2009.

Jan 11-introduced in Senate

Jan 14-to Appropriations & Revenue (S)

#### SB 78 (BR 1214) - D. Seum

AN ACT relating to recorded instruments.

Create new sections of KRS Chapter 382 to adopt the provisions of the Uniform Real Property Electronic Recording Act; define "document," "electronic," "electronic document," "electronic signature," "paper document," "person," and "state"; require county to comply with standards clerks established by the Kentucky Electronic Recording Commission; create the Kentucky Electronic Recording Commission; require the Governor to appoint seven members to the Kentucky Electronic Recording Commission; require that a majority of the commission members be county clerks; provide that county clerks may use the program starting January 1, 2009.

Jan 11-introduced in Senate

Jan 14-to State & Local Government (S)

## Introduced Jan. 14, 2008

#### SB 79/CI (BR 385) - J. Denton

AN ACT relating to the distribution of

distributor "authorized of record,' "counterfeit prescription drug," "drop shipment," "exclusive distributor," "normal distribution channel," "pedigree," "third party logistics provider," and distributor"; require a "wholesale wholesale distributor to be licensed by the board; specify conditions for a distributor receive wholesale to prescription drugs and require a manufacturer or a wholesale distributor to supply drugs only to a person licensed to possess or distribute drugs to an end user; require any wholesale distributor to provide a pedigree if the drugs were outside of the normal distribution channel and permit the Board of Pharmacy to specify the required contents of a pedigree; prohibit the board from requiring the use of an electronic track and trace system for pedigrees until the federal government establishes standard technology; require the board to promulgate administrative regulations to implement requirements consistent with federal law; permit the state to issue an order to cease distribution upon cause and permit an administrative hearing on the cease order; specify penalties for violations.

Jan 14-introduced in Senate Jan 16-to Licensing, Occupations and Administrative Regulations (S)

#### SB 80/FN (BR 1208) - T. Shaughnessy

AN ACT relating to postsecondary education incentives to increase graduation rates.

Create a new section of KRS Chapter 164 to establish the Four and Forward Program to encourage students to complete baccalaureate degrees within four years; freeze tuition for students who agree to graduate within four years; provide financial incentives to public and nonpublic postsecondary education institutions for graduating students in a timely and efficient manner; and direct the Council of Postsecondary Education to promulgate administrative regulations to establish guidelines for the program.

Jan 14-introduced in Senate Jan 16-to Education (S)

**SB 81 (BR 1209)** - T. Shaughnessy, D. Boswell, D. Harper Angel, J. Rhoads

AN ACT relating to public education curriculum alignment.

Create a new section of KRS Chapter 158 to establish a statewide high school curriculum content that aligns with the community and technical college curriculum and the four-year postsecondary institutions' freshman and sophomore curriculum; direct the commissioner of education and the president of the Council on Postsecondary Education to convene working groups representing the high schools, the community and technical colleges, and the four-year institutions to develop the curriculum content; provide free College Level Examination Program (CLEP) tests to students; amend KRS 160.348 to require each secondary school-based decision making council to offer the statewide curriculum for students in the eleventh and twelfth on Postsecondary Education to promulgate administrative regulations to require the four-year institutions to accept associate degrees from the community and technical colleges to be applied toward a corresponding baccalaureate degree; amend KRS 158.007, 158.6451, and 164.002 to conform.

Jan 14-introduced in Senate Jan 16-to Education (S)

#### SB 82 (BR 1194) - J. Pendleton

AN ACT relating to sales and use tax. Amend KRS 139.472 to exempt a drug purchased for the treatment of an animal, define "animal", EFFECTIVE August 1, 2008.

Jan 14-introduced in Senate Jan 16-to Appropriations & Revenue (S)

#### Introduced Jan. 15, 2008

**SB 83 (BR 1250)** - E. Harris, W. Blevins Jr.

AN ACT relating to net metering of electricity.

Amend KRS 278.465 to add wind, water, or other renewable energy sources to eligible sources of customergenerated electricity.

#### SB 83 - AMENDMENTS

HFA (1, T. Pullin) - Include biomass and biogas as sources of net-metered energy; increase rated capacity of generating units from 15 to 50 kilowatts; require PSC to develop guidelines for interconnection and net metering by retail electric suppliers; require suppliers to file tariff complying with guidelines.

HFA (2, T. Pullin) - Amend KRS 278.466 to increase the cap on accommodating customer generators from one tenth of one percent to one percent of the supplier's single hour peak load.

CCR - Conference committee could not agree

FCCR - Add biomass and biogas to list of fuels in definition of "eligible electric generating facility"; increase maximum rated capacity of such facilities from 15 to 30 kilowatts; amend KRS 278.466 to increase percentage of peak load beyond which suppliers may petition PSC to limit additional customergenerators; require suppliers to carry forward net-metered credits for the life of customer-generator's the account: require customer-generator to pay for any interconnection upgrade; amend KRS 278.467 to require the PSC to develop interconnection and netmetering guidelines and require retail electric suppliers to file tariffs complying with those guidelines.

Jan 15-introduced in Senate

Jan 17-to Agriculture & Natural Resources (S)

Jan 24-reported favorably, 1st reading, to Consent Calendar

Jan 25-2nd reading, to Rules Jan 29-posted for passage in the

Jan 29-posted for passage in the Regular Orders of the Day for Wednesday, January 30, 2008 Feb 5-to Tourism Development & Energy (H)

Mar 4-posted in committee

Mar 6-reported favorably, 1st reading, to Calendar

Mar 7-2nd reading, to Rules

Mar 12-posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008

Mar 21-floor amendment (1) filed

Mar 25-floor amendment (2) filed

Mar 28-3rd reading, passed 96-0 with floor amendments (1) and (2) ; received in Senate

Apr 1-to Rules (S); posted for passage for concurrence in House floor amendments (1) and (2) ; Senate refused to concur in House floor amendments (1) and (2)

Apr 2-received in House; to Rules (H); taken from Rules; posted for passage for receding from House floor amendments (1) and (2); House refused to recede from floor amendments (1) and (2); Conference Committee appointed in House and Senate; Free Conference Committee appointed in Senate

Apr 15-Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee appointed in House; Free Conference Committee report filed in House; Free Conference Committee report adopted in House; Bill passed 94-0; Free Conference Committee report adopted in Senate; passed 37-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 138)

#### SB 84 (BR 1021) - C. Borders

AN ACT relating to corporation income tax and limited liability entity tax.

Create a new section of KRS Chapter 141 to provide that the net gain from treasury function transactions be included in the sales factor of the corporation apportionment formula; make conforming amendments to other sections of KRS Chapter 141; apply to taxable periods beginning after December 31, 2007.

Jan 15-introduced in Senate

Jan 17-to Appropriations & Revenue (S)

**SB 85/FN (BR 1253)** - E. Tori, J. Pendleton, W. Blevins Jr., C. Borders, D. Boswell, T. Buford, C. Gibson, B. Guthrie, D. Harper Angel, E. Harris, T. Jensen, D. Kelly, A. Kerr, G. Neal, J. Rhoads, D. Ridley, D. Roeding, D. Thayer, J. Turner, J. Westwood, D. Williams, K. Winters, E. Worley

AN ACT relating to the taxation of military pay.

Amend KRS 141.010 to exclude from the definition of "adjusted gross income," for tax years beginning on or after January 1, 2009, all compensation received for active duty service in the United States Armed Forces including the National Guard and Reserve.

#### SB 85 - AMENDMENTS

SCS - Create new sections of KRS Chapter 42 to establish the military service rebate fund for qualified military members; provide that the fund consists of moneys collected from grants,

#### prescription drugs.

Create new sections of KRS Chapter 315 to define terms, including

grade beginning with the 2010-2011 school year; create a new section of KRS Chapter 164 to require the Council

Jan 30-3rd reading, passed 35-0 Jan 31-received in House contributions, gifts, donations, and appropriations; direct the Finance and Administration Cabinet to administer the fund; make the fund effective on or after July 1, 2009.

SCA (1/Title, E. Tori) - Make title amendment.

Jan 15-introduced in Senate

Jan 17-to Appropriations & Revenue (S) Jan 29-taken from committee; 1st

reading; reassigned to Veterans, Military Affairs, & Public Protection (S)

Jan 31-reported favorably, to Rules with Committee Substitute, committee amendment (1-title) ; posted for passage in the Regular Orders of the Day for Monday, February 4, 2008

Feb 4-3rd reading, passed 34-0 with Committee Substitute, committee amendment (1-title)

Feb 5-received in House

Feb 11-to Appropriations & Revenue (H)

Mar 17-discharge petition filed

SB 86 (BR 1265) - B. Guthrie

AN ACT relating to the selection of school personnel.

Amend KRS 160.345 to specify the personnel procedures to be used in the selection of school personnel; specify that the school superintendent shall appoint the principal after consultation with the school council if the vacancy is in a school that has an index score that places it in the lowest one-third of all schools below the assistance line and the school has completed a scholastic audit under KRS 158.6455 that includes findings of lack of effectiveness of the principal and the school council; make technical corrections.

#### SB 86 - AMENDMENTS

SFA (1, G. Neal) - Provide that a local school district superintendent shall have discretion to appoint a minority principal in a school having 8% or more minority students enrolled when minority personnel are needed to improve the balance of certified staff in the school.

HCS - Retain original provisions; make technical correction.

Jan 15-introduced in Senate

Jan 17-to Education (S)

Feb 14-reported favorably, 1st reading, to Calendar

Feb 15-2nd reading, to Rules Feb 19-posted for passage in the

Regular Orders of the Day for Wednesday, February 20, 2008; floor amendment (1) filed

Feb 20-3rd reading; floor amendment (1) withdrawn ; passed 37-0; received in House

Feb 25-to Education (H)

Feb 29-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 12-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 25-3rd reading, passed 97-0 with Committee Substitute

Mar 26-received in Senate

Apr 1-to Rules (S); posted for passage

Apr 2-enrolled, signed by each presiding officer; delivered to Governor Apr 14-signed by Governor (Acts Ch. 105)

SB 87 (BR 482) - D. Seum

AN ACT relating to motor vehicle usage tax.

Amend KRS 138.470 to provide an exemption for certain transfers between a trustee, a trust, and a beneficiary; Effective August 1, 2008.

Jan 15-introduced in Senate Jan 17-to Appropriations & Revenue (S)

#### Introduced Jan. 16, 2008

**SB 88 (BR 234)** - R. Palmer II, J. Pendleton, W. Blevins Jr., D. Boswell, D. Harper Angel, R. Jones II, J. Turner

AN ACT relating to tuition benefits for children of disabled veterans.

Amend KRS 164.515 to change the requirement of 100 percent disability to 50 percent or more and provide that the percentage of tuition waiver is equal to the percent of disability.

Jan 16-introduced in Senate Jan 18-to Education (S)

#### SB 89 (BR 1319) - T. Buford

AN ACT relating to financial services.

Amend KRS 286.2-670 and 286.2-680 to change "lending institution" to "financial institution"; create a new section of Subtitle 2 of KRS Chapter 286 to restrict the use of the terms "bank," "banker", "banking", or similar words in a designation or name or as any part of a designation or name under which business is or may be conducted in this state; restrict a person or entity representing itself as a fiduciary or trust company or using the word "trust" or similar words in a designation or a name or as any part of a designation or name under which business is or may be conducted in this state; amend KRS 286.3-100 to permit a bank to hold and acquire real estate conveyed in satisfaction of debts, or that it may purchase under a judgment in its favor, for such period of time as is deemed reasonable by the bank under the circumstances of the real estate market rather than for a period not longer than 10 years; permit a write down of such real estate acquisition at no less than 5%, rather than at 10%, per year; amend KRS 286.6-055 to delete requirement that the maintenance of service facilities unions be reasonably of credit necessary to furnish service to members; establish requirements for application for establishment and maintenance of a credit union service facility; create a new section of Subtitle 2 of KRS Chapter 286 to establish rate at which a financial institution must automatically renew a certificate of deposit; repeal KRS 367.393 which establishes rates at renewal for certificate deposits that are subject to automatic renewal at maturity.

Jan 16-introduced in Senate

**SB 90 (BR 1226)** - G. Tapp, J. Denton, T. Buford

AN ACT relating to deaf and hard of hearing training programs.

Amend KRS 164.4781 to permit the establishment of an interpreter training program for the deaf and hard of hearing at more than one public institution of higher education; delete language requiring the Council on Postsecondary Education to establish the program at an institution that has demonstrated expertise in training interpreters and providing support services for deaf and hard of hearing students; delete language requiring the university to implement an extension interpreter training program that will move to different sites throughout the state from year to year.

Jan 16-introduced in Senate

Jan 18-to Licensing, Occupations and Administrative Regulations (S)

Jan 29-reported favorably, 1st reading, to Consent Calendar

Jan 30-2nd reading, to Rules

Feb 4-posted for passage in the Consent Orders of the Day for Wednesday, February 6, 2008

Feb 6-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 35-0

Feb 7-received in House

- Feb 11-to Health & Welfare (H)
- Mar 11-posted in committee

Mar 20-reported favorably, 1st reading, to Calendar

Mar 21-2nd reading, to Rules

Mar 26-posted for passage in the Regular Orders of the Day for Thursday, March 27, 2008

Mar 28-3rd reading, passed 97-0; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 62)

#### Introduced Jan. 17, 2008

#### SB 91/FN (BR 1207) - T. Shaughnessy

AN ACT relating to the Project Graduate Program and making an appropriation therefor.

Create a new section of KRS Chapter 164 to recruit and provide incentives to legal residents who have a least 90 credit hours in postsecondary education to encourage them to complete their baccalaureate degree; establish the Project Graduate Program for students who need less than 15 credit hours and for students who need more than 15 credit hours to complete a baccalaureate degree; provide that eligible students shall be reimbursed for tuition expenses for the second half of the courses taken to complete the degree; create a new section of KRS Chapter 164 to require the Council on Postsecondary Education, with assistance from the public and private postsecondary education institutions and the Kentucky Higher Education Assistance Authority, to promulgate an administrative regulation to establish the Project Graduate Program; create a new section Authority to reimburse eligible students for tuition expenses; and create a new section of KRS Chapter 164A to establish the Project Graduate Program restricted fund in the State Treasury for program funds for the Kentucky Higher Education Assistance Authority to use to reimburse eligible students for tuition expenses.

Jan 17-introduced in Senate Jan 22-to Education (S)

#### SB 92 (BR 1393) - R. Jones II

AN ACT relating to the uniform schedule of bail.

Amend KRS 431.540 relating to the setting of the uniform schedule of amounts of bail by the Supreme Court to permit the court to set a uniform schedule of bail for nonviolent Class D felonies in addition to the current misdemeanors and violations.

Jan 17-introduced in Senate Jan 22-to Judiciary (S)

Feb 21-reported favorably, 1st

reading, to Consent Calendar Feb 25-2nd reading, to Rules

Feb 26-posted for passage in the Consent Orders of the Day for Wednesday, February 27, 2008

Feb 27-3rd reading, passed 33-0

Feb 28-received in House

Mar 3-to Judiciary (H)

Mar 10-posted in committee

Mar 11-posting waived

Mar 26-reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Friday, March 28, 2008 Apr 14-3rd reading, passed 95-1;

received in Senate Apr 15-enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 186)

SB 93/LM (BR 269) - R. Palmer II, E. Worley

AN ACT relating to the operation of golf carts on a public roadway.

Create a new section of KRS chapter 189 to allow local governments to adopt ordinances permitting the use of golf carts on designated public roadways under local control; define "golf cart" and government"; require "local that adopted ordinances bv local governments include the issuance of a permit, the display of a sticker or permit, and the inspection by certified inspector for all golf carts operated on designated public roadways; require designated public roadways to be restricted to roadways with a speed limit of twentyfive (25) miles per hour or less; require golf carts operated on designated public roadways to display a slow moving emblem in compliance with KRS 189.820; require golf carts operated on designated public roadways to be insured in compliance with KRS 304.39-080; subject operators of golf carts on designated public roadways to the traffic regulations of KRS Chapter 189; exempt golf carts operated on designated public roadways from the title requirements of KRS 186.020, vehicle registration

for concurrence in House Committee Substitute ; Senate concurred in House Committee Substitute ; passed 37-0

Jan 18-to Banking & Insurance (S)

of KRS Chapter 164A to direct the Kentucky Higher Education Assistance

requirements of KRS 186.050, and emissions compliance certificates pursuant to KRS 224-20.720.

#### SB 93 - AMENDMENTS

SCS/LM - Retain provisions of the original bill, except define "golf cart" as having a design speed capable of not more than 35 miles per hour; increase the speed limit on roadways designated for golf cart use from 25 miles per hour to 35 miles per hour.

HCS/LM - Retain original provisions; restrict operation of golf carts to roadways within five road miles of an entrance to a golf course; change wheel requirements for golf carts from having a minimum of three wheels to having a minimum of four wheels.

Jan 17-introduced in Senate

Jan 22-to Transportation (S)

Jan 30-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 31-2nd reading, to Rules

Feb 6-posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008

Feb 7-3rd reading, passed 34-1 with Committee Substitute

Feb 8-received in House

Feb 12-to Transportation (H)

Mar 14-posted in committee

Mar 18-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 19-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 20, 2008

Mar 21-3rd reading, passed 95-0 with Committee Substitute

Mar 24-received in Senate

Apr 1-to Rules (S); posted for passage for concurrence in House Committee Substitute ; Senate concurred in House Committee Substitute : passed 36-0

Apr 2-enrolled, signed by each presiding officer; delivered to Governor Apr 14-signed by Governor (Acts Ch.

#### SB 94/LM (BR 1348) - P. Clark

AN ACT relating to disability placards. Amend KRS 189.456 to require that any information contained on disability placards be written in indelible ink or inscribed in other permanent fashion as to prevent tampering with or changing of information contained on such placards.

Jan 17-introduced in Senate Jan 22-to Transportation (S)

#### Introduced Jan. 18, 2008

SB 3/LM (BR 1420) - D. Williams

AN ACT relating to elections and declaring an emergency.

Amend various sections of KRS Chapters 83A, 116, 117, 118, 118A, 119, and 121 to change the filing deadline for candidates in primaries from the last Tuesday in January to the last Tuesday in April; change the date of the primary from the first Tuesday after the third Monday in May to the first Tuesday after the third Monday in August; eliminate the runoff primary for gubernatorial slates; amend various sections to conform; EMERGENCY.

#### SB 3 - AMENDMENTS

presidential candidates to 45 days before the presidential preference primary; change the presidential preference primary date to the first Tuesday in February; create a new section in KRS Chapter 118 to require the Secretary of State to make a recommendation to the State Board of Elections to change the date of the presidential preference primary under certain conditions; require the State Board of Elections to give notice to the Legislative Research Commission if the date of the presidential preference primary is to change; require the State Board of Elections to promulgate administrative regulations and establish procedures for election officials to follow. SCA (1, D. Thayer) Delete emergency clause.

SCA (2/Title, D. Thayer) - Make title amendment.

Jan 18-introduced in Senate

Jan 22-to State & Local Government (S)

Jan 25-taken from committee; 1st reading; returned to State & Local Government (S)

Jan 28-taken from committee; 2nd reading; returned to State & Local Government (S)

Jan 30-reported favorably, to Rules with Committee Substitute, committee amendments (1) and (2-title); posted for passage in the Regular Orders of the Day for Wednesday, January 30, 2008; 3rd reading, passed 21-14 with Committee Substitute, committee amendments (1) and (2-title)

Jan 31-received in House

Elections. Feb 4-to Const. Amendments & Intergovernmental Affairs (H)

### SB 95 (BR 1434) - T. Buford

AN ACT changing the classification of the City of Lancaster, in Garrard County.

Reclassify the City of Lancaster in Garrard County, population 4,372, from a city of the fifth class to a city of the fourth class. As provided in Section 156A of the Kentucky Constitution, the population requirements for the classification of cities established by the former Section 156 of the Kentucky Constitution remain in effect until changed by law. Therefore, classification as a city of the fourth class requires a population of 3,000 to 7,999.

Jan 18-introduced in Senate

Jan 22-to State & Local Government (S)

Feb 6-reported favorably, 1st reading, to Consent Calendar

Feb 7-2nd reading, to Rules

Feb 11-posted for passage in the Regular Orders of the Day for Wednesday, February 13, 2008

Feb 13-3rd reading, passed 30-4

Feb 14-received in House

Feb 20-to Local Government (H) Feb 26-posting waived retroactively; reported favorably, 1st reading, to

Calendar Feb 27-2nd reading, to Rules Mar 3-posted for passage in the

Regular Orders of the Day for Tuesday, March 4, 2008

Mar 5-3rd reading, passed 92-5

Apr 1-enrolled, signed by Speaker of the House; delivered to Governor

Apr 7-signed by Governor (Acts Ch. 12)

#### Introduced Jan. 22, 2008

#### SB 96/HM (BR 1437) - T. Buford

AN ACT relating to health insurance coverage for colorectal cancer detection.

Create a new section of Subtitle 17A of KRS Chapter 304 to require health benefit plans to provide coverage for colorectal cancer screenings, effective January 1, 2009, in accordance with guidelines of the American Cancer Society.

#### SB 96 - AMENDMENTS

SFA (1, J. Denton) - Retain all provisions; make technical correction.

Jan 22-introduced in Senate

Jan 24-to Health & Welfare (S)

Feb 20-reported favorably, 1st reading, to Calendar

Feb 21-2nd reading, to Rules; floor amendment (1) filed

Feb 25-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008

Feb 26-3rd reading, passed 34-1 with floor amendment (1)

Feb 27-received in House

Mar 3-to Banking & Insurance (H)

Mar 14-posted in committee favorably, Mar 19-reported 1st

reading, to Calendar

Mar 20-2nd reading, to Rules

Mar 26-posted for passage in the Regular Orders of the Day for Thursday, March 27, 2008

Mar 27-3rd reading, passed 97-1; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 107)

SB 97 (BR 1421) - R. Stivers II, T. Jensen, W. Blevins Jr., R. Jones II

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

Appropriate \$450,000 to Operation UNITE from the Local Government Economic Development Fund, Multi-County Fund, for operational programs and support; EMERGENCY.

#### Jan 22-introduced in Senate

Jan 23-taken from Committee on Committees; laid on clerk's desk; taken from clerk's desk; 1st reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Jan 24-taken from committee; 2nd reading; returned to Appropriations & Revenue (S); reported favorably, to Rules

Jan 28-posted for passage in the Regular Orders of the Day for Tuesday, January 29, 2008

Jan 29-3rd reading, passed 36-0

Jan 30-received in House Feb 4-to Appropriations & Revenue (H)

Westwood

AN ACT relating to the treatment of breast and cervical cancer in Kentucky and declaring an emergency.

Create a new section of KRS 205.510 to 205.645 to expand Medicaid coverage to offer benefits to uninsured women who are under age 65, have been diagnosed with breast or cervical cancer or precancerous conditions through the Centers for Disease Control and Prevention's National Breast and Cervical Cancer Early Detection Program or the state program implementing that program, and who are not otherwise covered by insurance; require the Department for Medicaid Services to request federal approval of this expansion within three months after funding becomes available; require the department to promulgate administrative regulations to implement the program.

Jan 22-introduced in Senate

Jan 24-to Health & Welfare (S)

Feb 20-reported favorably, 1st reading, to Consent Calendar

Feb 21-2nd reading, to Rules

Feb 26-posted for passage in the Regular Orders of the Day for Wednesday, February 27, 2008

Feb 27-passed over and retained in the Orders of the Day

Feb 28-3rd reading, passed 36-0

Feb 29-received in House

Mar 3-to Health & Welfare (H)

Mar 11-posted in committee

Mar 20-reported favorably, 1st reading, to Calendar

Mar 21-2nd reading, to Rules

the House; delivered to Governor

SB 99/LM (BR 1403) - D. Seum

the Senate

governments.

requirements

63)

(S)

Worley

procurement.

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 26-3rd reading, passed 99-0; received in Senate Apr 1-enrolled, signed by President of

Apr 2-enrolled, signed by Speaker of

Apr 10-signed by Governor (Acts Ch.

AN ACT relating to land use in

Create a new section of KRS Chapter

for

Jan 24-to State & Local Government

SB 100/LM (BR 1246) - G. Tapp, E.

AN ACT relating to state government

Amend KRS 45A.070 to expand the

definition of "best value" to include

provision of items equal to those named

in the contract specifications; amend

KRS 45A.170 to require the inclusion of

best value procurement in contract

specifications; amend KRS 162.065 to

require the inclusion of best value

provisions in school construction

residential

counties containing consolidated local

100 to establish residential density

developments having access to roads

meeting certain criteria in the county.

Jan 22-introduced in Senate

SCS/LM - Retain original provisions except change the filing deadline for

Mar 6-received in Senate

Mar 24-enrolled, signed by President of the Senate

SB 98/FN (BR 1387) - A. Kerr, T. Buford, E. Scorsone, E. Tori, J.

contract specifications; amend KRS 164A.585 to best value provisions in construction contracts at public colleges

#### and universities.

#### SB 100 - AMENDMENTS

SCS/LM - Retain original provisions except amend KRS 45A.035 to require regulations be adopted providing for an appeals process; removes revision of the definition of "best value" in KRS 45A.070; amend KRS 45A.170 to require best value specifications; adds best value language to KRS 45.415; deletes language relating to specification for sole source products.

HFA (1, H. Moberly Jr.) - Amend KRS 45A.030 to define "electronic equipment"; amend KRS 45A.045 to require the Finance and Administration Cabinet, for all procurement of electronic equipment, to issue separate bid documents for the hardware required and for any contract for services relating to the hardware, if doing so will result in cost savings; amend KRS 164A.575 to require all governing boards of universities, colleges, and technical institutions, for all procurement of electronic equipment, to issue separate bid documents for the hardware required and for any contract for services relating to the hardware, if doing so will result in cost savings.

HFA (2, D. Keene) - Retain original provisions; provide that counties with a courthouse commission shall limit membership to three members, two appointed by the fiscal court, one appointed by the county judge/executive; limit courthouse commission members' salaries to no more than \$1,200 per year.

HFA (3/Title, D. Keene) - Make title amendment.

Jan 22-introduced in Senate

Jan 24-to State & Local Government (S)

13-reported favorably, 1st Feb reading, to Calendar with Committee Substitute

Feb 14-2nd reading, to Rules

Feb 15-posted for passage in the Regular Orders of the Day for Wednesday, February 20, 2008

Feb 20-3rd reading, passed 37-0 with Committee Substitute ; received in House

Feb 25-to State Government (H)

Mar 4-posted in committee

Mar 6-reported favorably, 1st reading, to Calendar

Mar 7-2nd reading, to Rules

Mar 12-posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008

Mar 13-floor amendment (1) filed

Mar 19-floor amendment

withdrawn Mar 24-floor amendments (2) and (3-

(1)

title) filed

Mar 27-3rd reading, passed 97-0; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 47)

## SB 101/CI (BR 894) - B. Guthrie

AN ACT relating to halfway houses. Amend KRS 196.010 to include a halfway house within the definition of a "correctional institution"; amend KRS 196.070 to prohibit the placement of

person under the control of the Department of Corrections in a halfway house located within 300 feet of a public park; amend KRS 196.730 to prohibit the awarding of funds for expenditure towards a halfway house located within 300 feet of a public park.

Jan 22-introduced in Senate Jan 24-to Judiciary (S)

SB 102/CI (BR 1076) - E. Worley, R. Palmer II, W. Blevins Jr., D. Boswell, D. Harper Angel

AN ACT relating to identity theft. Amend KRS 514.160, relating to theft of identity, to add avoiding criminal prosecution as an element of the offense

Jan 22-introduced in Senate Jan 24-to Judiciary (S)

## Introduced Jan. 23, 2008

#### SB 103 (BR 1394) - V. McGaha

AN ACT designating the City of Somerset as the official car cruise capital of Kentucky.

Create a new section of KRS Chapter 2 to designate the City of Somerset as the car cruise capital of Kentucky.

Jan 23-introduced in Senate

Jan 25-to Economic Development, Tourism & Labor (S)

Feb 19-reported favorably, 1st reading, to Consent Calendar

Feb 20-2nd reading, to Rules

Feb 25-posted for passage in the Consent Orders of the Day for Tuesday, February 26, 2008

Feb 26-3rd reading, passed 35-0 Feb 27-received in House

Mar 3-to State Government (H)

#### SB 104 (BR 1389) - E. Scorsone

AN ACT relating to certificates for driving.

Create a new section of KRS Chapter 186, to define the term "certificate for driving" as a certificate issued by the Transportation Cabinet to an individual who cannot prove citizenship or legal presence requirements of KRS 186.412; mandate that certificates for driving be clearly distinguishable from regular operator's licenses and clearly state on the face that the document is not to be used for identification purposes; require the cabinet to establish a unique identifying number system for certificates and keep a database of all certificate holders and their driving histories available for the use of law enforcement agencies; require the Transportation Cabinet to promulgate regulations to provide standards for the application, issuance, denial, and revocation of certificates; create a new section of KRS Chapter 186 to set out application procedures for certificates for driving; require application to be made in Frankfort or at a regional office of the cabinet; require State Police examinations of all applicants for a certificate; impose age-appropriate instruction permit and graduated license restrictions on individuals applying for a

foreign jurisdiction; create a new section of KRS Chapter 186 to set out denial criteria and revocation criteria; require the cabinet to establish a points and suspension system for moving violations similar to the one used for operator's licenses; make certificates valid for 4 years, with renewal; require possession of certificate at all times when operating a motor vehicle; require certificate holders to notify the circuit clerk of name and address changes; set the fee for a certificate at the same fee as for an operator's license; prohibit certificate holders from possessing or applying for license, an operator's personal identification card, or commercial driver's license; prohibit certificate holders from operating a commercial motor vehicle.

Jan 23-introduced in Senate Jan 25-to Judiciary (S)

#### SB 105 (BR 1358) - D. Seum

AN ACT proposing an amendment to Section 36 of the Constitution of Kentucky, relating to sessions of the General Assembly.

Propose to amend Section 36 of the Kentucky Constitution to limit odd-year sessions to revenue and appropriation bills, other subjects that may be proposed by the Governor through the filing of a proclamation, and two subjects proposed for consideration by the Senate President and House Speaker and agreed to by both of them, drafted into bills and filed in the appropriate House; permit statutory committees to meet during odd-year sessions; restrict action upon revenue and appropriation bills in even-year sessions to a threefifths vote; provide schedule for effectiveness of amendment; submit to voters.

Jan 23-introduced in Senate

Jan 25-to State & Local Government (S)

SB 106/FN/LM (BR 1345) - A. Kerr, T. Buford, E. Scorsone

AN ACT relating to urban-county governments.

Amend KRS 67A.6901 to create the new definition of "Dispatch communications personnel" and delete the definition of "Firefighter personnel"; amend KRS 67A.6902, 67A.6903, 67A.6904, 67A.6905, 67A.6906. 67A.6908, 67A.6909, and 67A.6910 to conform to the definition changes.

Jan 23-introduced in Senate

Jan 25-to State & Local Government (S)

Mar 6-reassigned to Judiciary (S) Mar 13-reported favorably, 1st reading, to Calendar

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 18-passed over and retained in the Orders of the Day

Mar 19-3rd reading, passed 31-4; received in House

Mar 20-to Local Government (H)

Mar 21-posted in committee

#### SB 107 (BR 1273) - J. Pendleton

AN ACT relating to data used in permit application determinations.

Amend KRS 224.16-050 to provide that water quality data relating to permit applications be less than three years old and obtained and analyzed by sources certified to conduct such collection and analysis.

Jan 24-introduced in Senate

Jan 28-to Agriculture & Natural Resources (S)

SB 108 (BR 1491) - R. Jones II, D. Harper Angel

AN ACT relating to domestic violence. Amend KRS 403.720 to include dating partners among the class of persons allowed to obtain domestic violence protective orders; amend KRS 403.725 to permit college students and military personnel to apply for emergency protective orders and domestic violence orders; amend KRS 431.005 to conform.

Jan 24-introduced in Senate Jan 28-to Judiciary (S)

Introduced Jan. 25, 2008

SB 109/CI (BR 1543) - R. Jones II

AN ACT relating to sex offenders.

Amend KRS 17.545 to prohibit registered sex offenders from coming onto the grounds of a high school, middle school, elementary school, preschool, publicly owned playground, or licensed day care facility.

Jan 25-introduced in Senate Jan 29-to Judiciary (S)

SB 110/LM (BR 945) - T. Buford

AN ACT relating to the sale of alcoholic beverages.

Amend KRS 241.010 to define 'veterans' service organization"; create a new section of KRS Chapter 242 to authorize local option elections for the limited sale of alcoholic beverages by the drink at a veterans' service organization's post.

Jan 25-introduced in Senate Jan 29-to State & Local Government (S)

#### Introduced Jan. 28, 2008

SB 111 (BR 953) - E. Tori, C. Gibson, D. Boswell, T. Buford, B. Guthrie, E. Harris, T. Jensen, D. Kelly, G. Neal, J. Pendleton, D. Roeding, G. Tapp, J. Westwood, D. Williams, K. Winters

AN ACT relating to Base Realignment and Closure (BRAC), making an appropriation therefor, and declaring an emergency.

Establish Subchapter 60 of KRS Chapter 154 and create new sections thereof to establish the BRAC Economic Development Commission; create the BRAC economic development fund: appropriate debt service and authorize BRAC economic development fund

certificate who do not have a valid license from another state or recognized Introduced Jan. 24, 2008

bonds; EMERGENCY.

SB 111 - AMENDMENTS

SCA (1, E. Tori) - Amend to make Fort Knox Garrison Commander serve in the BRAC Economic Development Commission only in an advisory capacity.

Jan 28-introduced in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Jan 29-taken from Committee on Committee; 2nd reading; returned to Committee on Committees (S); to Veterans, Military Affairs, & Public Protection (S)

Jan 31-reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 4, 2008

Feb 4-recommitted to Veterans, Military Affairs, & Public Protection (S); reported favorably, to Rules with committee amendment (1) ; posted for passage in the Regular Orders of the Day for Monday, February 4, 2008; 3rd reading, passed 34-0 with committee amendment (1)

Feb 5-received in House

Feb 11-to Appropriations & Revenue (H)

**SB 112/LM (BR 1242)** - V. McGaha, G. Tapp, C. Borders, C. Gibson, B. Leeper, D. Roeding, D. Thayer, K. Winters

AN ACT relating to public employee insurance plans.

Create a new section of KRS Chapter 61 to define a "public agency" as any agency participating in a stateadministered retirement system or plan, any agency participating in the state health insurance plan, or any public institution subject to the provisions of KRS Chapter 164; define "family member" as the employee's spouse, natural or adopted children, stepchildren, children for whom legal guardianship has been awarded, children for whom the employee or employee's spouse has a legal obligation to provide for healthcare expenses, and children, parents, grandparents, brothers, or sisters claimed as dependent's on the employee's federal tax return; require public agencies to allow the employee to only select health insurance coverage for the employee and family members of the employee.

Jan 28-introduced in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Jan 29-taken from Committee on Committee; 2nd reading; returned to Committee on Committees (S); to State & Local Government (S)

Jan 30-reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, January 30, 2008; 3rd reading, passed 30-5

Jan 31-received in House Feb 5-to Health & Welfare (H) Mar 17-posted in committee

#### SB 113 (BR 1572) - R. Palmer II

AN ACT relating to the minimum age for students entering the primary program.

Amend KRS 158.030 to require a child to be five years of age by August 1 to enter a primary school program. Jan 28-introduced in Senate Jan 30-to Education (S)

#### SB 114 (BR 1603) - R. Jones II

AN ACT relating to booster seats.

Amend KRS 189.125 to require that a child under the age of eight years and between 40 and 57 inches in height be secured in a child booster seat; amend KRS 189.990, relating to penalties for traffic offenses, to specify that child restraint seat and booster seat fines are not subject to court costs, additional costs, or fees; specify that seat belt violations are not subject to additional costs or fees.

Jan 28-introduced in Senate Jan 30-to Judiciary (S)

#### SB 115 (BR 1557) - T. Shaughnessy

AN ACT relating to transition academies and making an appropriation therefor.

Create a new section of KRS Chapter 158 to require the secretary of the Cabinet to Education convene representatives of the Council on Postsecondary Education, the Kentucky Community and Technical College System, the postsecondary education institutions, the Kentucky Department of Education, and the secondary area technology centers to design a program to establish 12 transition academies in high schools to implement a curriculum that will allow students to earn at least 30 hours of college credit toward a postsecondary education credential; require that the curriculum include an academic and career track with career choices decided by the community partners; require the Kentucky Board of Education to promulgate administrative regulations establishing a competitive grant program to fund transition academies; require state funded grant awards of \$100,000 each year and a required match of \$100,000 match from local education partners and \$100,000 from local public and private partners; permit grants to be renewed for up to six years; create a new section of KRS Chapter 158 to create the Kentucky transition academy restricted fund in the State Treasury to be used to match funds to create transition academies; APPROPRIATION.

Jan 28-introduced in Senate

Jan 30-to Appropriations & Revenue (S)

#### SB 116 (BR 1233) - D. Harper Angel

AN ACT relating to traffic regulations. Create a new section of KRS Chapter 189 to prohibit the operator of a motor vehicle on a public highway to read, write or send a text message; direct that enforcement for violation be taken only as a secondary offense; prohibit the Transportation Cabinet from including a conviction on the driving record of the person or to report the conviction to the employer of the person or any insurance company; penalty.

Jan 28-introduced in Senate

#### Introduced Jan. 29, 2008

#### SB 117 (BR 855) - J. Denton

AN ACT proposing an amendment to Sections 30 and 31 of the Constitution of Kentucky relating to elections of the General Assembly.

Propose to amend Sections 30 and 31 to the Constitution of Kentucky to extend the terms of State Senators from four years to six years beginning in 2010; submit to voters.

Jan 29-introduced in Senate

Jan 31-to State & Local Government (S)

#### SB 118 (BR 360) - J. Denton

AN ACT relating to the immunization of children.

Amend KRS 214.034 to remove the clause sunsetting the requirement that all public and private primary schools obtain a current immunization certificate for hepatitis B for any child enrolled as a regular attendee in the sixth grade.

## SB 118 - AMENDMENTS

HCS - Retain original provisions and amend KRS 315.036 to delete references to wholesalers; create new sections of KRS Chapter 315 to define terms including authorized distributor of record, counterfeit prescription drug, drop shipment, emergency medical reasons, end user, manufacturer, normal distribution channel, pedigree, third party provider and logistics wholesale wholesale distributor: require a distributor to be licensed by the board; specify conditions for a wholesale distributor to receive prescription drugs and require a manufacturer or a wholesale distributor to supply drugs only to a person licensed to possess or distribute drugs to an end user; require any wholesale distributor to provide a pedigree if the drugs were outside of the normal distribution channel and permit board to specify the required contents of a pedigree; prohibit the board from requiring the use of an electronic track and trace system for pedigrees until the federal government establishes standard technology; require the board to promulgate administrative regulations to implement requirements consistent with federal law; permit the Board of Pharmacy to issue an order to cease distribution upon cause and permit an administrative hearing on the cease order; and specify penalties for violations.

HCA (1/Title, T. Burch) - Make title amendment.

HFA (1/P, D. Watkins) - Attach provisions of HB 396/HCS 2.

Jan 29-introduced in Senate

Jan 31-to Health & Welfare (S)

Feb 13-reported favorably, 1st reading, to Consent Calendar

Feb 14-2nd reading, to Rules

Feb 15-posted for passage in the Consent Orders of the Day for Tuesday, February 19, 2008

Feb 20-3rd reading, passed 37-0; received in House

Feb 25-to Health & Welfare (H) Mar 11-posted in committee

Substitute, committee amendment (1-title)

Mar 21-2nd reading, to Rules

Mar 26-posted for passage in the Regular Orders of the Day for Thursday, March 27, 2008

Mar 27-floor amendment (1) filed to Committee Substitute ; 3rd reading, passed 96-2 with Committee Substitute, committee amendment (1-title) ; received in Senate

Apr 2-to Rules (S); posted for passage for concurrence in House Committee Substitute, committee amendment (1title) ; Senate concurred in House Committee Substitute, committee amendment (1-title) ; passed 36-0; enrolled, signed by each presiding officer

Apr 3-delivered to Governor

Apr 15-signed by Governor (Acts Ch. 124)

### SB 119 (BR 277) - J. Denton

AN ACT relating to court costs.

Amend KRS 23A.205 relating to court costs in criminal cases in Circuit Court to increase costs from \$100 to \$125; amend KRS 24A.175 relating to court costs in criminal cases in District Court to increase costs from \$100 to \$125; amend KRS 42.330 relating to disposition of court costs to provide that \$25 from each court cost go to the Cabinet for Health and Family Services to provide supervised visitation in cases where a court requires supervised visitation.

Jan 29-introduced in Senate Jan 31-to Judiciary (S)

**SB 120 (BR 1608)** - T. Buford, W. Blevins Jr., J. Rhoads, D. Ridley

AN ACT relating to booster seats.

Amend KRS 189.125 to require that a child under age 7 years between 40 and 50 inches in height be secured in a child booster seat; amend KRS 189.990 relating to penalties for traffic offenses to require that a courtesy warning be issued for a first violation of the booster seat requirement; require that child restraint seat and booster seat fines are not subject to court costs, additional costs, or fees; require that seat belt violations are not subject to additional costs or fees; amend KRS 186.574 and 431.452 to conform.

#### SB 120 - AMENDMENTS

SCS - Amend provisions to allow courtesy warnings until 2009, to set the penalty for the offense at \$30, and to allow a defendant to purchase a booster seat in lieu of paying the fine.

Jan 29-introduced in Senate

Jan 31-to Judiciary (S)

Mar 5-taken from committee; 1st reading; returned to Judiciary (S)

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules Mar 11-posted for passage in the

Regular Orders of the Day for Wednesday, March 12, 2008

Mar 12-3rd reading, passed 30-5-2 with Committee Substitute

Mar 13-received in House

Jan 30-to Judiciary (S)

Mar 20-reported favorably, 1st reading, to Calendar with Committee

Mar 18-to Health & Welfare (H) Mar 24-posting waived; posted in committee

Mar 26-reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Apr 2-3rd reading, passed 88-8; received in Senate; enrolled, signed by each presiding officer

Apr 3-delivered to Governor

Apr 14-signed by Governor (Acts Ch. 108)

#### SB 121 (BR 948) - D. Harper Angel

AN ACT relating to a health facility patient's visitation rights.

Create a new section of KRS Chapter 216B to allow a patient of a health facility who is 18 years of age or older to designate, orally or in writing, an individual, not legally related by marriage or blood, who the patient wishes to be considered as an immediate family member; require the health facility to note this designation in the patient's permanent medical records.

Jan 29-introduced in Senate Jan 31-to Judiciary (S)

SB 122/FN (BR 1476) - G. Neal, D. Harper Angel

AN ACT relating to dental health. Amend KRS 156.160 to require a dental screening or examination the first year that a three, four, five or six yearold child is enrolled in a public school, public preschool, or Head Start program.

Jan 29-introduced in Senate Jan 31-to Health & Welfare (S)

#### Introduced Jan. 30, 2008

#### SB 123 (BR 1558) - T. Shaughnessy

AN ACT relating to the Kentucky Community and Technical College System.

Create a new section of KRS Chapter 164 to provide that by the 2010-2011 school year students in the Kentucky Community and Technical College System have the opportunity to acquire a certificate, diploma, or associate degree; define terms; require that credit hours for a diploma and associate degree be accepted toward a degree at a four year postsecondary education institution; create a new section of KRS Chapter 164 to require the Council on Postsecondary Education to promulgate administrative regulations to require the four year institutions to accept associate degrees from the community and technical colleges to be applied toward a corresponding baccalaureate degree.

Jan 30-introduced in Senate Feb 1-to Education (S)

#### SB 124 (BR 1580) - J. Denton

AN ACT relating to disciplinary actions against dental professionals.

Amend KRS 313.130 to allow the Board of Dentistry to impose scope-ofpractice restrictions on dentists; amend KRS 313.330 to allow the board to impose scope-of-practice restrictions on dental hygienists; amend KRS 313.990 to allow the board to levy administrative fines not exceeding \$5,000 per offense

for violations of KRS 313.130 or 313.140 and to allow the board to levy fines not exceeding \$3,000 per offense for violations of KRS 313.330.

Jan 30-introduced in Senate Feb 1-to Licensing, Occupations and Administrative Regulations (S)

SB 125/LM (BR 1392) - D. Harper Angel, C. Borders, W. Blevins Jr., D. Boswell, G. Neal, J. Rhoads, D. Roeding

AN ACT relating to impaired adults.

Amend KRS 39F.010 to define the term "impaired adult"; amend KRS 39F.020 to require the rescue squads organized to search for a missing impaired adult to cooperate with local media outlets in notifying the public about the search; amend KRS 39F.180 to require the person managing the search or organization conducting the search for a person with a known or reported organic brain disorder including Alzheimer's disease to report the search to local media outlets in addition to the local emergency management director, local search and rescue coordinator, and duty officer of the Division of Emergency Management.

#### SB 125 - AMENDMENTS

SCS/LM - Retain original provisions of the bill except require that the person managing the search or organization conducting the search for a person with a known or reported organic brain disorder including Alzheimer's disease to report the search as a Golden Alert search to local media outlets in addition to the local emergency management director, local search and rescue coordinator, and duty officer of the Division of Emergency Management.

HFA (1, R. Palumbo) - Retain all provisions and define the term "local media outlet".

HFA (2, R. Palumbo) - Retain all provisions and establish title as the "Diantha Louise George Golden Alert Bill."

Jan 30-introduced in Senate

Feb 1-to Veterans, Military Affairs, & Public Protection (S)

- Feb 7-reported favorably, 1st reading, to Consent Calendar with Committee Substitute
  - Feb 8-2nd reading, to Rules
- Feb 11-posted for passage in the Regular Orders of the Day for Wednesday, February 13, 2008
- Feb 13-3rd reading, passed 37-0 with Committee Substitute
  - Feb 14-received in House

Feb 20-to Seniors, Military Affairs, & Public Safety (H)

- Feb 28-posted in committee
- favorably, Mar 12-reported 1st reading, to Calendar
  - Mar 13-2nd reading, to Rules
- Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008
- Mar 26-floor amendments (1) and (2) filed

Mar 28-3rd reading, passed 92-0; received in Senate

- Apr 1-enrolled, signed by President of the Senate
- Apr 2-enrolled, signed by Speaker of

SB 126 (BR 1475) - G. Neal, D. Harper Angel, W. Blevins Jr., D. Boswell, P. Clark, J. Rhoads, E. Scorsone

AN ACT relating to the Kentucky Children's Health Insurance Program.

Amend KRS 205.6485 to define the terms "presumptive eligibility period" and "qualified entity"; provide a presumptive eligibility period for children applying for KCHIP; require the Cabinet for Health and Family Services to promulgate regulations to establish standards and procedures for designation as a gualified entity to grant presumptive eligibility; require qualified entities to ensure submission of a completed application to cabinet for full the eligibility determination simultaneous with a determination of presumptive eligibility; provide continuous enrollment in KCHIP for twelve months post enrollment and each renewal of eligibility; provide for the electronic submission of KCHIP applications and renewals; and prohibit the cabinet from requiring a face-to-face interview for KCHIP applications or renewals.

Jan 30-introduced in Senate Feb 1-to Health & Welfare (S)

#### Introduced Jan. 31, 2008

#### SB 127 (BR 1586) - T. Buford

AN ACT relating to historic properties. Amend KRS 42.019 to remove Henry Clay Law Office from the list of stateowned historic properties.

SB 127 - AMENDMENTS HFA (1, R. Henderson) - Retain original provisions; add provision naming and designating "The Log Cabin" as the official quilt pattern of the Commonwealth of Kentucky.

HFA (2/Title, R. Henderson) - Make title amendment.

HFA (3/P, C. Siler) - Retain the original provisions; attach the provisions of HB 331, which creates a new section of KRS Chapter 2 to designate the original recipe Kentucky Fried Chicken as the official picnic food of Kentucky.

HFA (4/Title, C. Siler) - Make title amendment.

- Jan 31-introduced in Senate
- Feb 8-to Economic Development, Tourism & Labor (S)
- Feb 19-reported favorably, 1st reading, to Consent Calendar
- Feb 20-2nd reading, to Rules

Feb 25-posted for passage in the Consent Orders of the Day for Tuesday, February 26, 2008

- Feb 26-3rd reading, passed 35-0
- Feb 27-received in House
- Mar 3-to State Government (H)
- Mar 4-posted in committee Mar 6-reported favorably, 1st reading,
- to Calendar
  - Mar 7-2nd reading, to Rules

Mar 12-posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008

Mar 17-floor amendments (1) and (2title) filed

Mar 18-floor amendments (3) and (4title) filed

Mar 20-received in Senate

- Mar 24-enrolled, signed by President of the Senate
- Apr 1-enrolled, signed by Speaker of the House; delivered to Governor
- Apr 7-signed by Governor (Acts Ch. 13)

#### SB 128 (BR 1477) - G. Neal

AN ACT relating to child-care assistance.

Amend KRS 199.8994 to set eligibility for a child-care subsidy at less than or equal to 165 percent of the federal poverty level at initial application and less than or equal to 200 percent of the poverty level federal upon redetermination of eligibility; permit a family receiving a child-care subsidy to meet work requirements under KRS 205.2003 by combining approved employment and educational activities.

Jan 31-introduced in Senate Feb 8-to Health & Welfare (S)

#### Introduced Feb. 1, 2008

## SB 129 (BR 1617) - K. Winters

AN ACT relating to surplus local school district technology property.

Create a new section of KRS Chapter 160 to permit a local board of education to adopt a policy for distribution of refurbished surplus technology to low income students; amend KRS 45A.425 to conform.

- Feb 1-introduced in Senate
- Feb 6-to Education (S)
- Feb 14-reported favorably, 1st reading, to Consent Calendar

Feb 15-2nd reading, to Rules

Feb 19-posted for passage in the Consent Orders of the Day for Wednesday, February 20, 2008

Feb 20-3rd reading, passed 37-0; received in House

Feb 25-to Education (H)

Feb 29-posted in committee Mar 11-reported favorably, 1st

reading, to Calendar

Mar 12-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 25-3rd reading, passed 99-0

Mar 26-received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 7-signed by Governor (Acts Ch. 14)

AN ACT relating to the Tennessee

Amend KRS 6I.365 relating to federal

officers with statewide peace officer

jurisdiction to grant statewide jurisdiction

to United States Tennessee Valley

Authority Police officers; repeal KRS

61.886, 61.887, 61.888, 61.889, 61.890,

and 61.891 relating to the TVA police.

Feb 1-introduced in Senate

Feb 6-to Judiciary (S)

#### SB 130 (BR 1468) - K. Winters

Valley Authority Police.

the House; delivered to Governor Apr 14-signed by Governor (Acts Ch. 109)

Mar 19-3rd reading; floor amendment (3) ruled not germane ; passed 98-0

Introduced Feb. 4, 2008

#### SB 131/AA (BR 1684) - T. Buford

AN ACT relating to survivor benefits for adopted children.

Amend KRS 161.520 to delete provision prohibiting survivor benefits from the Kentucky Teacher's Retirement System for legally adopted children unless adoption proceedings were initiated at least 1 year prior to the death of the member; make eligibility retroactive to legally adopted children born after January 1, 1990.

Feb 4-introduced in Senate

Feb 6-to Education (S)

Feb 21-reported favorably, 1st reading, to Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Tuesday, February 26, 2008

Feb 26-3rd reading, passed 35-0

Feb 27-received in House

Mar 3-to Education (H)

Mar 10-posted in committee

Mar 18-reported favorably, 1st reading, to Calendar

Mar 19-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Thursday, March 20, 2008 Mar 27-3rd reading, passed 99-0; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 67)

SB 132 (BR 1581) - J. Denton

AN ACT relating to adoption assistance.

Amend KRS 199.555 to make technical corrections to conform with federal requirements related to statefunded adoption assistance; amend KRS 199.557 to make technical corrections to conform with federal requirements related to federally funded adoption assistance.

Feb 4-introduced in Senate

Feb 6-to Health & Welfare (S)

Feb 13-reported favorably,

1st

reading, to Consent Calendar Feb 14-2nd reading, to Rules

Feb 15-posted for passage in the

Consent Orders of the Day for Tuesday, February 19, 2008

Feb 20-3rd reading, passed 37-0; received in House

Feb 25-to Health & Welfare (H)

Mar 11-posted in committee

Mar 20-reported favorably, 1st reading, to Calendar

Mar 21-2nd reading, to Rules

Mar 27-posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Mar 28-3rd reading, passed 95-0; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 48)

#### SB 133 (BR 908) - J. Denton

AN ACT relating to the Cabinet for

Family Services Board and redefine secretary as chief executive officer; create new sections of KRS Chapter 194A to establish the board to provide oversight and accountability for the duties of the cabinet and to employ the cabinet secretary; specify board membership; specify the board shall be chaired by the Governor and may establish rules of procedure; require the board to set qualifications for secretary position, conduct a search, and recommend 3 individuals to the Governor for appointment, and submit 3 additional names if the Governor rejects submitted names; specify that the secretary serves at the pleasure of the board; require secretary to submit budget request to the board for approval before submitting pursuant to KRS Chapter 48; specify that other duties of the board include review of cabinet programs, develop of federal strategies, and report to the Governor and the Interim Committee on Health and Welfare.

Feb 4-introduced in Senate Feb 6-to Health & Welfare (S)

SB 134 (BR 1658) - J. Pendleton, R. Jones II

AN ACT relating to the school calendar.

Amend KRS 158.070 to prohibit a school district from establishing the first instructional day in a school term before the third Monday in August; allow a district to request a waiver to begin the instructional year prior to the third Monday in August; amend KRS 158.6453 to set the testing window for the statewide testing system as the last three weeks of each school district's school year.

Feb 4-introduced in Senate Feb 6-to Education (S)

**SB 135/LM (BR 1646)** - B. Leeper, W. Blevins Jr., D. Boswell, B. Guthrie, D. Harper Angel, A. Kerr, J. Rhoads, D. Roeding

AN ACT relating to firefighter license plates.

Amend KRS 186.172, regarding firefighter license plates, to make professional firefighters eligible for the plates; allow proof of service to be furnished by the fire chief; eliminate references to fees and administration of the plate; tie plate fees to the fee schedule set forth in KRS 186.162; specify that the plate shall be administered in the same manner as other special plates under KRS 186.164; allow the Kentucky Association of Firefighters to petition the Transportation Cabinet to place a voluntary contribution on the plate in accordance with KRS 186.164(12) to (15); amend KRS 186.164 and KRS 186.166 to conform.

#### SB 135 - AMENDMENTS

SCS/LM - Retain the provisions of the original bill except to include retired firefighters as eligible for the special license plate and change the license plate inscription to read "Firefighter".

HCS/LM - Retain original provisions;

HCA (1/Title, H. Collins) - Make Title Amendment.

Feb 4-introduced in Senate

Feb 6-to Transportation (S)

Feb 13-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 14-2nd reading, to Rules

Feb 15-posted for passage in the Consent Orders of the Day for Wednesday, February 20, 2008

Feb 20-3rd reading, passed 37-0 with Committee Substitute ; received in House

Feb 25-to Transportation (H)

Mar 6-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Mar 12-2nd reading, to Rules

Mar 13-posted for passage in the Regular Orders of the Day for Friday, March 14, 2008

Mar 17-3rd reading, passed 96-0 with Committee Substitute, committee amendment (1-title)

Mar 18-received in Senate

Apr 1-to Rules (S); posted for passage for concurrence in House Committee Substitute, committee amendment (1title); Senate refused to concur in House Committee Substitute, committee amendment (1-title)

Apr 2-received in House; to Rules (H); taken from Rules; posted for passage for receding from House Committee Substitute, committee amendment (1title); House refused to recede from Committee Substitute, committee amendment (1-title); Conference Committee appointed in House

Apr 15-taken from Rules; returned to Senate; posted for passage for concurrence in House Committee Substitute, committee amendment (1title); Senate concurred in House Committee Substitute, committee amendment (1-title); passed 38-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 164)

#### SB 136 (BR 1489) - J. Westwood

AN ACT relating to civil liability for the theft of motor fuel.

Create new sections of KRS Chapter 411 to outline specific civil liability and related procedures for financial recovery after the theft of motor fuel for motor vehicles and motorboats; define "motor fuel," "retailer," "retail facility," and "vehicle"; authorize retailers to mail a notice demanding payment from the owner of a vehicle that receives motor fuel without making proper payment to the retailer; allow retailers to impose a \$30 service charge in addition to recovering the cost of the motor fuel; impose a civil penalty in the amount of the greater of the price of the motor fuel or \$100 if the owner has not made payment within 30 days after the notice was mailed; require that retailers conspicuously display notice of the service charge on the premises from which the motor fuel was received; forbid further collection efforts if the vehicle owner disputes the retailer's claim within owner has disputed the claim; indicate that civil liability under motor theft recovery statutes does not preclude other civil or criminal liability; direct the Transportation Cabinet to promulgate administrative regulations to establish a system for the release of appropriate vehicle owner personal information to retailers; forbid the disclosure of any information outside that allowed by relevant federal law; allow the cabinet to integrate motor fuel theft information system into its existing information sharing systems operated under KRS Chapter 187.

#### SB 136 - AMENDMENTS

SFA (1, R. Stivers II) - Insert provision requiring that the demand notice sent to the motor vehicle owner include the date and time of the alleged non-payment for the fuel.

HFA (1, R. Webb) - Retain original provisions, except require retailers to include surveillance video photographs or other photographic evidence with the notice of nonpayment sent to the owner of a vehicle for retail theft of motor fuel; delete a description of what an employee observed from the list of attachments to the notice of nonpayment; remove the retailer's ability to collect the price of motor fuel plus connected civil penalties on a disputed claim pursuant to a court judgment; grant the ability to collect the price of motor fuel only on a disputed claim through civil liability under KRS 411.095 or any other applicable law.

Feb 4-introduced in Senate

Feb 6-to Judiciary (S)

Feb 14-reported favorably, 1st reading, to Calendar

Feb 15-2nd reading, to Rules

Feb 19-posted for passage in the Regular Orders of the Day for Wednesday, February 20, 2008

Feb 20-passed over and retained in the Orders of the Day; floor amendment (1) filed

Feb 21-3rd reading, passed 36-0 with floor amendment (1)

Feb 25-received in House

Feb 28-to Judiciary (H)

Mar 4-posted in committee

Mar 18-posting waived

Mar 19-reported favorably, 1st reading, to Calendar

Mar 20-2nd reading, to Rules

Mar 24-floor amendment (1) filed

Mar 26-posted for passage in the Regular Orders of the Day for Thursday, March 27, 2008

Mar 28-3rd reading, passed 90-7 with floor amendment (1); received in Senate

Apr 1-to Rules (S); posted for passage for concurrence in House floor amendment (1) ; Senate concurred in House floor amendment (1) ; passed 37-0

Apr 2-enrolled, signed by each presiding officer; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 110)

#### Introduced Feb. 5, 2008

SB 137 (BR 1591) - B. Guthrie

AN ACT relating to surgical assistants. Amend KRS 311.864 to define

Health and Family Services.

Amend KRS 194A.005 to add a definition for the Kentucky Health and

add new section to designate KY 32 in Lawrence County the "Skaggs Brothers Highway." the 30 days after the notice was mailed; limit retailers to collecting payment only pursuant to a court judgment once the

"certified surgical assistant,"; amend KRS 311.866 to provide an exemption to

certificate requirements; amend KRS 311.868 to add an additional member to the Advisory Committee for Surgical Assistants; amend KRS 311.870 to establish continuing education rules and guidelines by selected organizations; amend KRS 311.878 to expand certifying organizations and delete the requirement to demonstrate work experience; create a new section of KRS 311.864 to 311.890 to provide for temporary certification; amend KRS 216B.015 to revise the definition for "certified surgical assistant."

#### SB 137 - AMENDMENTS

SCS - Delete all provisions, except retain the new section of KRS 311.864 to 311.890 that establishes temporary certification for surgical assistants.

Feb 5-introduced in Senate

Feb 7-to Licensing, Occupations and Administrative Regulations (S)

Feb 26-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 28, 2008

Feb 28-passed over and retained in the Consent Orders of the Day

Mar 4-3rd reading, passed 38-0 with Committee Substitute

Mar 5-received in House

Mar 11-to Health & Welfare (H) Mar 21-posted in committee

**SB 138 (BR 1705)** - J. Denton, W. Blevins Jr., D. Harper Angel, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley

AN ACT relating to trauma care and making an appropriation therefor.

Create new sections of KRS Chapter 211 to state legislative findings that trauma care is a severe health problem and cause of death and disability, trauma care is limited in parts of the state, and an efficient and coordinated statewide trauma system is necessary; define "trauma," "trauma center," and "trauma center verification"; establish a statewide trauma care program in the Department for Public Health and specify goals and duties; require an advisorv committee and specify membership; require the department to develop and implement a statewide trauma care system that includes prevention, continuing education for care providers, statewide guidelines and protocols, voluntary hospital verification as a trauma center, local and regional triage and transport protocols, and quality assurance and peer review; require the department to coordinate all activities related to trauma care and to receive assistance from other state agencies and boards; specify that data obtained by the registry be confidential and not subject to discovery or introduction in civil action: permit the department to promulgate administrative regulations; establish the Kentucky trauma care system fund consisting of appropriations, grants, or contributions made available; specify uses of the fund; create a new section of KRS Chapter 205 to prioritize the use of any additional Medicaid moneys for supplemental payments toward reimbursement for full Feb 5-introduced in Senate Feb 7-to Health & Welfare (S)

SB 139 (BR 1762) - G. Neal

AN ACT relating to a civil claim against the Commonwealth for wrongful imprisonment.

Create a new section of KRS Chapter 44 to permit convicted felons who were wrongfully incarcerated to bring a claim in the Board of Claims for wrongful incarceration; place limits on damage awards. RETROACTIVE.

Feb 5-introduced in Senate Feb 7-to Judiciary (S)

#### Introduced Feb. 7, 2008

## SB 140 (BR 1655) - D. Roeding

AN ACT relating to nursing schools. Amend KRS 314.111 to require the Board of Nursing to approve a school of nursing and to deem the school in compliance with KRS 315.011 to 314.161 and KRS 314.991 if the school of nursing maintains an initial pass rate of 90% on the National Council Licensure Examination and fulfills all other standards required by the statutes and administrative regulations of the board.

Feb 7-introduced in Senate

Feb 11-to Licensing, Occupations and Administrative Regulations (S)

#### SB 141 (BR 959) - D. Roeding

AN ACT relating to overtime.

Amend KRS 337.285 to exempt air carrier employees, as exempted under Section 213(b)(3) of the federal Fair Labor Standards Act, from the Kentucky overtime pay requirement.

Feb 7-introduced in Senate

Feb 11-to Economic Development, Tourism & Labor (S)

**SB 142 (BR 1257)** - J. Westwood, D. Ridley, D. Boswell, T. Buford, J. Pendleton, D. Roeding

AN ACT relating to veterans affairs and making an appropriation therefor.

Amend KRS 40.310 to create a searchable database of all documents of veterans represented by the Kentucky Department of Veterans' Affairs within the department; amend KRS 40.317 to increase the number of veterans' benefits regional administrators and veterans' benefits field representatives to no fewer than 6 and 28, respectively.

Feb 7-introduced in Senate

Feb 11-to Veterans, Military Affairs, & Public Protection (S)

Feb 21-reported favorably, 1st reading, to Calendar

Feb 25-2nd reading, to Rules

Feb 26-posted for passage in the Regular Orders of the Day for Wednesday, February 27, 2008

Feb 27-3rd reading, passed 32-0

Feb 28-received in House

Mar 3-to Seniors, Military Affairs, & Public Safety (H)

#### AN ACT relating to child safety.

Create new sections of KRS Chapter 211 to define terms; prohibit entities from placing into the stream of commerce children's products that do not meet safety standards or if they have been recalled; require the Cabinet for Health and Family Services to maintain a list of unsafe and recalled children's products and to post the list on their Internet Web site; require that the list be sent to certain groups; require cribs to meet Consumer Product Safety Commission or ASTM standards; create procedures for retrofitting recalled children's products; require commercial users of children's products to notify customers and post notices regarding recalled children's products; require retailers of children's products to take certain steps to prohibit the sale of recalled products and to post warning notices; create a penalty; permit the Attorney General or the Commonwealth's attorney to bring an action and to seek injunctions; provide that remedies are in addition to any existing remedies; prohibit child-care centers from having unsafe children's products on their premises; require the Cabinet for Health and Family Services to send notices of unsafe children's products to child-care centers.

Feb 7-introduced in Senate Feb 11-to Veterans, Military Affairs, & Public Protection (S)

## Introduced Feb. 8, 2008

#### SB 144 (BR 1723) - D. Boswell

AN ACT relating to the Court of Justice.

Amend KRS 23A.040 and 23A.045 to increase by one each the number of circuit judges allocated to the Sixth (Daviess) and Fifteenth (Carroll, Grant, and Owen) Judicial Circuits.

Feb 8-introduced in Senate Feb 12-to Judiciary (S)

#### SB 145 (BR 438) - K. Stine

AN ACT relating to complete streets.

Create a new section of KRS Chapter 174 to require that bicycle and pedestrian ways be given full consideration in the planning and development of state transportation facilities and allow bicycle and pedestrian ways to be included; require an annual report; require the cabinet to establish design and construction standards for bicycle and pedestrian ways.

Feb 8-introduced in Senate

Feb 12-to Transportation (S)

Feb 20-reported favorably, 1st reading, to Calendar

Feb 21-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008

Feb 26-passed over and retained in the Orders of the Day

Feb 27-recommitted to Appropriations & Revenue (S)

SB 146/LM/CI (BR 913) - C. Gibson

AN ACT relating to unemployment insurance.

Amend KRS 341.190 to require a public agency who receives unemployment insurance information and records to enter into a written agreement to meet the federal safeguards of confidentiality and disclosure requirements; provide for release of information and records to a public official by subpoena; require that information and records be available to a federal official for the purpose of oversight and auditing; specify that disclosure of information is to be made only if necessary for the administration the unemployment insurance of program, a small amount of processing time is required, or cost of providing the information and records is paid by the recipient prior to the disclosure; amend KRS 341.990 to create a Class D felony penalty for any person who violates the confidentiality provision of information and records.

#### SB 146 - AMENDMENTS

HCS/LM - Retains original provisions except reduces penalty for violation from a Class D felony to a Class A misdemeanor.

HFA (1, R. Webb) - Amend to reduce penalty from a Class D felony to a Class A misdemeanor.

Feb 11-introduced in Senate

Feb 13-to Economic Development, Tourism & Labor (S)

Feb 19-reported favorably, 1st reading, to Consent Calendar

Feb 20-2nd reading, to Rules

Feb 25-posted for passage in the Consent Orders of the Day for Tuesday, February 26, 2008

Feb 26-3rd reading, passed 35-0

Feb 27-received in House

Mar 3-to Labor & Industry (H)

Mar 11-posted in committee

Mar 13-reported favorably, 1st reading, to Calendar

Mar 14-2nd reading, to Rules

Mar 18-recommitted to Judiciary (H); floor amendment (1) filed

Mar 19-reported favorably, to Rules with Committee Substitute

Mar 24-posted for passage in the Regular Orders of the Day

Mar 25-3rd reading, passed 98-0 with Committee Substitute

Mar 26-received in Senate

Apr 1-to Rules (S); posted for passage for concurrence in House Committee Substitute ; Senate concurred in House Committee Substitute ; passed 37-0

Apr 2-enrolled, signed by each presiding officer; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 111)

SB 147 (BR 1826) - T. Buford, J. Carroll

AN ACT relating to water studies and making an appropriation therefor.

Appropriate \$15,000 to the University of Kentucky to conduct a study of water supply and water needs of central Kentucky.

Feb 11-introduced in Senate

Feb 13-to Appropriations & Revenue (S)

allowable costs for services provided to Medicaid patients by verified trauma providers. **SB 143 (BR 1613)** - E. Scorsone, A.

Introduced Feb. 11, 2008

#### Introduced Feb. 12, 2008

#### SB 148 (BR 1774) - D. Thayer

AN ACT relating to constitutional amendments, and declaring an emergency.

Create a new section of KRS Chapter 6 to create reporting requirements for persons advocating adoption or defeat of a constitutional amendment; create a new section of KRS Chapter 6 to create reporting requirements for a legislative agents who advocate the adoption or defeat of a proposed constitutional amendment; require weekly reports when the General Assembly is in session; require reports to be posted on the Legislative Ethics Commission's Web site; amend KRS 121.015 to redefine "political issues committee"; create new sections of KRS Chapter 121 to create reporting requirements for political issues committees that advocate the ratification or rejection of a constitutional amendment; require that daily reports be submitted to the Registry of Election Finance for the 30 days preceding a general election; amend KRS 121.180 to conform; amend KRS 121.990 to create penalties; declare an EMERGENCY.

#### SB 148 - AMENDMENTS

SFA (1, D. Thayer) - Delete language relating to executive approval or veto of a constitutional amendment from the section specifying which persons are required to file reports with the Legislative Ethics Commission.

Feb 12-introduced in Senate; to State & Local Government (S)

Feb 13-reported favorably, 1st reading, to Calendar

Feb 14-2nd reading, to Rules; floor amendment (1) filed

Feb 15-posted for passage in the Regular Orders of the Day for Tuesday, February 19, 2008

Feb 19-3rd reading, passed 23-13 with floor amendment (1)

Feb 20-received in House Feb 25-to Elections,

Feb 25-to Elections, Const. Amendments & Intergovernmental Affairs (H)

#### Introduced Feb. 13, 2008

#### SB 149/HM (BR 1678) - J. Denton

AN ACT relating to metabolic disorders in children.

Amend KRS 205.560 to clarify Medicaid coverage for therapeutic food, formulas, supplements, and low-protein food products prescribed by a physician for inborn errors of metabolism or genetic conditions; amend KRS 213.141 and 304.17A-139 to conform.

#### SB 149 - AMENDMENTS

SCS/HM - Retain original provisions except specify the therapeutic foods may be obtained rather than prescribed for treatment of inborn errors of metabolism and genetic disorders; restore list of medical conditions; change language in KRS 304.17A-139 to require coverage for a newborn to include care and treatment of congenital defects and birth to reflect previous requirements of KRS 304.17A-139.

Feb 13-introduced in Senate

Feb 15-to Health & Welfare (S) Mar 7-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 10-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 12-3rd reading, passed 34-0 with Committee Substitute

- Mar 13-received in House
- Mar 14-to Health & Welfare (H)
- Mar 21-posted in committee

Mar 26-reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules

Mar 28-placed in the Orders of the Day

Apr 2-3rd reading, passed 95-0; received in Senate; enrolled, signed by each presiding officer

Apr 3-delivered to Governor

Apr 14-signed by Governor (Acts Ch. 119)

**SB 150 (BR 1785)** - E. Tori, J. Pendleton, W. Blevins Jr., D. Boswell, D. Harper Angel, D. Roeding

AN ACT relating to special license plates.

Amend KRS 186.041 to permit the surviving spouse of a former Kentucky National Guard member or retired veteran to keep special license plates assigned to that member or veteran.

Feb 13-introduced in Senate

- Feb 15-to Veterans, Military Affairs, & Public Protection (S)
- Feb 21-reported favorably, 1st reading, to Consent Calendar

Feb 25-2nd reading, to Rules Feb 26-posted for passage in the

Regular Orders of the Day for Wednesday, February 27, 2008

Feb 27-3rd reading, passed 33-0

Feb 28-received in House Mar 3-to Seniors, Military Affairs, &

Public Safety (H) Mar 10-posted in committee

Mar 26-reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Apr 1-3rd reading, passed 93-0; received in Senate; enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 49)

#### SB 151/LM (BR 1868) - R. Stivers II

AN ACT relating to victims of sexual offenses.

Create new sections of KRS Chapters 16, 65, 70, and 95 to prohibit law enforcement officers or a state prosecutors from requiring the victim of a sexual offense to submit to a polygraph examination as a condition precedent to the investigation or prosecution of an alleged sexual offense.

#### SB 151 - AMENDMENTS

actions arising from childhood sexual assault or childhood sexual abuse.

Feb 13-introduced in Senate Feb 15-to Judiciary (S) Feb 21-reported favorably, 1st reading, to Consent Calendar

Feb 25-2nd reading, to Rules Feb 26-posted for passage in the

Consent Orders of the Day for Wednesday, February 27, 2008

Feb 27-3rd reading, passed 33-0

Feb 28-received in House

Mar 3-to Judiciary (H)

Mar 4-posted in committee

Mar 26-reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Mar 28-floor amendment (1) filed

Apr 2-3rd reading, passed 91-3; received in Senate; enrolled, signed by each presiding officer

Apr 3-delivered to Governor

Apr 14-signed by Governor (Acts Ch. 112)

**SB 152/HM (BR 275)** - G. Tapp, T. Buford

AN ACT relating to health insurance coverage of prosthetic devices. Create new section of KRS 304.17A

defining "prosthetic" and requiring insurance coverage equal to coverage under federal laws for the aged and disabled; allow copayments, deductibles, out-of-pocket limits required for other benefits, allow prior authorization, provide other limitations.

Feb 13-introduced in Senate

Feb 15-to Banking & Insurance (S)

#### SB 153 (BR 1790) - B. Leeper

AN ACT relating to investment services trusts and declaring an emergency.

Create new section of KRS Chapter 386 to define terms relating to establishing an investment services trust; establish requirements for a qualified affidavit to establish an investment services trust; establish protection of the trust corpus from creditors' claims or an action to enforce a judgment entered by a court or other body having adjudicative authority; provide that any authority over the trust corpus retained by the transferor shall be void; provide the terms for avoidance of a qualified disposition and provide that if a qualified trustee acted in good faith he shall have a paramount lien against the property, and provide that if a beneficiary has not acted in bad faith, avoidance of the qualified disposition shall be subject to the right of the beneficiary; provide that a spendthrift provision is deemed to be a restriction on transfer of the transferor's beneficial interest; authorize a transferor to appoint one or more advisors regarding authority over the trust and for the trust investments; provide that a transferor may serve as an investment advisor but may not serve as advisor to a trust; provide that if an investment services trust fails to meet the requirements of this Act and the trustee fails to meet the provide that an investment services trust shall not be deemed revocable for inclusion of specified terms within the trust; provide that the Act may be cited as the "Kentucky Investment Services Act"; and, EFFECTIVE July 1, 2008; EMERGENCY.

Feb 13-introduced in Senate Feb 15-to Judiciary (S)

#### SB 154/LM/CI (BR 1355) - A. Kerr

AN ACT relating to peace officer certification and training.

Amend KRS 15.380 to require certain correctional officers employed by local governments to be certified as peace officers, amend KRS 15.400 to grandfather existing correctional officers; amend KRS 15.420 to exclude correctional officers from the definition of police officer as applicable to the Kentucky Law Enforcement Foundation Program fund.

Feb 13-introduced in Senate Feb 15-to State & Local Government (S)

Mar 6-reassigned to Judiciary (S)

#### SB 155 (BR 1861) - A. Kerr

AN ACT relating to the Kentucky Jobs Development Act.

Amend KRS 154.24-010(19)(b), relating to exclusions from the definition of "service or technology," to include an eligible company that engages in activities involving the performance of work by an individual pursuant to a license issued by the state if 75 percent of the services are provided to persons located outside the Commonwealth.

SB 155 - AMENDMENTS

SCA (1, A. Kerr) - Declare an EMERGENCY.

SCA (2/Title, A. Kerr) - Make title amendment.

Feb 13-introduced in Senate

Feb 15-to Economic Development, Tourism & Labor (S)

Mar 4-reported favorably, 1st reading, to Calendar with committee amendments (1) and (2-title)

Mar 5-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 11-3rd reading, passed 38-0 with committee amendments (1) and (2-title) ; received in House

Mar 14-to Economic Development (H) Mar 18-posting waived retroactively

Mar 20-reported favorably, 1st reading, to Calendar

Mar 21-2nd reading, to Rules

the House; delivered to Governor

the Senate

50)

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 26-3rd reading, passed 100-0; received in Senate Apr 1-enrolled, signed by President of

Apr 2-enrolled, signed by Speaker of

Apr 10-signed by Governor (Acts Ch.

abnormalities, and delete language relating to therapeutic food, formulas and supplements; create a new section HFA (1, T. Riner) - Insert provision to amend KRS 413.249 to eliminate the statute of limitations relating to civil requirements, a successor trustee shall become the trustee, or a court shall appoint a successor qualified trustee;

SB	156	(BR	1262)	-	В.	Leeper,	C.

Introduced Feb. 14, 2008

#### Borders, D. Roeding, K. Winters

AN ACT relating to nuclear power.

Amend KRS 278.600 to delete reference to KRS 278.605 and amend the definition of a plan for the disposal of high-level nuclear waste to mean a method of disposal in accordance with federal laws and regulations; amend KRS 278.610 to delete requirements for the Public Service Commission to find that the United States has identified and approved of a demonstrable technology for the disposal of high level nuclear wastes before it will certify a nuclear facility; delete additional requirement that there be waste storage facilities with adequate capacity to take nuclear waste be in actual operation when the nuclear facility is granted a certificate; repeal KRS 278.605.

#### SB 156 - AMENDMENTS

SCS - Define "storage" and change references to disposal of radioactive waste to storage of radioactive wastes.

Feb 14-introduced in Senate

Feb 19-to Agriculture & Natural Resources (S)

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 12-3rd reading, passed 23-12 with Committee Substitute

Mar 13-received in House

Mar 18-to Natural Resources & Environment (H)

Mar 26-posted in committee

## SB 157 (BR 1733) - V. McGaha

AN ACT relating to school district notifications declaring and an emergency.

Amend KRS 161.750 to move the date of notification of nonrenewal of employment of certified school staff from April 30 to May 15; amend KRS 161.760 to move the date of salary notification for certified staff from 45 days before school starts to 45 days before school starts or June 15, whichever occurs earlier; move the date of notification of any reduction of duties of certified staff from 90 days before school starts to 90 days before school starts or May 15, whichever occurs earlier; amend KRS 161.011 to move the date of notification of nonrenewal of employment of classified school staff from April 30 to May 15; amend KRS 161.780 to reduce the time a teacher has to terminate his or her contract from 30 days prior to the first instructional day to 15 days prior to the first instructional day at a school to which the teacher is assigned. EMERGENCY.

## SB 157 - AMENDMENTS

HCS - Retain original provisions; amend various statutes to rename regional universities as comprehensive universities; amend KRS 15.257 and 164.465 to conform.

HCA (1/Title, F. Rasche) - Make title amendment.

Feb 14-introduced in Senate

Mar 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 13, 2008

Mar 13-3rd reading, passed 36-0 Mar 14-received in House Mar 18-to Education (H) Mar 21-posted in committee Mar 25-reported favorably, 1st reading, to Calendar

Mar 26-2nd reading, to Rules

Mar 27-recommitted to Education (H) Mar 28-reported favorably, to Rules with Committee Substitute, committee amendment (1-title) ; posted for passage in the Regular Orders of the Day

Apr 1-3rd reading, passed 87-3 with Substitute, committee Committee amendment (1-title) ; received in Senate

Apr 2-to Rules (S); posted for passage for concurrence in House Committee Substitute, committee amendment (1title) ; Senate concurred in House Committee Substitute, committee amendment (1-title) ; passed 36-0; enrolled, signed by each presiding officer

Apr 3-delivered to Governor

Apr 14-signed by Governor (Acts Ch. 113)

## SB 158 (BR 1858) - C. Gibson

AN ACT relating to licensure and certification of dietitians and nutritionists.

Amend KRS 310.041 to require the Kentucky Board of Licensure and Certification for Dietitians and Nutritionists to promulgate administrative regulations to establish conditions for granting retired or inactive status to a license or certificate holder; direct the board to create procedures for a license certificate holder to voluntarily or relinquish his or her license or certificate and establish conditions for any subsequent reinstatement; amend KRS 310.050 relating to the fees of the board; make technical corrections.

#### SB 158 - AMENDMENTS

SCS - Retain original provisions, except reinstate the \$50 limit on any fee charged by the board; clarify that annual licensure renewal requirements will not apply to those who have been granted a retired or inactive licensure or certification status, or those who have been allowed to voluntarily relinquish license or certificate; make their technical corrections.

Feb 14-introduced in Senate

Feb 19-to Licensing, Occupations and Administrative Regulations (S)

26-reported Feb favorably, 1st reading, to Consent Calendar

Feb 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 28, 2008

Feb 28-taken from the Consent Orders of the Day; returned to Licensing, Occupations and Administrative Regulations (S)

Mar 5-reported favorably, to Rules with Committee Substitute as a Consent Bill

Mar 10-posted for passage in the Consent Orders of the Day for Tuesday, March 11, 2008

Mar 11-3rd reading, passed 38-0 with Committee Substitute ; received in House

Mar 14-to Licensing & Occupations

committee

19-reported favorably, Mar 1st reading, to Calendar

Mar 20-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 26-3rd reading, passed 99-0; received in Senate Apr 1-enrolled, signed by President of

the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 51)

SB 159 (BR 1872) - J. Denton, D. Harper Angel

AN ACT relating to service animals. Amend KRS 258.085 to exempt service animals and service animals in training who are vaccinated from 10 day quarantine after biting a human.

SB 159 - AMENDMENTS

SCS - Retain original provisions, except add a stipulation that service animals exempted shall be under control of a law enforcement agency.

Feb 14-introduced in Senate

Feb 19-to Agriculture & Natural Resources (S)

Feb 28-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 29-2nd reading, to Rules

Mar 3-posted for passage in the Consent Orders of the Day for Tuesday, March 4, 2008

Mar 4-3rd reading, passed 38-0 with Committee Substitute

Mar 5-received in House

Mar 11-to Agriculture & Small Business (H)

Mar 17-posted in committee

19-reported Mar favorably, 1st reading, to Calendar

Mar 20-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 27-3rd reading, passed 98-1; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 52)

#### SB 160 (BR 1341) - D. Roeding

AN ACT relating to interscholastic athletics.

Create a new section of KRS 156 to require the Commissioner of Education to designate an entity within the department of education to manage interscholastic athletics; require the state board to promulgate administrative regulations and procedures related to interscholastic athletics; allow the department to contract with other entities to carry out identified requirements related to procedures or policies for interscholastic athletics; amend KRS 156.070 to add four nonpublic school representatives to the interscholastic athletics board of control; stagger the terms of nonpublic school members so rules, administrative regulations, or bylaws related to athletics that impact fewer than all classifications of schools unless a two-thirds majority of schools impacted vote to approve the change; amend KRS 156.070 to delete provisions that allow the Kentucky Board of Education to designate an organization or agency to manage interscholastic athletics.

Feb 14-introduced in Senate Feb 19-to Education (S)

SB 161/LM/AA (BR 145) - T. Jensen, R. Stivers II, B. Leeper

AN ACT proposing an amendment to Sections 36 and 42 of the Constitution of Kentucky relating to legislative sessions.

Propose an amendment to Sections 36 and 42 of the Kentucky Constitution to repeal annual sessions; provide ballot language for submission to voters.

Feb 14-introduced in Senate

Feb 19-to State & Local Government (S)

#### SB 162/LM (BR 144) - T. Jensen

AN ACT relating to commercial driver's license

Create new sections of KRS 281A, relating to commercial driver's licenses, require employers of persons to possessing a commercial driver's license to report results of positive drug and alcohol screening tests to the Transportation Cabinet within three business days of receiving the results; establish the same requirements for a medical review officer acting on behalf of a Kentucky motor carrier; require the Transportation Cabinet to establish a commercial driver's license drug and alcohol testing database; establish procedures for requesting and receiving reports from the database; establish penalties for failure to report positive drug or alcohol screening tests: amend KRS 281A to define "medical review officer"; amend KRS 281A.220 to establish that applicants and employees applying for a safety sensitive transportation job who possess a commercial driver license are deemed to have given consent to testing; amend KRS 281.755 to conform effective January 1, 2009.

Feb 14-introduced in Senate Feb 19-to Transportation (S)

SB 163 (BR 1694) - E. Tori, J. Pendleton, W. Blevins Jr., D. Boswell, D. Harper Angel, D. Roeding

AN ACT relating to current and former members of the military and making an appropriation therefor.

Amend KRS 36.474 to authorize the military family assistance trust fund to be used for educational expenses for members or veterans of the military who lost a limb while on military duty.

#### SB 163 - AMENDMENTS

SFA (1, E. Tori) - Amend to change "home of legal residence" to "home of record" for purposes of eligibility. HFA (1, M. Cherry) - Amend KRS

Feb 19-to Education (S) Mar 11-reported favorably, 1st (H) reading, to Consent Calendar

Mar 17-posting waived; posted in

that one member is elected in each even numbered year; prohibit the Kentucky Board of Education from promulgating

6.350 to establish new procedures for the completion of the required actuarial analysis for bills pertaining to state-

administered retirement systems; amend KRS 16.505, 61.510, and 78.510 to establish new calculation of final compensation for KERS, CERS, and SPRS employees hired on or after July 1, 2008; amend KRS 16.560, 61.575, and 78.640 to establish fixed 2.5 percent interest rate on member contribution accounts for KERS, CERS, and SPRS employees hired on or after July 1, 2008; amend KRS 16.576, 16.577, 61.559, and 61.595 to establish new retirement requirements and benefit multipliers for KERS, CERS, and SPRS employees hired on or after July 1, 2008; create a new section of KRS Chapter 42 to establish the Kentucky Public Pension Financing Advisory Commission in the Finance and Administration Cabinet to review investments and financing of the state-administered retirement systems and to provide a report to the General Assembly; amend KRS 61.546 to limit sick leave service credit for KERS and SPRS employees hired on or after July 1, 2008 to 12 months and only for benefit determination; amend KRS 61.5525 to require service purchases made on or after July 1, 2008, to reflect full actuarial cost; amend KRS 61.592 to establish a new definition of hazardous duty for CERS employees hired on or after July 1, 2008 and to require the agency to recertify new employees to the retirement systems; amend KRS 61.635 to provide that the partial lumpsum payment option shall only be provided to KERS, CERS, and SPRS employees retiring on or before July 1, 2008; amend KRS 61.637 to establish new requirements for KERS, CERS, and SPRS retirees who are reemployed on or after July 1, 2008; amend KRS 61.645 to limit KERS, CERS, and SPRS elected trustees to three terms, to require the board to establish a formal trustee education program, and to require the systems to post specific board administration, financial, and investment materials to the systems' Web site; amend KRS 61.691 to provide a 1.5 percent COLA to KERS, CERS, and SPRS recipients on or after July 1, 2009 and to clarify policy and funding for COLA's in excess of 1.5 percent; amend KRS 61.702 to require KERS, CERS, and SPRS employees hired on or after July 1, 2008 to pay 1 percent in contributions for retiree health benefits, to work fifteen years before vesting for health benefits, and to provide that the amount of retiree health benefits that KERS, CERS, and SPRS employees hired on or after July 1, 2003 are eligible for shall be increased by 1.5 percent annually; amend KRS 78.616 to limit sick leave service credit for CERS employees hired on or after July 1, 2008 to 12 months or as limited by Section 24 of this Act and used only for benefit determination; amend KRS 161.155 to set sick leave maximum for retirement purposes at 300 days for school employees and teachers; amend KRS 161.220 to remove annual compensation and compensatory leave paid at retirement from calculation of retirement benefits and to establish fixed 2.5 percent interest rate on member KTRS contribution accounts for employees hired on or after July 1, 2008; amend KRS 161.250 to limit KTRS

require the systems to post specific board administration, financial, and investment materials to the systems' website; amend KRS 161.420 and 161.540 to require KTRS employees hired on or after July 1, 2008 to pay an additional 1 percent in contributions for retiree health benefits; amend KRS 161.545 and 161.5465 to provide that KTRS employees hired on or after July 1, 2008, shall not be eligible to purchase noncurrent leave and air-time, except that upon retirement the new KTRS employee may purchase up to ten months of air-time to complete the 27 year requirement; amend KRS 161.600 to increase service requirement from five to ten years for a KTRS employee who is hired on or after July 1, 2008; amend KRS 161.605 to provide an additional option for reemployment after retirement for KTRS retirees who wish to return to work; amend KRS 161.620 to establish new benefit multipliers for KTRS employees hired on or after July 1, 2008; amend KRS 161.675 to require KTRS employees hired on or after July 1, 2008, to have at least 15 years of service in order to be eligible for retiree health benefits after retirement; repeal 161.603; amend KRS 6.521 to provide a 1.5 percent COLA to recipients of the Legislators' Retirement Plan on or after July 1, 2009; amend KRS 6.505 to increase employee contribution to six percent for legislators entering the Legislators' Retirement Plan on or after July 1, 2008, and to make exceptions to the requirement; amend KRS 21.405 to provide a 1.5 percent COLA to recipients of the Judicial Retirement Plan on or after July 1, 2009, and to clarify policy and funding for COLA's in excess of 1.5 percent: amend KRS 21.360 to increase employee contribution to six percent for judges and justices entering the Judicial Retirement Plan on or after July 1, 2008; establish the CERS contributions for the 2008-2010 biennium; require the Interim Joint Committee on State Government to transferring school study board employees in CERS to KTRS and to study KERS hazardous duty positions; declare an EMERGENCY.

HFA (2/Title, M. Cherry) - Make title amendment.

Feb 14-introduced in Senate

Feb 19-to Veterans, Military Affairs, & Public Protection (S)

Feb 21-reported favorably, 1st reading, to Calendar

Feb 25-2nd reading, to Rules

Feb 26-posted for passage in the Regular Orders of the Day for Wednesday, February 27, 2008; floor amendment (1) filed

Feb 27-3rd reading, passed 33-0 with floor amendment (1)

Feb 28-received in House

Mar 3-to Seniors, Military Affairs, &

Public Safety (H) Mar 10-posted in committee

Mar 26-reported favorably, 1st

reading, to Calendar Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Friday, March 28, 2008 Apr 15-floor amendments (1) and (2title) filed ; 3rd reading, passed 86-8 with floor amendments (1) and (2-title) AN ACT relating to alcoholic beverage sampling.

Amend KRS 244.050 to permit the primary source of supply or a wholesaler, or their agents, to provide distilled spirits and wine at sampling events held at a retail licensee's premises; require that wholesaler properly invoice product given; limit the amount that may be given.

Feb 14-introduced in Senate

Feb 19-to Licensing, Occupations and Administrative Regulations (S)

#### SB 165/FN (BR 1942) - B. Leeper

AN ACT relating to demand-side management of energy.

Establish the Kentucky Bluegrass Turns Green Program to promote demand-side energy management in the public and private sectors.

#### SB 165 - AMENDMENTS

SCS - Create new sections of KRS Chapter 42 to establish the Kentucky Bluegrass Turns Green Program; define terms; create public sector grant fund; create private sector loan fund; establish eligibility requirements; authorize bond funds in fiscal year 2008-2009 for loan fund and grant fund.

Feb 14-introduced in Senate

Feb 19-to Agriculture & Natural Resources (S)

Mar 11-taken from committee; 1st reading; returned to Agriculture & Natural Resources (S)

Mar 12-taken from committee; 2nd reading; returned to Agriculture & Natural Resources (S)

Mar 13-reported favorably, to Rules with Committee Substitute ; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008; 3rd reading, passed 36-0 with Committee Substitute

Mar 14-received in House

Mar 18-to Appropriations & Revenue (H)

**SB 166/FN (BR 1820)** - J. Turner, R. Stivers II, W. Blevins Jr., D. Boswell, T. Jensen, E. Worley

AN ACT relating to fallen coal miners and making an appropriation therefor.

Create a new section of KRS Chapter 351 to establish scholarships on behalf of survivors of fallen coal miners; create a new section of KRS Chapter 164A to provide for administration of scholarship payments for survivors of fallen coal miners; create a new section of KRS Chapter 42 to provide for funding of scholarships.

Feb 14-introduced in Senate

Feb 19-to Agriculture & Natural Resources (S)

Mar 14-reassigned to Appropriations & Revenue (S)

## SB 167 (BR 1950) - B. Leeper

AN ACT relating to installment sales contracts.

Amend KRS 190.100 to define a debt cancellation agreement; authorize inclusion of a debt cancellation considered or treated as an insurance contract.

Feb 14-introduced in Senate

Feb 19-to Transportation (S)

Feb 27-reported favorably, 1st reading, to Consent Calendar

Feb 28-2nd reading, to Rules

Mar 3-posted for passage in the Consent Orders of the Day for Wednesday, March 5, 2008

Mar 5-3rd reading, passed 38-0;

received in House

Mar 11-to Banking & Insurance (H)

Mar 14-posted in committee

Mar 19-reported favorably, 1st reading, to Calendar

Mar 20-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 26-3rd reading, passed 99-0; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 68)

#### Introduced Feb. 15, 2008

#### SB 168 (BR 1363) - K. Stine

AN ACT relating to sustainable design in school buildings and making an appropriation therefor.

Create new sections of KRS Chapter 157 to support and encourage the renovation and construction of school buildings using sustainable design concepts and to encourage the use of life-cycle cost analysis evaluating design proposals; establish a sustainable school design trust fund: require the Department of Education to develop and publish guidelines for sustainable school design, net zero buildings, and life-cycle cost analysis; require the Department of Education to provide annual reports; provide an appropriation of \$10 million in bond funds and associated debt service to support the development of up to two net zero pilot project schools; provide funding to support the use of sustainable school design.

Feb 15-introduced in Senate

Feb 20-to Appropriations & Revenue (S)

#### SB 169 (BR 1951) - E. Tori

AN ACT relating to military affairs.

Amend KRS 36.510 to change the name of a federal act from Soldiers' and Sailors' Civil Relief Act of 1940 to Servicemembers Civil Relief Act.

Feb 15-introduced in Senate

Feb 20-to Veterans, Military Affairs, & Public Protection (S)

Feb 28-reported favorably, 1st reading, to Consent Calendar

Feb 29-2nd reading, to Rules

Mar 3-posted for passage in the Consent Orders of the Day for Tuesday, March 4, 2008

Mar 4-3rd reading, passed 38-0 Mar 5-received in House

Mar 11-to Seniors, Military Affairs, &

Public Safety (H): posting waived:

elected trustees to three terms, to require the board to establish a formal trustee education program, and to SB 164/LM (BR 1847) - T. Buford agreement in a motor vehicle retail installment contract; specify that a debt cancellation agreement shall not be

posted in committee

Mar 19-reported favorably, 1st

reading, to Calendar

Mar 20-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 26-3rd reading, passed 98-0; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 53)

**SB 170 (BR 1772)** - K. Winters, G. Neal, W. Blevins Jr., J. Denton, C. Gibson, J. Pendleton, G. Tapp

AN ACT relating to the Kentucky Board of Medical Licensure.

Amend KRS 311.530 to change membership of the board; amend KRS 311.535 to limit members to two consecutive terms; amend KRS 311.540 to limit officers of the board to one year terms and permit reelection for one year; permit the board to appoint committees; permit the president of the board to serve ex officio on any committee; limit officers of committees to one year terms and permit reelection for one year; create a new section of KRS Chapter 311 to require the State Board of Medical Licensure to recognize certification by the American Board of Interventional Pain Physicians; prohibit the practice of interventional pain management without training; permit a physician certified by the American Board of Interventional Pain Physicians to advertise.

Feb 15-introduced in Senate

Feb 20-to Licensing, Occupations and Administrative Regulations (S)

SB 171/LM/CI (BR 1887) - J. Carroll, D. Ridley

AN ACT relating to crimes and punishments.

Amend KRS 514.010 relating to definitions for theft offenses to create a definition for "timber"; amend KRS 514.030 relating to theft by unlawful taking to penalize theft of timber (regardless of the value of the timber) as a Class D felony; amend KRS 514.110 relating to receiving stolen property, to penalize possession of stolen timber (regardless of the value of the timber) as a Class D felony; amend KRS 514.130 relating to seizure and forfeiture of property used in theft offenses to add "heavy equipment."

Feb 15-introduced in Senate Feb 20-to Judiciary (S)

#### Introduced Feb. 19, 2008

**SB 1 (BR 1749)** - D. Williams, K. Winters, E. Harris, D. Kelly, V. McGaha, D. Roeding, K. Stine, G. Tapp, D. Thayer, J. Westwood

AN ACT relating to student assessment.

Amend KRS 158.6451 to add an expectation relating to performing arts; amend KRS 158.6453 to restate the components of the assessment,

open-response questions requirement; require writing portfolios be maintained for each student in grade five to 12; limit rewrites of the writing portfolio; require writing assessments consisting of items emphasizing multiple-choice mechanics and editing at grades five, eight, and 11; require each school council to develop policies relating to the school's writing program; eliminate practical living and vocational education student testing from the assessment program but require a program evaluation of practical living and career and technical education annually; eliminate arts and humanities student testing from the assessment program but require a program evaluation of arts and humanities annually; require accelerated learning be provided any student whose scores on any of the assessments indicate skill deficiencies; require each school to devise an accelerated learning plan; require individual reports to parents on the achievement of their children compared to school, state, and national results; delete reference to tenth grade availability of WorkKeys; amend KRS 158.6452 to require the School Curriculum, Assessment, and Accountability Council to provide recommendations relating the to identification of academic skills and deficiencies of individual students; amend KRS 158.6458 to modify title of assessment and accountability the system, by adding reference to "academic achievement"; amend KRS 158.649 to change dates for reporting student data to each school council and change dates for actions by school councils; amend KRS 158.710, 156.095, 158.816, 159.035, 158.805, 160.345, 158.6455, 158.6459, 158.647, and 158.840 to conform; make technical changes.

#### SB 1 - AMENDMENTS

SCS - Retain original provisions, except provide that the implementation date for the changes in assessment shall be 2008-2009, except for any delays that may be necessary to comply with the No Child Left Behind Act of 2001; include on-demand writing assessments one time within the elementary grades, the middle grades, and the high school grades, respectively; change the high school readiness exam to assess English, reading, mathematics, and science from grade 8 to grade 9; require the Kentucky Department of Education to conduct periodic studies comparing the standards in social studies and other areas as deemed appropriate by the Kentucky Board of Education in addition to those currently named.

Feb 19-introduced in Senate; to Education (S)

Mar 5-taken from committee; 1st reading; returned to Education (S)

Mar 6-reported favorably, 2nd reading, to Rules with Committee Substitute

Mar 7-posted for passage in the Regular Orders of the Day for Friday, March 7, 2008; 3rd reading, passed 22-15 with Committee Substitute

Mar 10-received in House

Mar 14-to Appropriations & Revenue (H)

AN ACT relating to motor vehicle offenses.

Amend KRS 189.430 relating to motor vehicle offenses to delete the prohibition against leaving a running vehicle unattended and setting the parking brake on a hill.

#### SB 172 - AMENDMENTS

SCS - Amend to provide that the provisions allowing the running of an unattended motor vehicle apply only to a locked motor vehicle equipped with a remote start and to emergency and public safety vehicles.

Feb 19-introduced in Senate

Feb 21-to Judiciary (S)

Mar 6-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 7-2nd reading, to Rules

Mar 13-recommitted to Judiciary (S)

#### SB 173 (BR 1860) - J. Denton

AN ACT relating to the Board of Physical Therapy.

Amend KRS 327.030 to specify membership criteria for board of physical therapy; require appointment by Governor; stagger terms; require the board to provide orientation; increase per diem payments to board members to \$200.

#### SB 173 - AMENDMENTS

SCS - Retain original provisions, except require one board member be a resident of Kentucky and not affiliated with or have more than a 5 percent interest in any health care profession or business; eliminate increase in per diem.

Feb 19-introduced in Senate

Feb 21-to Licensing, Occupations and Administrative Regulations (S)

Feb 26-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 28, 2008

Feb 28-passed over and retained in the Consent Orders of the Day

Mar 4-3rd reading, passed 38-0 with Committee Substitute

Mar 5-received in House

Mar 11-to Health & Welfare (H)

Mar 17-posted in committee

Mar 20-reported favorably, 1st reading, to Calendar

Mar 21-2nd reading, to Rules

Mar 27-posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Apr 1-3rd reading, passed 85-6; received in Senate; enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor Apr 10-signed by Governor (Acts Ch.

Introduced Feb. 20, 2008

SB 174 (BR 2048) - R. Stivers II

54)

AN ACT relating to crimes and punishments.

Amend KRS 510.140 to make gender neutral.

SCS - Create a new section of KRS Chapter 421 adopting the Uniform Deposition and Discovery Act, define terms; establish procedure.

SCA (1/Title, R. Stivers II) - Make title amendment.

#### Feb 20-introduced in Senate

Feb 25-to Judiciary (S)

Mar 13-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Tuesday, March 18, 2008

Mar 18-3rd reading, passed 37-0 with Committee Substitute, committee amendment (1-title)

Mar 19-received in House

Mar 20-to Judiciary (H)

Mar 26-posting waived retroactively; reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Apr 2-3rd reading, passed 94-2; received in Senate; enrolled, signed by each presiding officer

Apr 3-delivered to Governor

Apr 14-signed by Governor (Acts Ch. 114)

## SB 175/LM/CI (BR 2051) - R. Stivers II

AN ACT relating to criminal justice. Amend KRS 421.500 to make technical correction.

#### SB 175 - AMENDMENTS

SCS/LM/CI - Create, amend, and repeal various provisions relating to anatomical gifts and create the Revised Uniform Anatomical Gift Act to make consistent the provisions regarding organ donation across the states; clarify certain provisions of earlier uniform acts; apply provisions to donations from deceased donors as a result of gifts made before or after their deaths; designate procedures and requirements for the following: who may make an anatomical gift before the donor's death; the manner of making an anatomical gift before the donor's death; procedure for amending or revoking an anatomical gift before donor's death; the refusal to make an anatomical gift and the effect of refusal; the preclusive effect of an gift, anatomical amendment, or revocation; who may make an anatomical gift of decedent's body or part; the manner of making, amending, or revoking an anatomical gift of decedent's body or part; persons that may receive an anatomical gift and the purpose of the anatomical gift; search by law enforcement and hospital for document of gift; the delivery of document of gift not required during donor's life, and the right to examine; the rights and duties of procurement organization and others; the coordination of procurement and use; prohibition of the sale or purchase of parts; other prohibited acts; immunity for certain parties; law governing validity, choice of law as to execution of document of gift, presumption of validity; the effect of an anatomical gift on advance health-care

accountability, and academic achievement program; eliminate the SB 172 (BR 1898) - P. Clark

SB 174 - AMENDMENTS

directive; cooperation between coroners and medical examiner and procurement organization; uniformity of application and construction; and the relation to electronic signatures in global and national commerce act; and amend and repeal various sections to conform.

SCA (1/Title, R. Stivers II) - Make title amendment.

SCA (2, R. Stivers II) - Amend to restrict who may make donation of deceased person's body or part for education, research, or transplantation, and make conforming corrections.

Feb 20-introduced in Senate

Feb 25-to Judiciary (S)

Mar 13-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 18-passed over and retained in the Orders of the Day

Mar 19-taken from the Regular Orders of the Day; recommitted to Judiciary (S)

Mar 26-reported favorably, to Rules with committee amendment (2); posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 32-1 with Committee Substitute, committee amendments (1-title) and (2) Mar 27-received in House

#### SB 176 (BR 2047) - R. Stivers II

AN ACT relating to crimes and punishments.

Amend KRS 530.080 to make gender neutral.

Feb 20-introduced in Senate Feb 25-to Judiciary (S)

## SB 177 (BR 2073) - D. Roeding

AN ACT relating to the Kentucky Board of Pharmacy.

Amend KRS 315.171 to require the board of pharmacy to promulgate administrative regulations establishing daily compensation for board members actively engaged in the service of the board.

#### SB 177 - AMENDMENTS

SCS - Retain original provisions, except limit the compensation of members of the Kentucky Board of Pharmacy to an amount not to exceed \$200 per day.

Feb 20-introduced in Senate

Feb 25-to Licensing, Occupations and Administrative Regulations (S)

Mar 18-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 19-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0 with Committee Substitute

Mar 27-received in House

## SB 178 (BR 1989) - T. Buford

AN ACT relating to state holidays. Amend KRS 18A.190 to give state employees the option, subject to approval, of taking a holiday either on the third Monday in February, Presidents' Day, or on the eleventh day of November, Veterans Day.

Feb 20-introduced in Senate

Feb 25-to State & Local Government (S)

#### Introduced Feb. 21, 2008

#### SB 179 (BR 2089) - J. Turner

AN ACT changing the classification of the City of Whitesburg, in Letcher County.

Reclassify the City of Whitesburg in Letcher County, population 1,517, from a city of the fifth class to a city of the fourth class. As provided in Section 156A of Kentucky Constitution, the the population requirements for the classification of cities established by the former Section 156 of the Kentucky Constitution remain in effect until changed by law. Therefore, classification as a city of the fourth class requires a population of 3,000 to 7,999.

Feb 21-introduced in Senate

Feb 26-to State & Local Government (S)

Mar 24-taken from committee State & Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 25-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Mar 26-reported favorably, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0

Mar 27-received in House; to Local Government (H)

Mar 28-posting waived retroactively; reported favorably, 1st reading, to Calendar

Apr 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day

Apr 2-3rd reading, passed 82-13; received in Senate; enrolled, signed by each presiding officer

Apr 3-delivered to Governor

Apr 14-signed by Governor (Acts Ch. 115)

#### SB 180/LM (BR 870) - D. Thayer

#### AN ACT relating to forfeiture.

Create new sections of KRS Chapter 500, the general provisions for the Kentucky Penal Code, to require forfeiture of all real and personal property used in or acquired as a result of certain sexual offenses against minors and create forfeiture procedures; amend KRS 500.090, relating to forfeiture, and KRS 16.210, relating to disposition of property by the Kentucky State Police to conform.

#### SB 180 - AMENDMENTS

SCS/LM - Delete most of the original provisions, including those requiring forfeiture of real property, and replace with new language to require forfeiture of personal property used in connection with or acquired as a result of the violation or attempted violation of certain sex offenses; require forfeiture of personal property under the same terms, conditions, and process as used in KRS Chapter 218A, relating to asset forfeitures for controlled substances violations.

SFA (1/LM/CI, D. Thayer) - Retain original provisions, with the following additions: amend KRS 531.090 and KRS 531.100 to add the act of dressing or undressing; establish what constitutes prima facie evidence of voyeurism and video voyeurism; amend KRS 17.500 and KRS 17.520 to make voyeurism a sex crime and require registration for 5 years; amend KRS 439.267 to conform.

SFA (2/Title, D. Thayer) - Make title amendment.

SFA (3, D. Thayer) - Retain original provisions, with the following additions; prohibit property subject to forfeiture from being forfeited until after the defendant's conviction; require proceeds of forfeited property to be distributed 75 percent to law enforcement, 15 percent to prosecutors, and 10 percent to the local detention facility that housed the defendant; amend KRS 531.090 and KRS 531.100, relating to voyeurism and video voyeurism, to add the act of watching, photographing, or videotaping a person dressing or undressing in certain circumstances; establish what constitutes prima facie evidence of voyeurism and video voyeurism.

SFA (4/LM, D. Thayer) - Retain original provisions, with the following additions: prohibit property subject to forfeiture from being forfeited until after the defendant's conviction; require proceeds of forfeited property to be distributed 75 percent to law enforcement, 15 percent to prosecutors, and 10 percent to the local detention facility that housed the defendant.

Feb 21-introduced in Senate

Feb 26-to Judiciary (S)

Mar 6-floor amendment (1) filed to Committee Substitute, floor amendment (2-title) filed ; reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 12-passed over and retained in the Orders of the Day

Mar 13-passed over and retained in the Orders of the Day; floor amendment (3) filed to Committee Substitute

Mar 14-passed over and retained in the Orders of the Day

Mar 17-passed over and retained in the Orders of the Day

Mar 18-passed over and retained in the Orders of the Day; floor amendment (4) filed to Committee Substitute

Mar 19-3rd reading; floor amendments (1) (2-title) and (3) withdrawn ; passed 36-0 with Committee Substitute, floor amendment (4) ; received in House

Mar 20-to Judiciary (H)

#### SB 181 (BR 2131) - C. Gibson

AN ACT relating to honoring military service.

Amend KRS 18A.150 to establish a state hiring preference honoring military service; require that certain individuals receive an additional five or ten preference points on an examination score used for state hiring in classified positions; permit the total of the entitled to a job interview by an employing state agency based on military service; require an employing state agency to offer a job interview to all individuals so identified; create new sections of KRS Chapter 45A to give preference to Kentucky small businesses with veteran proprietorship in government contracts over the small purchase limit; require government contracts over \$500,000 to utilize Kentucky small businesses with veteran proprietorship for at least 20% of their contract price or face 5% contract price penalty; require the Finance and Administration Cabinet to report utilization of Kentucky small businesses with veteran proprietorship, womenowned businesses, and minority-owned businesses, in state contracts; amend various sections of KRS Chapter 45A to conform.

#### SB 181 - AMENDMENTS

SCS - Retain original provisions of the bill and require the Finance and Administration Cabinet to set up registration and certification process for contracting preference purposes; allow Finance and Administration Cabinet to grant waivers to successful bidders or offerors if they can prove they cannot find sufficient veteran owned small business proprietorships; and establish requirements for veterans who qualify for contracting preference.

Feb 21-introduced in Senate

Feb 26-to Veterans, Military Affairs, & Public Protection (S)

Feb 28-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 29-2nd reading, to Rules

Mar 3-posted for passage in the Consent Orders of the Day for Tuesday, March 4, 2008

Mar 4-3rd reading, passed 38-0 with Committee Substitute

Mar 5-received in House

Mar 11-to Seniors, Military Affairs, & Public Safety (H)

## Introduced Feb. 25, 2008

#### SB 182 (BR 1968) - T. Jensen

AN ACT relating to driver's licenses.

Amend KRS 186.412 to require the circuit clerk to ask each applicant for a driver's license to provide a name, address and telephone number to be used in case of an emergency; prohibit the emergency contact information from appearing on the face of the license, but to be stored in the database; permit the applicant to choose not to provide emergency contact information.

## SB 182 - AMENDMENTS

SFA (1, T. Jensen) - Permit an applicant for a driver's license to request a form for providing emergency contact information from the circuit clerk; require the Transportation Cabinet to provide the necessary forms to the clerk.

Feb 25-introduced in Senate Feb 27-to Transportation (S) Mar 5-reported favorably, 1st reading, to Calendar; floor amendment (1) filed Mar 6-2nd reading, to Rules

examination score and the preference points to exceed 100; require that a register certificate identify all individuals

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday,

March 11, 2008

Mar 11-3rd reading, passed 38-0 with floor amendment (1) ; received in House Mar 14-to Transportation (H) Mar 20-posted in committee

#### SB 183 (BR 844) - V. McGaha

AN ACT relating to health facilityacquired infections.

Create new sections of KRS Chapter 216B to define terms; state legislative findings about acquired infections and increasing prevalence in health care settings, the costs to treat patients with acquired infections, and that infections are preventable; require health care facilities to implement infection prevention programs in high risk areas and throughout the facility by January 1, 2009; require implementation of best practices that include identification of infected patients, contact precautions, cultures upon discharge or transfer, washing, written infection hand prevention and control policy, public posting of policies, and worker and staff education programs; require health facilities to report data on health-facility acquired infection rates and multi-drug resistant infections; require cabinet to include data on acquired infections in its dissemination of information under KRS 216.2921; permit the cabinet to promulgate administrative regulations; require report to Governor and Research Legislative Commission; establish penalties for violations.

Feb 25-introduced in Senate Feb 27-to Health & Welfare (S)

#### SB 184 (BR 1960) - J. Pendleton

AN ACT relating to milk.

Create new sections of KRS Chapter 260 to create a Kentucky Milk Commission; describe the duties of the commission; describe the requirements of any recommended milk price regulation systems or assessments; require processors to keep records; create a Dairy Industry Fund; activate the commission only upon the receipt of sufficient funds to carry out the purposes of the Act.

Feb 25-introduced in Senate Feb 27-to Agriculture & Natural Resources (S)

#### SB 185 (BR 2178) - J. Denton

AN ACT relating to the Citizen Foster Care Review Board Program.

Amend KRS 620.220 to permit court clerks to provide electronic notification of court commitment orders to the Citizen Foster Care Review Board Program.

Feb 25-introduced in Senate Feb 27-to Judiciary (S)

#### SB 186 (BR 1789) - G. Neal

AN ACT relating to mortgage lending. Create new sections of Subtitle 2 of KRS Chapter 286 to provide that, with regard to residential mortgage loans in a principal loan amount of under \$200,000 and a loss ratio of greater than 80 percent, it shall be unlawful not to verify

repay; require an escrow account for taxes and insurance on these loans; specify the method to determine reasonable ability to repay for loans with a variable interest rate; establish criteria which, if met, the borrower shall be presumed to have a reasonable ability to repay; declare it is unlawful to make a residential mortgage loan product that has a higher interest rate, higher points and fees, or other unfavorable terms if the borrower's credit score indicates the borrower may qualify for a residential mortgage loan product that has a lower interest rate, lower points and fees, or more favorable terms, unless there is a corresponding tangible benefit in servicing, underwriting, timely processing, origination fees, or closing costs: declare it unlawful to make a highcost home loan without first requiring the borrower to obtain housing counseling; declare it unlawful for a residential mortgage loan to contain a provision that allows prepayment penalties more than 36 months after the loan or which exceed 3 percent in the first 12 months, 2 percent in the second 12 months, or 1 percent in the third 12 months; amend KRS 286.8-090 to permit the executive director to suspend or revoke a license or take other action against a mortgage loan company, loan broker, or loan officer who violates Section 1 or 2 of this Act; amend KRS 286.8-110 to delete regarding provision prepayment penalties; amend KRS 286.8-270 to require a mortgage loan broker to act in the borrower's best interest and require compliance with certain duties; amend KRS 360.100 to provide that a high-cost home loan with a fixed rate of interest for an introductory period that adjusts or resets after such period shall not contain any term which requires the borrower to pay a prepayment penalty after the beginning of the two-month period ending on the date of adjustment or reset; amend KRS 286.8-020 to subject certain entities to the provisions of Sections 1 and 2 of this Act.

Feb 25-introduced in Senate Feb 27-to Banking & Insurance (S)

#### Introduced Feb. 26, 2008

SB 187 (BR 2107) - E. Scorsone

AN ACT relating to state government contracting.

Amend KRS 45A.030 to add definitions for certain terms; amend KRS 45A.095 to require the Finance and Administration Cabinet to rigorously examine all requests for a sole source exemption; develop renewal policies and procedures for sole source contracts which limit renewals to no more than two consecutive renewals; report annually to the Government Contract Review Committee certain information regarding sole source contracts and emergency contracts: amend KRS 45A.690 to clarify definition of governmental emergency; amend KRS 45A.695 to require a detailed statement of the monitoring plan for sole source contracts be included on a proof of necessity; amend KRS 45A.705 to delete certain reporting requirements; create new sections of KRS Chapter 45A to prohibit an agency agency is not an original party to that agreement; require the Finance and Administration Cabinet to establish and maintain a Procurement Training Program; require the Finance and Administration Cabinet to create a Web site designated and maintained for government contracting; designate an ombudsman; require the promulgation of administrative regulations to govern assessments of all contractors; require that training be provided for all state agencies on the necessity of adequate contract monitoring.

Feb 26-introduced in Senate

Feb 28-to State & Local Government (S)

#### SB 188 (BR 2221) - J. Denton

AN ACT relating to citizen foster care review boards.

Amend KRS 620.220 to permit use of electronic records from court clerks to citizen foster care review boards.

Feb 26-introduced in Senate

Feb 28-to Judiciary (S)

Mar 20-reported favorably, 1st reading, to Consent Calendar

Mar 21-2nd reading, to Rules

Mar 24-posted for passage in the Regular Orders of the Day for Monday, March 24, 2008; 3rd reading, passed 38-0; received in House

Mar 27-to Judiciary (H)

Apr 1-reported favorably, 1st reading, to Calendar; placed in the Orders of the Day

Apr 2-taken from the Regular Orders of the Day; 2nd reading; returned to the Orders of the Day

Apr 15-posted for passage; 3rd reading, passed 69-20; received in Senate; enrolled, signed by each presiding officer

Apr 16-delivered to Governor

Apr 24-signed by Governor (Acts Ch. 187)

#### SB 189 (BR 1986) - J. Westwood

AN ACT relating to capital renewal, maintenance, and renovation of stateowned facilities.

Direct the Finance and Administration Cabinet and the Council on Postsecondary Education to each prepare a report on the establishment and implementation of a process for funding deferred and future major capital renewal, maintenance, and renovation needs; report findings to the Legislative Research Commission no later than December 1, 2008.

#### SB 189 - AMENDMENTS

HCS - Retain original provisions except include the office of the state budget director in the preparation of the Finance and Administration Cabinet's report and the Council on Postsecondary Education's report.

HFA (1/LM/P, D. Keene) - Attach provisions of House Bill 103.

HFA (2/Title, D. Keene) - Make title amendment.

HFA (3/LM/P, D. Keene) - Attach provisions of House Bill 103.

HFA (4, D. Keene) - Amend SB 189/HCS to determine membership to

amendment.

Feb 26-introduced in Senate

Feb 28-to Appropriations & Revenue (S)

Mar 11-reported favorably, 1st reading, to Consent Calendar

Mar 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 13, 2008

Mar 13-3rd reading, passed 36-0

Mar 14-received in House

Mar 18-to State Government (H)

Mar 21-posting waived

Mar 24-reported favorably, 1st reading, to Calendar with Committee Substitute ; floor amendments (1) and (2-title) filed

Mar 25-2nd reading, to Rules; floor amendment (3) filed to Committee Substitute

Mar 27-posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Mar 28-floor amendment (4) filed to Committee Substitute, floor amendment (5-title) filed

Apr 1-3rd reading, passed 94-1 with Committee Substitute ; received in Senate

Apr 2-to Rules (S); posted for passage for concurrence in House Committee Substitute ; Senate concurred in House Committee Substitute ; passed 36-0; enrolled, signed by each presiding officer

Apr 3-delivered to Governor

Apr 14-signed by Governor (Acts Ch. 121)

**SB 190 (BR 2142)** - J. Westwood, D. Ridley, D. Roeding, R. Sanders Jr, G. Tapp

AN ACT relating to motor vehicle sales.

Amend KRS 190.070 to prohibit the change in ownership of an automobile manufacturer continuing to provide a line make in Kentucky from terminating an existing agreement with an automobile dealer unless the manufacturer offers the existing dealer an agreement similar to the other dealers of the same line model.

Feb 26-introduced in Senate

Feb 28-to Transportation (S)

Mar 5-reported favorably, 1st reading, to Consent Calendar

Mar 6-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Tuesday, March 11, 2008

Mar 11-3rd reading, passed 38-0; received in House

Mar 14-to Transportation (H); posted in committee

Mar 18-reported favorably, 1st reading, to Calendar

Mar 19-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 20, 2008

Mar 25-3rd reading, passed 96-1

Mar 26-received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 7-signed by Governor (Acts Ch. 17)

and document the borrower's income and financial resources and not to verify the borrower's reasonable ability to of the Commonwealth from entering into any contractual agreement in which the county court house commissions, limit compensation of commissioners.

HFA (5/Title, D. Keene) - Make title

SB 191/LM (BR 1935) - T. Buford

AN ACT relating to the sale or transfer

of alcohol to minors.

Amend KRS 244.080 and 244.990 to provide a criminal penalty with a mandatory minimum fine for employees of alcoholic beverage retail licensees who sell alcohol to minors; amend KRS 530.070 to conform.

Feb 26-introduced in Senate Feb 28-to Judiciary (S)

#### SB 192 (BR 2216) - J. Westwood

AN ACT relating to family resource and youth services centers and making an appropriation therefor.

Amend KRS 156.4975 to delete reference to the interagency task force on family resource and youth services centers; create a new section of KRS Chapter 156 to specify purpose of family resource and youth services centers, eligibility criteria, core components required for a family resource center and a youth services center, specify funding from the Cabinet for Health and Family Services, specify that a funded center may remain eligible until the percent of the student body eligible for free or reduced school food is below 20% for five consecutive years, and prohibit abortion counseling or referrals; amend KRS 156.4977 to conform; create a new section of KRS Chapter 194A to require the cabinet to promulgate administrative regulations to implement continuation application requirements and establish a continuing education program for coordinators and staff.

Feb 26-introduced in Senate

Feb 28-to Education (S)

Mar 11-reported favorably, 1st reading, to Calendar

Mar 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008

Mar 13-3rd reading, passed 36-0

Mar 14-received in House

Mar 18-to Appropriations & Revenue (H)

Mar 28-posting waived retroactively; reported favorably, 1st reading, to Calendar

Apr 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day

Apr 2-3rd reading, passed 96-0; received in Senate; enrolled, signed by each presiding officer

Apr 3-delivered to Governor Apr 14-signed by Governor (Acts Ch. 120)

#### SB 193 (BR 2279) - T. Jensen

AN ACT relating to school construction.

Amend KRS 337.010 to exempt elementary, secondary, and postsecondary school construction from the definition of "public works" relating to prevailing wage.

Feb 26-introduced in Senate Mar 3-to Appropriations & Revenue (S)

Introduced Feb. 27, 2008

#### SB 194/LM (BR 2171) - B. Leeper

117 to prohibit straight party voting; amend KRS 117.125 to conform.

Feb 27-introduced in Senate

Feb 29-to State & Local Government (S)

SB 195 (BR 2315) - T. Buford, D. Seum

AN ACT relating to pawnbrokers.

Amend KRS 226.050 to reduce from 90 days to 60 days, the period of time required after maturity of the loan before the pawnbroker may sell a pawned article.

Feb 27-introduced in Senate

Feb 29-to Licensing, Occupations and Administrative Regulations (S)

Mar 11-reported favorably, 1st reading, to Calendar

Mar 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008

Mar 13-3rd reading, passed 33-3

Mar 14-received in House

Mar 18-to Banking & Insurance (H) Mar 24-posting waived

Mar 26-reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Friday, March 28, 2008 Apr 1-3rd reading, passed 87-6; received in Senate; enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House: delivered to Governor

Apr 11-signed by Governor (Acts Ch. 69)

**SB 196 (BR 2105)** - B. Smith, R. Stivers II, W. Blevins Jr., D. Boswell, T. Buford, P. Clark, D. Harper Angel, R. Jones II, B. Leeper, J. Pendleton, J. Rhoads, D. Ridley, D. Roeding, G. Tapp, D. Thayer, J. Turner, K. Winters, E. Worley

AN ACT relating to parks and tourism. Amend KRS 148.795 to define certain terms related to the operation of the Kentucky Recreational Trails Authority; to expand the membership of the authority with representation from the Kentucky Motorcycle Association, League of Kentucky Sportsmen, Kentucky Council of Area Development Districts. ATV association representatives, hiking or backpacking organizations, Kentucky Horse Council, and others; authorize the Kentucky Recreational Trails Authority and other governmental entities to enter into recreational land use agreements through contractual arrangements establishing allowable purposes; that establish provisions these recreational land use agreements do not ensure certain privileges or rights; allow governmental entities to construct, improve, renovate, finance or otherwise provide for recreational activities and facilities on designated public and private lands where owners have entered into land use agreements with the authority or a governmental entity; provide for establishment of general use permit systems to access lands for offroad activities; enable the Commerce Cabinet to administer a nonlapsing fund for certain proceeds from the authority's operations; enable the Commerce

described in the act.

#### SB 196 - AMENDMENTS

SCS - Retain original provisions of SB 196; make technical and grammatical corrections; add two representatives from the Kentucky Farm Bureau, two representatives from the coal industry, Commissioner of and the the Department of Agriculture to the Kentucky Recreational Trails Authority; change the term "support fund" to "revolving fund"; charge the Kentucky Recreational Trails Authority with the responsibility to develop and implement an informational campaign on responsible and legal recreational activity focusing on implications of trespass, vandalism, and littering; prohibit persons from entering private lands in the absence of an agreement without the owner's permission; amend KRS 150.192 to give the Kentucky Department of Fish and Wildlife Resources the authority to enforce the provisions of the Act upon the direction of the Secretary of the Commerce Cabinet: direct the Kentuckv Recreational Trails Authority to study the impacts of and ways to reduce illegal trespass by all-terrain and off-highway vehicles on private farmland and make recommendations to the Legislative Research Commission by December 15, 2008.

HFA (1, R. Webb) - Include rock climbing in list of activities; allow parties to recreational land use agreement to agree to termination notice and conditions; allow conservation officers to enforce provisions under a memorandum of agreement between Fish and Wildlife and the Commerce Cabinet.

HFA (2, M. Marzian) - Retain provisions of the bill; add member from the Brain Injury Association of Kentucky to the KY Recreation Trails Authority.

HFA (3, R. Webb) - Add rock climbing to the list of recreational activities; change terms "political subdivision" to 'governmental entities" and "party" to "entity"; allow users of recreational use agreements to agree to termination notice and conditions; limit the indemnity for landowners to the same provided under KRS 411.190; allow conservation officers to enforce the recreational agreements subject to a memorandum of agreement with the Commerce Cabinet; authorize the Department of Fish and Wildlife Resources to promulgate administrative regulations to implement the enforcement provisions; make technical corrections and other changes to conform.

#### Feb 27-introduced in Senate

Feb 29-to Agriculture & Natural Resources (S)

Mar 6-taken from committee; 1st reading; returned to Agriculture & Natural Resources (S)

Mar 7-taken from committee; 2nd reading; returned to Agriculture & Natural Resources (S)

Mar 10-reported favorably with Committee Substitute ; 3rd reading; to Rules (S); posted for passage in the Regular Orders of the Day for Monday, March 10, 2008; passed 34-0 with Committee Substitute Mar 17-posted in committee

Mar 20-reported favorably, 1st reading, to Calendar

Mar 21-2nd reading, to Rules; floor amendment (1) filed

Mar 24-floor amendment (2) filed

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 26-floor amendment (3) filed ; 3rd reading, passed 99-0 with floor amendments (1) and (3) ; received in Senate

Mar 28-to Rules (S); posted for passage for concurrence in House floor amendments (1) and (3) ; Senate concurred in House floor amendments (1) and (3) ; passed 36-0

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 70)

#### SB 197 (BR 2308) - R. Jones II

AN ACT relating to workers' compensation income benefits.

Amend KRS 342.265 to require that an award for income benefits with a present value of \$25,000 or less be paid in a lump sum upon request of the employee and approval of an administrative law judge.

Feb 27-introduced in Senate Feb 29-to Judiciary (S)

SB 198/LM (BR 2307) - R. Jones II

AN ACT relating to contractor and subcontractor liability.

Amend KRS 342.610 to require that a contractor is liable unless the subcontractor makes payment of compensation required under the workers' compensation law.

Feb 27-introduced in Senate Feb 29-to Judiciary (S)

#### SB 199 (BR 2309) - R. Jones II

AN ACT relating to the American Medical Association "Guides to the Evaluation of Permanent Impairment."

Amend sections of KRS Chapter 342 to adopt the fifth edition, rather than the most recent edition, of the AMA Guides to the Evaluation of Permanent Impairment.

#### SB 199 - AMENDMENTS

SCS - Replace provisions of the bill with provisions delaying the adoption of the latest edition of the AMA guidelines until the summer of 2009, to require the commissioner of the Department of Labor to study the advisability of adopting the new guidelines and make a report to the LRC by January of 2009, and to allow an earlier adoption by executive order of the commissioner if the commissioner finds that an earlier adoption would best serve the welfare of Kentucky's workers, EMERGENCY.

SCA (1/Title, R. Stivers II) - Make title amendment.

SFA (1, J. Rhoads) - Amend to make the executive director of the Office of Workers' Claims, rather than the commissioner of the Department of Labor, responsible for studying feasibility of adopting the AMA Guides.

AN ACT relating to elections. Create a new section of KRS Chapter Cabinet to promulgate regulations for the Kentucky Recreational Trails Authority, provisions, programs and activities Mar 11-received in House Mar 14-to Tourism Development & Energy (H) HFA (1, B. Farmer) - Amend to require that recommendations relating to adoption of the 6th edition, or retaining the 5th edition, of the AMA Guides be presented to LRC by August 1, 2008, and make adoption of 6th edition effective on January 1, 2009.

Feb 27-introduced in Senate Feb 29-to Judiciary (S)

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Mar 7-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 12-3rd reading, passed 33-0 with Committee Substitute, committee amendment (1-title), floor amendment (1)

Mar 13-received in House

Mar 14-to Labor & Industry (H)

Mar 17-posted in committee

Mar 20-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Mar 21-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 28-3rd reading; floor amendment (1) defeated ; passed 78-18; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 55)

Introduced Feb. 28, 2008

#### SB 200 (BR 2132) - E. Tori

AN ACT relating to military affairs. Amend KRS 36.030 to add gender neutral language.

Feb 28-introduced in Senate Mar 3-to Veterans, Military Affairs, & Public Protection (S)

#### SB 201 (BR 2134) - E. Tori

AN ACT relating to public protection. Amend KRS 76.410 to add gender neutral language.

Feb 28-introduced in Senate Mar 3-to Veterans, Military Affairs, & Public Protection (S)

#### SB 202 (BR 2133) - E. Tori

AN ACT relating to public protection. Amend KRS 149.083 to add gender neutral language.

Feb 28-introduced in Senate Mar 3-to Veterans, Military Affairs, & Public Protection (S)

#### SB 203 (BR 1978) - T. Jensen

AN ACT relating to amusement rides and attractions.

Amend KRS 247.232 to amend the definitions of "amusement attraction" and "owner"; amend KRS 247.234 to require

business identification number, а conduct pre-opening inspections and tests of amusement rides and attractions each day the ride or attraction is to be operated, and maintain records of the inspections and tests; allow the Commissioner to revoke the business identification number of any owner who fails to conduct the inspections and tests; amend KRS 247.236 to prohibit amusement rides and attractions from being operated if an owner knows the operation would be unsafe; prohibit anyone who is under the influence of alcohol or other substance or who is younger than 18 from operating an amusement ride or attraction; allow an owner or operator to deny a person from getting on an amusement ride or attraction if the owner or operator has reason to believe that person may jeopardize his safety or others' safety; create new sections of KRS 247.232 to 247.236 to establish the reporting procedures that owners must follow and the investigation procedures that the department must follow if an incident occurs that results in death, injury requiring medical treatment other than first aid, or damage to a ride or attraction that would affect the safety of the ride or attraction; require the department to promulgate administrative regulations establishing a comprehensive set of administrative violations and civil penalties not to exceed \$10,000 and the procedure for revoking identification numbers, licenses, or other certificates issued by the department; establish the requirements that amusement ride and attraction owners must meet relating to manuals. specifications. service bulletins, and inspection records of the rides and attractions; amend KRS 247.990 to delete references to penalties relating to amusement rides and attractions since the penalties will be established administrative by regulations; make technical corrections.

#### SB 203 - AMENDMENTS

HCS - Same as original, except combine definitions of "Amusement ride" and "Amusement attraction" into one definition; define "Operator," "Operator assistant," and "ASTM Standard"; permit the Commissioner to designate certain rides or attractions where the presence of an operator is not required; allow operator assistants to deny entrance to a ride or attraction under certain circumstances; require the department to promulgate administrative regulations relating to the use of replacement parts, rather than requiring the use of original equipment manufacturer's parts; permit promulgate department the to administrative regulations regarding ASTM standards.

Feb 28-introduced in Senate

Mar 3-to Agriculture & Natural Resources (S)

Mar 6-reported favorably, 1st reading, to Consent Calendar

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Tuesday, March 11, 2008

Mar 11-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; passed over and Mar 14-to Agriculture & Small Business (H)

Mar 17-posted in committee

Mar 19-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 20-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 27-3rd reading, passed 98-0 with Committee Substitute ; received in Senate

Apr 1-to Rules (S); posted for passage for concurrence in House Committee Substitute ; Senate concurred in House Committee Substitute ; passed 37-0

Apr 2-enrolled, signed by each presiding officer; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 116)

#### SB 204 (BR 2310) - R. Jones II

AN ACT relating to retraining benefits. Amend KRS 342.732 to make the retraining incentive benefit cash option available at age 52 rather than at age 57.

Feb 28-introduced in Senate

Mar 3-to Economic Development, Tourism & Labor (S)

#### SB 205/LM/CI (BR 2097) - R. Palmer II

AN ACT relating to crimes and punishments.

Amend KRS 509.040 relating to kidnapping, KRS 511.020 and 511.030 relating to burglary, and KRS 515.020 and 515.030 relating to robbery to increase the penalties designated for those offenses where they are committed in the course of a home invasion.

Feb 28-introduced in Senate Mar 3-to Judiciary (S)

#### Introduced Feb. 29, 2008

## SB 206 (BR 2347) - T. Buford

AN ACT relating to the Animal Control Advisory Board.

Amend KRS 258.117 to add two members nominated by the Humane Society of the United States to the Animal Control Advisory Board.

Feb 29-introduced in Senate

Mar 4-to Agriculture & Natural Resources (S)

#### SB 207 (BR 2148) - K. Winters

AN ACT relating to school calendars and declaring an emergency.

Require, notwithstanding the provisions of KRS 158.070 and 2006 Ky. Acts ch. 252, Part 2, D., 4., (16), each local school district's 2007-08 school calendar to include no less than two additional six-hour instructional days in addition to those which were included in the district's 2005-06 or 2006-07 school calendar as approved by the Kentucky Department of Education; EMERGENCY.

Feb 29-introduced in Senate

reading, to Consent Calendar Mar 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 13, 2008

Mar 13-3rd reading, passed 36-0 Mar 14-received in House Mar 18-to Education (H)

Mar 21-posted in committee

#### SB 208 (BR 2342) - J. Turner

AN ACT relating to contracts for school personnel and declaring an emergency.

Amend KRS 161.011 to change the notification date from April 30 to May 30 when a superintendent shall notify a classified employee that the contract will not be renewed; amend KRS 161.750 to change the notification date from April 30 to May 30 when a superintendent shall notify a teacher that the contract will not be renewed; EMERGENCY.

Feb 29-introduced in Senate Mar 4-to Education (S)

#### Introduced Mar. 3, 2008

#### SB 209 (BR 2358) - T. Buford

AN ACT relating to overweight and overdimensional vehicles.

Create a new section of KRS 189 to create an overweight and overdimensional permit to allow the transportation of water craft from the location of the original manufacturer to its destination in the Commonwealth; set length and width limitations for vehicle and trailer combination; allow the cabinet to limit the vehicle transporting the water craft to specific routes; require applicant to measure clearances of all highway structures on the specified route and acknowledge that the cabinet does not guarantee safe passage of vehicles by issuing a permit; permit the cabinet to require applicant to give bond to indemnify state or county against highway or bridge damage; prohibit recipients of permits issued under this section from exceeding weight limitations of any bridge; require department to promulgate administrative regulations.

Mar 3-introduced in Senate

Mar 5-to Transportation (S) Mar 19-reported favorably, 1st

reading, to Consent Calendar Mar 20-2nd reading, to Rules

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 38-0

Mar 28-received in House

#### SB 210/LM (BR 1934) - T. Buford

AN ACT relating to firefighters.

Create a new section of KRS Chapter 95 to establish that cancer, resulting in either temporary or permanent disability or death, is an occupational disease; establish the guidelines for compensation; establish the types of carcinogens associated with specific types of cancers.

Mar 3-introduced in Senate Mar 5-to Economic Development

owners of amusement rides and attractions to complete an application for

retained in the Orders of the Day Mar 12-3rd reading, passed 37-0 Mar 13-received in House

Mar 4-to Education (S) Mar 11-reported favorably, 1st Tourism & Labor (S)

Environment (H)

AN ACT relating to restaurant display of caloric and nutrition information.

Create new section of KRS 217.280 to 217.390 to require food service establishments identified with chain restaurants and having 20 or more locations in the Commonwealth to provide dietary information for all food and drink items sold on menus and menu boards; require menus to include the total number of calories and grams of saturated and trans fat, grams of carbohydrates, and milligrams of sodium per serving; require menu boards to included the total number of calories and grams of saturated and trans fat; require grams of carbohydrates, and milligrams of sodium per serving to be provided upon request; permit food service establishments to provide additional nutrition information.

Mar 3-introduced in Senate Mar 5-to Health & Welfare (S)

#### SB 212 (BR 2197) - D. Ridley

AN ACT relating to delinquent property taxes.

Amend KRS 134.452 to reduce the pre litigation attorneys fees that a private purchaser of a certificate of delinquency may collect and to require notice to be sent to both the taxpayer and property owner; amend KRS 134.490 to require notice to be sent to both the taxpayer and the owner of the property; provide that the Act applies to certificates of delinquency purchased on or after January 1, 2009.

Mar 3-introduced in Senate Mar 5-to Appropriations & Revenue

(S)

#### SB 213 (BR 2090) - R. Jones II

AN ACT relating to mine safety.

Amend KRS 352.640 to require emergency action plans to include the telephone numbers of an ambulance or first responders with which the licensee has made arrangements for 24-hour emergency medical assistance; the name and telephone numbers of the company that provides medical air evacuation service to the ambulance or first responders posted in the office at the mine site; and the global positioning system coordinates for a primary and secondary medical evacuation site suitable for air evacuation; require coordinates to be posted on the mine site and maintained at the Kentucky State Police post or the 9-1-1 call center that serves the county where the mine site is located.

Mar 3-introduced in Senate

Mar 5-to Agriculture & Natural Resources (S)

Mar 13-reported favorably, 1st reading, to Consent Calendar

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Tuesday, March 18, 2008

Mar 18-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day for Tuesday, March 18, 2008; 3rd reading, passed 37-0 Mar 19-received in House Mar 20-to Natural Resources &

## SB 214/LM/CI (BR 943) - R. Jones II

AN ACT relating to crimes and punishments.

Amend KRS 510.155, relating to using a communications system to procure a minor to engage in sexual offenses, to add to "minor" "any individual the person has reason to believe is a minor" to the elements of the offense; amend KRS 508.130 to include in the definitions used for Kentucky's stalking offenses stalking activity that is done electronically; amend KRS 531.010 and 531.300 to include live images transmitted over the Internet within material subject to the standards of Kentucky's obscenity laws; amend KRS 17.500 to create definitions "electronic identity or online for information" membership and "substantial change in appearance" and amend the definition of "registrant information" to require registrants on the sex offender registry to disclose more information; amend KRS 17.510 to require a new photograph of registrant if there is a substantial change in appearance; create provisions governing when a registrant changes or creates an electronic identity or online membership; amend KRS 17.580 to modify the registration, display, and searchability of sex offender electronic identities and online membership information; require cabinet to promulgate regulations to classify registrants and assign color schemes for each classification for display on the sex offender registry Web site; require the Web site to display a registrant's classification, the associated color scheme, and whether the registrant is subject to GPS monitoring; create a new section of KRS Chapter 525 to prohibit cyber harassment and provide a penalty; create a new section of KRS 439.250 to 439.560 to require lifetime registrants on probation or parole to be subject to GPS monitoring; require Department of Corrections to promulgate regulations regarding GPS and create penalty for registrant's failure to comply; permit the department to contract with law enforcement to assist with GPS monitoring; require registrants to pay for the monitoring and create a penalty for tampering with GPS equipment; create a new section of KRS Chapter 500 to provide for the forfeiture of personal property used in the commission of certain delineated sex offenses; amend various other sections to conform; require a study by the Interim Joint Committee on the Judiciary on the implementation of the Adam Walsh Child Protection and Safety Act of 2006 in Kentucky.

Mar 3-introduced in Senate Mar 5-to Judiciary (S)

SB 215 (BR 2266) - E. Tori

AN ACT relating to military affairs. Amend KRS 36.050 to add genderneutral language.

Mar 3-introduced in Senate Mar 5-to Veterans, Military Affairs, & Public Protection (S)

AN ACT relating to veterans' affairs. Amend KRS 40.325 to require the Kentucky Department of Veterans' Affairs to promulgate administrative regulations necessary to operate veterans' nursing homes.

#### SB 216 - AMENDMENTS

SCS - Remove original provision of bill and amend KRS 216.510 to define medical foster homes as long-term care facilities.

SCA (1/Title, E. Tori) - Make title amendment.

SFA (1, E. Tori) - Retain original provision of bill except delete "medical foster homes" and define community residential care-facilities.

Mar 3-introduced in Senate

Mar 5-to Veterans, Military Affairs, & Public Protection (S)

Mar 14-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Mar 17-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Mar 26-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 34-0 with Committee Substitute, committee amendment (1title), floor amendment (1)

Mar 27-received in House; to Seniors, Military Affairs, & Public Safety (H)

## SB 217/LM/CI (BR 366) - E. Worley

#### AN ACT relating to parole.

Create a new section of KRS Chapter 439, relating to parole, to require the Parole Board to create a program for the supervised release of nonviolent felony drug offenders with requirements for substance abuse treatment and monitoring; create a new section of KRS Chapter 197 to require the Department of Corrections to assist the board in identifying eligible inmates.

Mar 3-introduced in Senate Mar 5-to Judiciary (S)

#### Introduced Mar. 4, 2008

#### SB 218 (BR 2272) - D. Williams

AN ACT relating to civil actions. Amend KRS 386.150, relating to liability of fiduciaries, to provide for gender equality.

Mar 4-introduced in Senate Mar 6-to Appropriations & Revenue (S)

#### SB 219 (BR 2271) - D. Williams

AN ACT relating to government. Amend KRS 45A.450, relating to the policy of public employment, to make a technical correction.

Mar 4-introduced in Senate Mar 6-to State & Local Government (S)

## SB 220 (BR 2270) - D. Williams

AN ACT relating to government.

#### correction.

Mar 4-introduced in Senate Mar 6-to State & Local Government (S)

#### SB 221 (BR 2038) - D. Williams

AN ACT relating to government. Amend KRS 6.240 to make gender neutral.

Mar 4-introduced in Senate Mar 6-to State & Local Government (S)

SB 222 (BR 2269) - D. Williams

AN ACT relating to government. Amend KRS 15.340 making technical correction, change "must" to "shall."

Mar 4-introduced in Senate Mar 6-to State & Local Government (S)

#### SB 223 (BR 1098) - D. Kelly

AN ACT relating to civil actions. Amend KRS 412.150 to require a creditor to be made a defendant in certain actions.

Mar 4-introduced in Senate Mar 6-to Appropriations & Revenue (S)

### SB 224 (BR 955) - D. Kelly

AN ACT relating to budgets. Amend KRS 42.470 to make technical correction.

Mar 4-introduced in Senate Mar 6-to Appropriations & Revenue (S)

SB 225 (BR 2276) - D. Kelly

AN ACT relating to government. Amend 11.501 relating to the Commonwealth Office of Technology to change "must" to "shall."

Mar 4-introduced in Senate Mar 6-to State & Local Government (S)

**SB 226 (BR 2275)** - J. Rhoads, W. Blevins Jr., D. Boswell, D. Kelly, D. Ridley, D. Roeding

AN ACT relating to government. Amend 15.705, relating to the Prosecutors Advisory Council, to make a technical correction.

#### SB 226 - AMENDMENTS

SCS - Amend KRS 16.075 to direct the Department of Kentucky State Police to secure such automobile liability uninsured insurance and and underinsured motorist coverage as will reasonably protect the interests of the State Police or reimburse members of the State Police who purchase a rider on their personal motor vehicle insurance policy to secure such coverages; direct the department to determine the minimum coverage the member must purchase to be eligible for reimbursement and the maximum amount of reimbursement: require the uninsured and underinsured motorist coverage to be no less than the policy's

**SB 216 (BR 2267)** - E. Tori, J. Pendleton

Amend KRS 67.120, relating to the county clerk's duties, to make a technical

liability limits for bodily injury or death. SCA (1/Title, J. Rhoads) - Make title

amendment. HFA (1, J. Vincent) - Amend to insert provision allowing police officers in cities of the second class to voluntarily agree

to work alternative work schedules. HFA (2/Title, J. Vincent) - Make title amendment.

Mar 4-introduced in Senate

Mar 6-to Judiciary (S)

Mar 13-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 18-3rd reading, passed 37-0 with Committee Substitute, committee amendment (1-title)

Mar 19-received in House

Mar 20-to Judiciary (H)

Mar 26-posting waived retroactively; reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Mar 28-floor amendments (1) and (2-title) filed

Apr 1-3rd reading, passed 93-0; received in Senate; enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 56)

#### SB 227 (BR 2274) - D. Kelly

AN ACT relating to government. Amend KRS 15.245 to make technical correction.

Mar 4-introduced in Senate

Mar 6-to State & Local Government (S)

#### SB 228 (BR 2150) - B. Guthrie

AN ACT relating to motor vehicle registration.

Amend KRS 186.050 to establish a voluntary contribution of \$10 for motor vehicles being registered as farm trucks; require the proceeds of the contribution to be deposited into an agricultural program trust fund; require proceeds and interest from the trust fund to be used for agricultural programs administered by the Department of Agriculture; permit the person registering the motor vehicle to opt out of the voluntary contribution.

Mar 4-introduced in Senate

Mar 6-to Transportation (S) Mar 19-reported favorably, 1st reading, to Consent Calendar

Mar 20-2nd reading, to Rules

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 38-0

Mar 28-received in House

#### SB 229 (BR 1921) - D. Thayer

AN ACT relating to storm water rate

sanitary system are exempt from storm water rate charges that are charged by that system.

Mar 4-introduced in Senate Mar 6-to Appropriations & Revenue (S)

#### SB 230 (BR 2138) - D. Thayer

AN ACT relating to natural gas retail competition.

Create new sections of KRS Chapter 278 to authorize the PSC to mandate creation or continuation of customer choice programs; grant authority to regulate the offering of such programs; incumbent utilities to develop code of conduct governing affiliate transactions

Mar 4-introduced in Senate

Mar 6-to Agriculture & Natural Resources (S)

### SB 231 (BR 2320) - B. Guthrie

AN ACT relating to reduction in premium charges for automobile insurance for insureds fifty-five years of age and older.

Amend KRS 304.13-063 to require a reduction in premium rates for automobile liability and physical damage insurance for insureds 55 years of age and older who successfully complete a self-instructed driver safety course meeting standards set by the Transportation Cabinet.

Mar 4-introduced in Senate Mar 6-to Banking & Insurance (S)

#### SB 232 (BR 1925) - T. Buford

AN ACT changing the classification of Junction City, in Boyle County.

Reclassify Junction City in Boyle County, population 2,184, from a city of the fifth class to a city of the fourth class. As provided in Section 156A of the Kentucky Constitution, the population requirements for the classification established by the former Section 156 of the Kentucky Constitution remain in effect until changed by law. Therefore, classification as a city of the fourth class requires a population of 3,000 to 7,999.

Mar 4-introduced in Senate

Mar 6-to State & Local Government (S)

#### SB 233/LM (BR 1875) - R. Stivers II

AN ACT relating to local occupational fees.

Amend KRS 68.197 to provide that the offset of city taxes against county taxes shall not apply to county tax levies imposed on or after July 15, 2008.

Mar 4-introduced in Senate Mar 6-to Appropriations & Revenue (S)

#### SB 234/LM/AA (BR 1918) - D. Seum

AN ACT relating to retirement. Amend KRS 61.635 to authorize the Kentucky Retirement Systems board of trustees to develop and establish a Deferred Retirement Option Program (DROP) for hazardous duty employees of a consolidated local government; provide minimum requirements for the DROP program.

Mar 4-introduced in Senate

Mar 6-to State & Local Government (S)

## SB 235 (BR 2234) - D. Seum

AN ACT relating to land use in consolidated local governments.

Create a new section of KRS Chapter 100 to require the permission of at least 75% of the real property owners in a subdivision in a planning unit within the jurisdiction of a consolidated local government to modify the use of a green space, park, golf course, or similar use when it was a part of the original subdivision after all the original residential lots have been sold by the developer.

Mar 4-introduced in Senate

Mar 6-to State & Local Government (S)

## SB 236/LM (BR 2190) - R. Jones II

AN ACT relating to sales and use tax rebates.

Create a new section of KRS Chapter 139 to allow governmental entities in counties of less than 100,000 that own and operate a public facility to receive a sales tax rebate on sales tax collected on the sale of admissions and concessions.

#### Mar 4-introduced in Senate

Mar 6-to Appropriations & Revenue (S)

#### SB 237 (BR 2144) - G. Tapp, D. Seum

AN ACT relating to outpatient health care centers.

Amend KRS 216B.015 to add "outpatient health care center" to definitions; amend KRS 216B.020 to permit an outpatient health care center to add up to 60 acute care beds without a certificate of need when the facility is located in a county of at least 60,000 and no acute or critical access hospital operates in the same county; permit the facility to convert its license to an acute care hospital without detaining a certificate of need.

Mar 4-introduced in Senate Mar 6-to Health & Welfare (S)

#### SB 238/LM (BR 2215) - W. Blevins Jr.

AN ACT relating to the placement of identification chips, devices, or marks in or upon human beings.

Create a new section of KRS Chapter 344 to prohibit the involuntary implantation of tracking devices in humans; amend KRS 344.990 to set the penalty for violations of the Act as a Class B misdemeanor.

Mar 4-introduced in Senate Mar 6-to Judiciary (S)

## Introduced Mar. 5, 2008

#### SB 239 (BR 2205) - J. Denton

AN ACT relating to in-home

exempt employees of a 3rd party employer or agency who provide companionship services from minimum wage and overtime.

Mar 5-introduced in Senate Mar 7-to Economic Development, Tourism & Labor (S)

SB 240 (BR 2202) - J. Denton, E. Scorsone

AN ACT relating to personal services and making an appropriation therefor.

Create new sections of KRS Chapter 216 to provide for the certification of personal service agencies; define the terms "agency," "cabinet," "client," "designated "department," representative." "family," "personal services," "personal services agency"; and, "parent personal services agency"; require a personal services agency to be certified; require the secretary of the Cabinet for Health and Family Services to promulgate administrative regulations; require personal services agencies to have written policies and procedures maintained by the agency and disclosed to the client, written personal service agreements, and written personal services plans; qualify that only personal services agencies meeting standards for certification will be granted a certificate; require each application for certification to be made to the department, accompanied by a fee, and to expire one year from the date of its receipt; require renewals to be accompanied by an additional fee; require the personal services agency to maintain records; provide for appeal of an adverse determination; require all fees to be paid to the State Treasury and used for funding the Department for Aging and Independent Living; impose a fine of \$500 per day for a personal services agency that provides services without proper certification; impose a fine of \$500 per day on a business that markets its services as a personal services agency without proper certification; require existing personal services agencies to file an application for certification by December 31, 2008, and other agencies to obtain certification prior to providing personal services; create a new section of KRS Chapter 45 to create the Kentucky personal services agency fund and establish the parameters of the fund; require moneys in the fund to be used by the Department for Aging and Independent Living for administrative purposes; provide that moneys remaining in the fund at the end of the fiscal year will carry forward into the succeeding fiscal year; provide that interest earned on moneys in the fund will accrue to the account; provide that moneys are appropriated for purposes set forth in the Act.

Mar 5-introduced in Senate

Mar 7-to Health & Welfare (S) Mar 12-reported favorably, 1st

reading, to Consent Calendar Mar 13-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Tuesday, March 18, 2008

Mar 18-taken from the Consent Orders of the Day; recommitted to

#### charges.

Amend KRS 220.510 to provide that persons in areas not served by a

companionship services.

Amend KRS 337.010 and 337.285 to

Appropriations & Revenue (S)

SB 241 (BR 2206) - J. Denton

## AN ACT relating to juries.

Amend KRS 29A.040 to place persons holding state personal identification cards on the master juror list of a county; amend KRS 29A.070 to prevent the release of personal identifying information on juror qualification forms.

Mar 5-introduced in Senate Mar 7-to Judiciary (S)

SB 242 (BR 2273) - C. Gibson, D. Ridley

AN ACT relating to bees and making an appropriation therefor.

Create a new section of KRS Chapter 252 to establish the Kentucky beekeeping fund in the Department of Agriculture: amend KRS 252.190 to set out departmental regulatory duties.

#### SB 242 - AMENDMENTS

SCS - Retain the provisions of the original; allow the fund to receive grants, gifts, federal funds, and other public and private funds.

HFA (1, R. Rand) - Create name for Kentucky beekeeping fund established in State Treasury.

HFA (2, D. Graham) - Require the Department of Agriculture to cooperate with Kentucky State University in promoting the beekeeping industry in Kentucky.

Mar 5-introduced in Senate

Mar 7-to Economic Development, Tourism & Labor (S)

Mar 11-taken from committee; 1st Economic reading; returned to Development, Tourism & Labor (S)

Mar 12-taken from committee; 2nd reading; returned to Economic Development, Tourism & Labor (S)

Mar 18-reported favorably, to Rules with Committee Substitute as a Consent Bill; posted for passage in the Consent Orders of the Day for Tuesday, March 18, 2008; 3rd reading, passed 37-0 with Committee Substitute

Mar 19-received in House

Mar 20-to Agriculture & Small Business (H)

Mar 24-posted in committee

26-reported favorably, Mar 1st reading, to Calendar; floor amendment (1) filed

Mar 27-2nd reading, to Rules; floor amendment (2) filed ; posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Mar 28-3rd reading, passed 92-4 with floor amendment (2); received in Senate

Apr 1-to Rules (S); posted for passage for concurrence in House floor amendment (2) ; Senate concurred in House floor amendment (2) ; passed 37-0

Apr 2-enrolled, signed by each presiding officer; delivered to Governor Apr 14-signed by Governor (Acts Ch. 117)

SB 243 (BR 557) - D. Ridley, J. Rhoads, D. Boswell, J. Pendleton

AN ACT relating to special wastes. Amend KRS 224.50-760 to include wastes generated from coal gasification

SCS - Retain original provisions of SB 243: specify which coal gasification wastes are treated as special wastes and require testing of those wastes to be submitted to the Environmental and Public Protection Cabinet for approval.

Mar 5-introduced in Senate

Mar 7-to Agriculture & Natural Resources (S)

Mar 12-taken from committee; 1st reading; returned to Agriculture & Natural Resources (S)

Mar 13-reported favorably, 2nd reading, to Rules with Committee Substitute as a Consent Bill

Mar 17-posted for passage in the Consent Orders of the Day for Tuesday, March 18, 2008

Mar 18-3rd reading, passed 37-0 with Committee Substitute

Mar 19-received in House

Mar 20-to Natural Resources & Environment (H)

Mar 21-posted in committee

Mar 26-reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Mar 28-3rd reading, passed 95-0; received in Senate

Apr 1-enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 57)

#### SB 244 (BR 2244) - T. Buford

AN ACT relating to railroads and making an appropriation therefor.

Create new sections of KRS Chapter 277 to define terms; establish the rail infrastructure project fund; set requirements for projects eligible for funding; require that any remaining balance at the end of the year shall not lapse; require the Transportation Cabinet to solicit grant proposals from short line railroad companies to be used for projects; require the cabinet to conduct a study of projects carried out with grant assistance and to submit a report to the House and Senate transportation committees; require the cabinet to promulgate administrative regulations; appropriate \$5,000,000 for fiscal years 2008-2011 to the rail infrastructure project fund.

Mar 5-introduced in Senate Mar 7-to Agriculture & Natural Resources (S)

#### SB 245/LM (BR 2220) - P. Clark

AN ACT relating to dispute resolution. Repeal, reenact, and amend KRS 67C.412 and 345.080 to include and establish procedures for mediation and arbitration of labor disputes; require parties to pay expenses.

Mar 5-introduced in Senate Mar 7-to State & Local Government (S)

#### SB 246 (BR 2187) - R. Palmer II

AN ACT relating to compulsory

attendance to be the ages of six years and eighteen years rather than six years and sixteen years; amend KRS 159.020 to conform.

Mar 5-introduced in Senate Mar 7-to Education (S)

#### Introduced Mar. 6, 2008

#### SB 247 (BR 2230) - R. Stivers II

AN ACT relating to consortium.

Create a new section of KRS Chapter 411 relating to loss of consortium to include actions by the surviving spouse, provide that the consortium claim is brought as part of the wrongful death action and not as a separate lawsuit, that the damages recoverable are separate from other damages and payable only to the surviving spouse.

Mar 6-introduced in Senate

Mar 10-to Appropriations & Revenue (S)

## SB 248/LM (BR 2179) - R. Stivers II

AN ACT relating to compensation for providers of court security services, making an appropriation therefor, and declaring an emergency.

Amend KRS 64.092, relating to compensation of sheriffs and court security officers, to increase salary from \$8 per hour to \$9 per hour on July 1, 2008 and to \$11 per hour on July 1, 2009; EMERGENCY; EFFECTIVE July 1, 2008.

Mar 6-introduced in Senate

Mar 10-to Appropriations & Revenue (S)

#### SB 249/LM/AA (BR 1919) - P. Clark

AN ACT relating to health insurance. Create a new section of KRS Chapter 18A to require the Personnel Cabinet to establish health insurance plans for Medicare-eligible retirees participating in state-administered the retirement systems and to establish minimum benefits; amend KRS 18A.225 to amend definition of employee to include employees of public and private employers for purposes of participation in the state health plan and to establish minimum benefits of the state health plan; amend KRS 18A.2254 to conform; create a new section of KRS Chapter 18A to require public agencies and the state-administered retirement systems to participate in the state health plan and to allow private employers to participate in the state health plan; amend KRS 79.080 to require participation by local government agencies in the state health plan by January 1, 2010; amend KRS 61.702 to require the Kentucky Retirement Systems to provide health insurance coverage through the state health plans and to make amendments to the hazardous duty retiree health benefits: amend KRS 61.675 to require the Kentucky Teachers' Retirement System to provide health insurance coverage through the state health plans.

Mar 6-introduced in Senate Mar 10-to State & Local Government

#### SB 250 (BR 2311) - R. Jones II

AN ACT relating to required minimum motor vehicle tort liability insurance.

Amend KRS 304.39-110 to increase the split limits liability coverage from injuries sustained by one person from \$25,000 to \$50,000, and increase the coverage sustained by all persons injured as a result of one accident from \$50,000 to \$100,000.

Mar 6-introduced in Senate

Mar 10-to Appropriations & Revenue (S)

#### SB 251 (BR 2312) - R. Jones II

AN ACT relating to underinsured motorist coverage.

Amend KRS 304.39-320 to require automobile liability and motor vehicle liability policies of insurance to provide underinsured motorist coverage therein; permit the named insured to reject such coverage in writing; provide that if more than 2 individual claims are asserted against an underinsured motorist and the multiple claimants agree to a settlement resulting in exhaustion of the underinsured limits. policy the underinsured motorist insurer shall be entitled to a credit against total damages only to the extent of the actual amount of such settlement received by the individual claimant.

Mar 6-introduced in Senate Mar 10-to Banking & Insurance (S)

SB 252 (BR 2165) - D. Harper Angel, J. Denton

AN ACT relating to mental health.

Create a new section of KRS Chapter 141 to implement a refund check-off to make contributions to community mental health centers.

Mar 6-introduced in Senate

Mar 10-to Appropriations & Revenue (S)

Mar 26-reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules

SB 253 (BR 2321) - D. Harper Angel, D. Boswell, J. Rhoads, D. Ridley

AN ACT relating to energy efficiency in projects receiving state funding.

Create a new section of KRS Chapter 42 to require construction or renovation of projects that are financed primarily by the state to meet energy-efficiency standards.

Mar 6-introduced in Senate

Mar 10-to State & Local Government (S)

SB 254 (BR 1624) - G. Neal, D. Harper Angel

AN ACT relating to economic development.

Create a new section of subchapter 1 of KRS Chapter 154 to authorize consolidated local governments to establish urban revitalization districts to encourage reinvestment and development; amend KRS 154.23-010 to

as special wastes.

SB 243 - AMENDMENTS

attendance.

(S)

Amend KRS 159.010, effective July 1, 2010, to require compulsory school

amend the definition of "qualified employee" and "qualified state employee"; amend KRS 154.23-015 to

allow urban revitalization districts to be certified; amend KRS 154.20-200 to add a definition for "developer"; amend KRS 154.20-204 to allow developers to qualify for incentives; amend KRS 154.20-208 to conform.

Mar 6-introduced in Senate Mar 10-to State & Local Government (S)

**SB 255/LM (BR 2059)** - E. Worley, D. Roeding

AN ACT relating to the sale of alcoholic beverages at state parks.

Create new sections of KRS Chapter 242 and 243 to permit the limited sale of distilled spirits and wine and malt beverages at state resort parks, and qualified state recreational parks; allow a local option election for state resort and qualified state recreational parks in dry territory; establish the conditions under which the election will be held; set forth what a state resort park license or qualified state recreational park license entitles the holder to do; amend KRS 243.030 to establish the licenses fee; amend KRS 243.050 to permit the office to establish the hours and days when a supplemental licensee shall be open; amend KRS 243.115 to permit patrons in a dining room in a state resort park to remove one container of partially consumed wine; amend KRS 243.117 to conform.

Mar 6-introduced in Senate

Mar 10-to Licensing, Occupations and Administrative Regulations (S)

#### SB 256/LM (BR 2191) - R. Jones II

AN ACT relating to employment. Create new sections of KRS Chapter 337 to prohibit misclassification of employees as independent contractors; define "contractor" and "construction"; set out factors for determining status as an independent contractor; require a contractor to retain records for three years and to post requirements in the new sections at each worksite; require the Office of Workplace Standards to enforce the provisions; provide an administrative remedy and civil action remedy for persons aggrieved by violations; prohibit retaliation against a person who reports violations and provide a penalty; prohibit waiver of these provisions and provide penalty; require the Office of Workplace Standards to share misclassification determinations with other agencies; provide a \$1,000 penalty for the first violation and \$2,500 for subsequent violations; require that repeat violators will be posted on the Internet Web site of the Office of Workplace Standards; and provide that contractors that have two or more violations in a five year period shall be disqualified from state contracts for four years following the latest violation.

Mar 6-introduced in Senate Mar 10-to Economic Development,

Tourism & Labor (S)

# Senate

Includes opposite chamber sponsors where requested by primary sponsors of substantially similar bills in both

chambers and jointly approved by the Committee on Committees of both chambers. Opposite chamber sponsors

are represented in italics.

## Introduced Jan. 8, 2008

SR 1 (BR 372) - D. Williams, D. Kelly, E. Worley

Adopt Rules of Procedure to govern the 2008 Regular Session of the Senate.

Jan 8-introduced in Senate; adopted by voice vote

SR 2 (BR 400) - D. Williams, D. Kelly, E. Worley

Extend an invitation to pastors of Frankfort churches to open daily Senate sessions of the 2008 Regular Session with prayer.

Jan 8-introduced in Senate; adopted by voice vote

SR 3 (BR 402) - D. Williams, D. Kelly, E. Worley

Direct the appointment of a committee by the President of the Senate to wait upon the Governor.

Jan 8-introduced in Senate Jan 14-adopted by voice vote

SR 4 (BR 121) - D. Thayer

Adjourn the Senate in loving memory and honor of Maxine Jo Osborne Hammons.

(Prefiled by the sponsor(s).)

Jul 20-To: Interim Joint Committee on State Government

Jan 8-introduced in Senate; to Senate Floor

Apr 14-adopted by voice vote

**SJR 5/FN (BR 329)** - E. Tori, J. Pendleton, W. Blevins Jr., D. Boswell, B. Guthrie, A. Kerr, G. Neal, D. Williams

Extend "The Purple Heart Trail" past Fort Knox and Fort Campbell.

#### SJR 5 - AMENDMENTS

HCS/FN - Retain original provisions of the Resolution, add language designating several additional sections of highways in honor of various Kentuckians.

HCA (1/Title, H. Collins) - Make title amendment.

HFA (1, R. Meeks) - Retain original provisions; direct the Transportation Cabinet to extend "Tuskegee Airmen Memorial Trail" to include the entire length of Interstate 75 in the Commonwealth.

HFA (2, F. Nesler) - Name KY Route 121 from Mayfield city limits south to Calloway County line in honor of Adrian "Odie" Smith.

HFA (3, M. Dedman Jr.) - Name the US 127 by-pass in Mercer County "The Bataan-Corregidor Memorial Highway." (Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Transportation

Jan 8-introduced in Senate; to Veterans, Military Affairs, & Public Protection (S)

Jan 24-reported favorably, 1st reading, to Calendar

Jan 25-2nd reading, to Rules Jan 30-posted for passage in the

Regular Orders of the Day for Thursday, January 31, 2008

Feb 4-3rd reading, adopted 34-0

Feb 5-received in House

Feb 11-to Transportation (H)

Mar 6-posted in committee

Mar 11-floor amendment (1) filed to Committee Substitute ; reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Mar 12-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 18-floor amendments (2) and (3) filed to Committee Substitute

Mar 24-3rd reading, adopted 97-0 with Committee Substitute, committee amendment (1-title), floor amendments (1) (2) and (3)

Mar 25-received in Senate

SJR 6 (BR 389) - J. Carroll

Create the Task Force on Statewide Jail Consolidation to study the issues relative to merging the jails with the state correctional system.

(Prefiled by the sponsor(s).)

Jan 8-introduced in Senate; to Judiciary (S)

SR 7 (BR 1043) - J. Westwood

Congratulate and commend Fort Wright Elementary School's ENERGY WISE Team for its successful Change a Light Campaign.

Jan 8-introduced in Senate

Jan 9-to Education (S) Jan 24-reported favorably, 1st reading, to Calendar Jan 25-2nd reading, to Rules

Jan 29-to Senate Floor Mar 12-adopted by voice vote

#### SR 8 (BR 831) - G. Tapp

Adjourn the Senate in honor of Amputee Golf Charities.

Jan 8-introduced in Senate Jan 9-to Senate Floor Jan 24-adopted by voice vote

#### SJR 9 (BR 989) - D. Boswell

Direct the Transportation Cabinet to name a portion of U.S. Highway 231 in Daviess County in memory of Specialist Timothy Adam Fulkerson and erect signs on US Route 231 that read "Specialist Timothy Adam Fulkerson Memorial Highway."

Jan 8-introduced in Senate

Jan 9-to Transportation (S) Feb 27-reported favorably, 1 reading, to Calendar Feb 28-2nd reading, to Rules Mar 3-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 5-3rd reading, adopted 38-0; received in House

Mar 11-to Transportation (H)

Mar 14-posted in committee

Mar 18-reported favorably, 1st reading, to Calendar

Mar 19-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Thursday, March 20, 2008

Mar 20-3rd reading, adopted 96-0

Mar 21-received in Senate Mar 24-enrolled, signed by President

of the Senate

Apr 1-enrolled, signed by Speaker of the House; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 45)

SR 10 (BR 1140) - A. Kerr, J. Denton

Declare February 6, 2008, "Ronald Reagan Day" in the Commonwealth of Kentucky.

Jan 8-introduced in Senate Jan 9-to Senate Floor Feb 6-adopted by voice vote

Introduced Jan. 9, 2008

SR 11 (BR 362) - D. Thayer, K. Stine, D. Roeding, J. Westwood

Adjourn the Senate in honor of The Kentucky Post.

Jan 9-introduced in Senate Jan 10-to State & Local Government (S)

Mar 25-taken from committee State & Local Government (S); to Senate Floor Apr 14-adopted by voice vote

SR 12 (BR 290) - R. Sanders Jr

Adjourn the Senate in loving memory and honor of Henry T. "Tommy" Sanders.

Jan 9-introduced in Senate Jan 10-to Senate Floor Apr 2-adopted by voice vote

SR 13 (BR 377) - R. Sanders Jr

Adjourn the Senate in loving memory and honor of Beverly Pearson Anderson.

Jan 9-introduced in Senate Jan 10-to Senate Floor Apr 2-adopted by voice vote

**SR 14 (BR 262)** - R. Sanders Jr, D. Harper Angel, W. Blevins Jr., J. Denton, B. Guthrie, A. Kerr, K. Stine, R. Stivers II, E. Tori

Pay tribute and honor to Senator Carolyn Conn Moore, the first female member of the Kentucky Senate.

SR 15 (BR 1095) - E. Worley, R. Jones

Jan 9-introduced in Senate Jan 10-to Senate Floor Apr 15-adopted by voice vote

# Resolutions

Adjourn the Senate in loving memory and honor of B. Michael Caudill.

Jan 9-introduced in Senate Jan 10-to Senate Floor Apr 15-adopted by voice vote

SR 16 (BR 1152) - J. Turner, R. Jones II

Adjourn the Senate in loving memory and honor of Beatrice Burton Mitchell.

Jan 9-introduced in Senate Jan 10-to Senate Floor Jan 15-adopted by voice vote

SR 17 (BR 384) - J. Turner, R. Jones II, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, B. Guthrie, D. Harper Angel, E. Harris, T. Jensen, D. Kelly, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley, D. Roeding, R. Sanders Jr, E. Scorsone, D. Seum, T. Shaughnessy, B. Smith, K. Stine, G. Tapp, D. Thayer, E. Tori, J. Westwood, D. Williams, K. Winters, E. Worley

Commemorate the 50th anniversary of the Prestonsburg School Bus Crash of 1958.

Jan 9-introduced in Senate Jan 10-to Senate Floor Feb 28-adopted by voice vote

SR 18 (BR 853) - J. Turner, R. Jones II

Adjourn the Senate in loving memory and honor of Geneva June Hall.

Jan 9-introduced in Senate Jan 10-to Senate Floor Jan 15-adopted by voice vote

#### Introduced Jan. 10, 2008

SR 19 (BR 1082) - G. Neal, D. Harper Angel, P. Clark, T. Shaughnessy

Louisville Central HS Honor Yellowjackets, 2007 KHSAA Class 3A Football champions.

Jan 10-introduced in Senate Jan 14-to Senate Floor Jan 30-adopted by voice vote

SR 20 (BR 266) - W. Blevins Jr., J. Turner, C. Borders, J. Carroll, D. Harper Angel, E. Harris, R. Jones II, R. Palmer II, R. Sanders Jr, E. Worley

Adjourn the Senate in loving memory and honor of Mignon Louise McClain Doran.

Jan 10-introduced in Senate Jan 23-to Senate Floor Apr 14-adopted by voice vote

SR 21 (BR 1197) - J. Turner, J. Carroll

Adjourn the Senate in loving memory and honor of Otto Wilson Goff.

Jan 10-introduced in Senate Jan 14-to Senate Floor Feb 1-adopted by voice vote

#### Introduced Jan. 11, 2008

SR 22 (BR 1229) - J. Westwood

Jan 11-introduced in Senate; to Senate Floor

Mar 4-adopted by voice vote

SR 23 (BR 1236) - D. Williams

Adjourn the Senate in honor of Archbishop Joseph E. Kurtz as he begins his work as Archbishop of Louisville.

Jan 11-introduced in Senate; to Senate Floor; adopted by voice vote

#### Introduced Jan. 14, 2008

#### SR 24 (BR 833) - J. Rhoads

Pay tribute and honor the Madisonville North Hopkins Marching Maroons.

Jan 14-introduced in Senate Jan 16-to Senate Floor Mar 28-adopted by voice vote

SJR 25 (BR 956) - B. Guthrie

Establish the Driver's License Issuance Task Force; set parameters of study; set membership.

Jan 14-introduced in Senate Jan 16-to Transportation (S) Apr 15-adopted by voice vote

#### Introduced Jan. 15, 2008

SR 26 (BR 1221) - G. Neal, D. Harper Angel, T. Shaughnessy

Adjourn the Senate in honor of the 150 anniversary of the founding of the American Printing House for the Blind, Inc.

Jan 15-introduced in Senate Jan 16-to Senate Floor Jan 23-adopted by voice vote

#### SR 27 (BR 1267) - G. Tapp

Adjourn the Senate in honor and loving memory of the Reverend Bert Wayne Smith.

Jan 15-introduced in Senate Jan 16-to Senate Floor Jan 23-adopted by voice vote

#### Introduced Jan. 16, 2008

#### SR 28 (BR 1164) - D. Williams

Confirm the reappointment of William Bruce Cowden, Jr. to the Workers' Compensation Board for a term expiring January 4, 2012.

Jan 16-introduced in Senate Jan 18-to State & Local Government (S)

Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-adopted 35-0-1

SR 29 (BR 1170) - D. Williams, R. Stivers II

the Office of Workers' Claims for a term expiring December 31, 2011.

Jan 16-introduced in Senate

Jan 18-to State & Local Government (S)

Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-adopted 35-0-1

#### SR 30 (BR 1162) - D. Williams

Confirm the reappointment of Don Ball to the Kentucky Housing Corporation Board of Directors.

Jan 16-introduced in Senate

Jan 18-to State & Local Government (S)

Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-adopted 36-0

## SR 31 (BR 1159) - D. Williams

Confirms Executive Order 2007-1079 reappointing Mark D. Gibson to the Parole Board for a term expiring June 30, 2011.

Jan 16-introduced in Senate Jan 18-to State & Local Government (S)

Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-adopted 36-0

#### SR 32 (BR 1157) - D. Williams

Confirms Executive Order 2007-1079 appointing Charles T. Massarone to the Parole Board.

Jan 16-introduced in Senate

Jan 18-to State & Local Government (S) 1st

Jan 30-reported favorably, reading, to Consent Calendar Jan 31-2nd reading, to Rules

Feb 4-posted for passage in the Consent Orders of the Day for Wednesday, February 6, 2008

Feb 6-3rd reading, adopted 35-0

## SR 33 (BR 1174) - D. Williams

Confirm the appointment of Mark David Goss to be a commissioner and chair of the Public Service Commission.

Jan 16-introduced in Senate Jan 18-to State & Local Government (S)

Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-adopted 36-0

## SR 34 (BR 1173) - D. Williams

Confirm the reappointment of Grant Stewart Roark as an administrative law judge in the Office of Workers' Claims for a term expiring December 31, 2011.

Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-adopted 35-0-1

#### SR 35 (BR 1171) - D. Williams

Confirm the reappointment of Marc Christopher Davis as an administrative law judge in the Office of Workers' Claims for a term expiring December 31, 2011.

Jan 16-introduced in Senate

Jan 18-to State & Local Government (S)

Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-adopted 35-0-1

#### SR 36 (BR 1175) - D. Williams

Confirm the appointment of Caroline P. Clark to be a commissioner of the Public Service Commission.

Jan 16-introduced in Senate

Jan 18-to State & Local Government (S)

30-reported favorably, Jan 1st reading, to Consent Calendar Jan 31-2nd reading, to Rules

Feb 4-posted for passage in the Consent Orders of the Day for

Wednesday, February 6, 2008 Feb 6-3rd reading, adopted 32-1-1

#### SR 37 (BR 1176) - D. Williams

Confirm the reappointment of Nancy R. Mitchell to the Board of Tax Appeals and designate her as chair for a term expiring July 26, 2011.

Jan 16-introduced in Senate

Jan 18-to State & Local Government (S)

Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Confirm the reappointment of R. Scott

Jan 18-to State & Local Government

Jan 23-reported favorably, to Rules;

Confirm the reappointment of Howard

E. Frasier, Jr. as an administrative law

judge in the Office of Workers' Claims for

a term expiring December 31, 2011.

Jan 16-introduced in Senate

posted for passage in the Consent

Orders of the Day for Thursday, January

Borders as an administrative law judge

in the Office of Workers' Claims for a term expiring December 31, 2011.

Jan 24-adopted 36-0

SR 38 (BR 1166) - D. Williams

Jan 16-introduced in Senate

Jan 24-adopted 35-0-1

SR 39 (BR 1172) - D. Williams

(S)

(S)

24, 2008

Adjourn the Senate in loving memory and honor of David Yandell Taylor.

Confirm the reappointment of Marcel Smith as an administrative law judge in

Jan 16-introduced in Senate Jan 18-to State & Local Government (S)

Jan 23-reported favorably, to Rules posted for passage in the Consent Orders of the Day for Thursday, January

Jan 18-to State & Local Government

24, 2008

Jan 24-adopted 35-0-1

#### SR 40 (BR 1167) - D. Williams

Confirm the reappointment of James L. Kerr as an administrative law judge in the Office of Workers' Claims for a term expiring December 31, 2011.

Jan 16-introduced in Senate

Jan 18-to State & Local Government (S)

Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-adopted 34-0-2

## SR 41 (BR 1168) - D. Williams

Confirm the reappointment of Sheila C. Lowther as an administrative law judge in the Office of Workers' Claims for a term expiring December 31, 2011.

Jan 16-introduced in Senate Jan 18-to State & Local Government (S)

Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-adopted 35-0-1

SR 42 (BR 1158) - D. Williams

Confirms Executive Order 2007-1079 appointing Bridget Skaggs Brown to the Kentucky Parole Board to serve the remainder of the unexpired term of Theodore R. Kuster, which will expire on June 30, 2008.

Jan 16-introduced in Senate

Jan 18-to State & Local Government (S)

Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-adopted 35-1

#### SR 43 (BR 1302) - D. Williams

Adjourn the Senate in loving memory and honor of Dr. Keon Chi.

Jan 16-introduced in Senate Jan 18-to Senate Floor Apr 15-adopted by voice vote

SR 44 (BR 1165) - D. Williams, J. Turner

Confirm the appointment of Franklin A. Stivers to the Workers' Compensation Board for a term expiring January 4, 2011.

Jan 16-introduced in Senate Jan 18-to State & Local Government (S)

Jan 30-reported favorably, 1st reading, to Consent Calendar

Jan 31-2nd reading, to Rules Feb 4-posted for passage in the Consent Orders of the Day for Wednesday, February 6, 2008 Feb 6-3rd reading, adopted 34-0-(1-

abstention)

#### SR 45 (BR 1163) - D. Williams

Corporation Board of Directors.

Jan 16-introduced in Senate Jan 18-to State & Local Government

 (S) Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-adopted 36-0

SR 46 (BR 1169) - D. Williams

Confirm the reappointment of Lawrence F. Smith as an administrative law judge in the Office of Workers' Claims for a term expiring December 31, 2011.

Jan 16-introduced in Senate Jan 18-to State & Local Government (S)

Jan 23-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 24, 2008

Jan 24-adopted 35-0-1

#### SR 47 (BR 1347) - K. Stine

Adjourn the Senate in honor and loving memory of Joseph "Joe" Martin, Jr.

Jan 16-introduced in Senate Jan 17-to Senate Floor Jan 25-adopted by voice vote

#### SR 48 (BR 1321) - D. Harper Angel

Adjourn the Senate in loving memory and honor of Robert C. Collett.

Jan 16-introduced in Senate Jan 17-to Senate Floor Jan 23-adopted by voice vote

#### SR 49 (BR 1322) - D. Harper Angel

Adjourn the Senate in honor and loving memory of Betty Jean Wilson Gross.

Jan 16-introduced in Senate Jan 17-to Senate Floor Jan 23-adopted by voice vote

#### SR 50 (BR 1391) - D. Boswell

Adjourn the Senate in honor and loving memory of Samuel B. Thomas.

Jan 16-introduced in Senate Jan 17-to Senate Floor Jan 23-adopted by voice vote

#### Introduced Jan. 17, 2008

SR 51 (BR 1376) - T. Buford

Declare January 31, 2008, as Kentucky Hospice Day.

Jan 17-introduced in Senate Jan 18-to Senate Floor Jan 31-adopted by voice vote

#### SR 52 (BR 1402) - K. Stine

Recognize January 23 as Disabilities Awareness Day.

#### Jan 23-adopted by voice vote

#### Introduced Jan. 18, 2008

SR 53 (BR 1373) - J. Turner, R. Palmer II, R. Jones II

Urge the United States Congress to amend Title II of the Social Security Act to repeal the Government Pension Offset and Windfall Elimination provisions.

Jan 18-introduced in Senate Jan 22-to State & Local Government (S)

Apr 15-adopted by voice vote

SR 54 (BR 1223) - J. Turner, R. Jones II

Adjourn the Senate in loving memory and honor of coal miner Roy D. Sturgill.

Jan 18-introduced in Senate Jan 22-to Senate Floor Jan 29-adopted by voice vote

## Introduced Jan. 22, 2008

#### SR 55 (BR 1397) - D. Roeding

Adjourn the Senate in honor and loving memory of Irene Fay Patrick.

Jan 22-introduced in Senate Jan 23-to Senate Floor Jan 24-adopted by voice vote

#### SR 56 (BR 1211) - J. Rhoads

Adjourn the Senate in honor of the bicentennial of the founding of Hartford, KY in Ohio County.

Jan 22-introduced in Senate Jan 23-to Senate Floor Jan 29-adopted by voice vote

SR 57 (BR 1412) - J. Turner

Adjourn the Senate in loving memory and honor of Robert Wilson Young.

Jan 22-introduced in Senate Jan 23-to Senate Floor Jan 24-adopted by voice vote

## Introduced Jan. 23, 2008

#### SR 58 (BR 1439) - D. Seum

Adjourn the Senate in honor and loving memory of Ramona "Mona" West Whitener.

Jan 23-introduced in Senate Jan 24-to Senate Floor Jan 25-adopted by voice vote

#### SR 59 (BR 271) - A. Kerr

Adjourn the Senate in loving memory and honor of Cheri Lynnette Carman Sorley.

Jan 23-introduced in Senate Jan 24-to Senate Floor Jan 28-adopted by voice vote

SR 60 (BR 1436) - J. Turner

Jan 23-introduced in Senate Jan 24-to Senate Floor Jan 28-adopted by voice vote

SR 61 (BR 923) - D. Harper Angel, A. Kerr

Urge the Legislative Research Commission to appoint members of the Interim Joint Committee on Economic Development and Tourism to a subcommittee to examine issues during the interim pertaining to the Alltech FEI World Equestrian Games 2010; if the subcommittee is created, report the findings to the Legislative Research Commission before December 1, 2008, at which time the subcommittee will cease to exist.

#### SR 61 - AMENDMENTS

SCS - Urge the Commerce Cabinet to create a working group to address issues pertaining to the Alltech FEI World Equestrian Games to study, review, and analyze the preparedness of Kentucky to host the Games; urge the Commerce Cabinet to share the concerns and results of the working group with the Legislative Research Commission and appropriate interim committees.

SCA (1/Title, D. Harper Angel) - Make title amendment.

Jan 23-introduced in Senate

Jan 25-to Economic Development, Tourism & Labor (S)

Feb 26-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Feb 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008

Feb 28-passed over and retained in the Orders of the Day

Mar 4-returned to Economic Development, Tourism & Labor (S)

**SR 62 (BR 1467)** - D. Harper Angel, P. Clark, W. Blevins Jr., D. Boswell, G. Neal, J. Pendleton, J. Rhoads, T. Shaughnessy

Adjourn the Senate in loving memory and honor of William Edward Firkin.

Jan 23-introduced in Senate Jan 24-to Senate Floor Feb 19-adopted by voice vote

SR 63 (BR 1235) - D. Thayer, J. Carroll

Congratulate and commend the Kentucky Horse Park on being honored with the prestigious 2007 Special Eclipse Award.

Jan 25-to State & Local Government

Mar 25-taken from committee State &

Local Government (S); to Senate Floor

Introduced Jan. 24, 2008

Adjourn the Senate in honor and

Apr 14-adopted by voice vote

SR 64 (BR 1419) - T. Jensen

Jan 23-introduced in Senate

(S)

Confirm the reappointment of David A. Wombwell to the Kentucky Housing Jan 17-introduced in Senate Jan 18-to Senate Floor Adjourn the Senate in honor and loving memory of Elder Ellis Holbrook.

loving memory of Carl Eugene Anders.

Jan 24-introduced in Senate; to Senate Floor; adopted by voice vote

#### SR 65 (BR 1496) - J. Turner

Adjourn the Senate in loving memory and honor of Howard C. Stickler.

Jan 24-introduced in Senate Jan 25-to Senate Floor Jan 29-adopted by voice vote

#### Introduced Jan. 25, 2008

#### SR 66 (BR 1486) - G. Neal

Adjourn the Senate in honor and loving memory of Pauline McPherson Armstrong.

Jan 25-introduced in Senate Jan 28-to Senate Floor Feb 13-adopted by voice vote

#### SR 67 (BR 1485) - R. Jones II

Urge the United States Congress to fund programs that provide grant funds to Operation UNITE.

Jan 25-introduced in Senate Jan 28-to Senate Floor Apr 15-adopted by voice vote

## Introduced Jan. 28, 2008

#### SR 68 (BR 1587) - J. Turner

Adjourn the Senate in honor and loving memory of Carla Jeanne Meade.

Jan 28-introduced in Senate Jan 29-to Senate Floor Jan 30-adopted by voice vote

SR 69 (BR 1480) - J. Turner

Adjourn the Senate in honor and loving memory of Alan Leslie Little.

Jan 28-introduced in Senate Jan 29-to Senate Floor Jan 30-adopted by voice vote

SR 70 (BR 1538) - D. Boswell, J. Carroll

Adjourn the Senate in honor and loving memory of Jeffrey Lee Dent.

Jan 28-introduced in Senate Jan 29-to Senate Floor Jan 31-adopted by voice vote

SR 71 (BR 1499) - R. Jones II, W. Blevins Jr., C. Borders, D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, B. Guthrie, D. Harper Angel, E. Harris, T. Jensen, D. Kelly, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley, D. Roeding, R. Sanders Jr, E. Scorsone, D. Seum, T. Shaughnessy, B. Smith, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in honor and loving memory of Christa Burchett.

Jan 28-introduced in Senate Jan 29-to Senate Floor

Direct the Environmental and Public Protection Cabinet to promulgate administrative regulations for emergency action plans for high or significant hazard impoundment dams.

#### SJR 72 - AMENDMENTS

SCS/FN - Retain original provisions of SJR 72; delete significant hazard dams from the emergency action plans; require plans be filed with the Legislative Research Commission within 180 days for all high hazard impoundments; allow the cabinet to establish a reasonable time frame for submission of EAPs; allow tiered filing deadlines and use of GPS and aerial mapping data for the development of the EAPs; require consistency between state EAP requirements and any requirements that may be imposed by MSHA or the federal Office of Surface Mining.

SCA (1/Title, R. Jones II) - Make title amendment.

Jan 28-introduced in Senate

- Jan 30-to Agriculture & Natural Resources (S)
- Feb 14-reported favorably, 1st reading, to Calendar

Feb 15-2nd reading, to Rules

Feb 19-posted for passage in the Regular Orders of the Day for Thursday, February 21, 2008 Feb 21-taken from the Regular Orders

of the Day; recommitted to Agriculture & Natural Resources (S)

Mar 13-reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 18-3rd reading, adopted 36-0 with Committee Substitute, committee amendment (1-title)

Mar 19-received in House

Mar 20-to Natural Resources & Environment (H)

SR 73 (BR 1576) - R. Jones II, W. Blevins Jr.

Adjourn the Senate in honor and loving memory of Erica Brown.

Jan 28-introduced in Senate Jan 29-to Senate Floor Apr 15-adopted by voice vote

SR 74 (BR 1464) - G. Neal, T. Shaughnessy, P. Clark, D. Harper Angel

Memorialize Mary Joan Riehm and adjourn the Senate in her honor.

Jan 28-introduced in Senate Jan 29-to Senate Floor; adopted by voice vote

SR 75 (BR 1465) - D. Harper Angel, G. Neal, P. Clark, T. Shaughnessy

#### Mar 26-WITHDRAWN

SJR 76 (BR 1450) - D. Harper Angel

Direct the Environmental and Public Protection Cabinet to submit a report to the Legislative Research Commission relating to electronic waste disposal and

Jan 30-to Agriculture & Natural Resources (S)

Feb 14-reported favorably, 1st reading, to Consent Calendar

Feb 15-2nd reading, to Rules

Feb 19-posted for passage in the Consent Orders of the Day for Wednesday, February 20, 2008

Feb 20-3rd reading, adopted 37-0; received in House

Feb 25-to Natural Resources & Environment (H)

Mar 4-posted in committee

Mar 6-reported favorably, 1st reading, to Calendar

Mar 7-2nd reading, to Rules

Mar 12-posted for passage in the Regular Orders of the Day for Thursday,

March 13, 2008

Mar 13-3rd reading, adopted 95-0 Mar 14-received in Senate

Mar 24-enrolled, signed by President of the Senate

Apr 1-enrolled, signed by Speaker of the House; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 46)

## Introduced Jan. 29, 2008

#### SR 77 (BR 1495) - R. Sanders Jr

Adjourn the Senate in honor of Dr. L.F. Beasley on the occasion of his 100th birthday.

Jan 29-introduced in Senate; to Senate Floor

Apr 2-adopted by voice vote

#### SR 78 (BR 1614) - J. Denton

Declare January 30, 2008, as VIPS Day in Kentucky.

Jan 29-introduced in Senate; to Senate Floor Jan 30-adopted by voice vote

### SR 79 (BR 1570) - D. Thayer

Adjourn the Senate in honor of Deputy Sheriff Brian Maines for bravery in the line of duty in the defense of the Grant County Detention Center.

Jan 29-introduced in Senate; to Senate Floor

Feb 5-adopted by voice vote

SJR 80 (BR 1588) - G. Neal, J. Carroll, T. Jensen, E. Scorsone

Create a commission to study and reform the Kentucky Penal Code; set commission membership; require report to the General Assembly no later than July 1, 2011.

## SJR 80 - AMENDMENTS

SCS - Amend to require that the study be done by a subcommittee of the Interim Joint Committee on Judiciary and to require the first report to be done by December 1, 2008.

SFA (1/Title, R. Stivers II) - Make title amendment.

SFA (2, R. Stivers II) - Make technical correction relating to the mechanism for LRC approval.

#### Jan 29-introduced in Senate

reading, to Calendar with Committee Substitute ; floor amendment (1-title) filed

Feb 25-2nd reading, to Rules

Feb 26-posted for passage in the Regular Orders of the Day for Wednesday, February 27, 2008; floor amendment (2) filed to Committee Substitute

Feb 27-passed over and retained in the Orders of the Day

Feb 28-passed over and retained in the Orders of the Day

Mar 4-3rd reading, adopted 38-0 with Committee Substitute, floor amendments (1-title) and (2)

Mar 5-received in House

Mar 11-to Judiciary (H)

Mar 12-posted in committee

Mar 26-reported favorably, 1st reading, to Calendar

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Apr 1-3rd reading, adopted 90-4; received in Senate; enrolled, signed by President of the Senate

Apr 2-enrolled, signed by Speaker of the House; delivered to Governor

Apr 10-signed by Governor (Acts Ch. 64)

#### SR 81 (BR 1610) - D. Kelly

SR 82 (BR 1589) - P. Clark

Terry.

Terry.

Senate Floor

Honor

Checkout Day.

Senate Floor

Adjourn the Senate in loving memory and honor of Gordon B. Hinckley, President of the Church of Jesus Christ of Latter-day Saints.

Jan 29-introduced in Senate; to Senate Floor Jan 30-adopted by voice vote

Adjourn the Senate in honor and

Jan 29-introduced in Senate; to

Adjourn the Senate in honor and

Jan 29-introduced in Senate; to

Introduced Jan. 30, 2008

recognizing February 6, 2008, as Food

Adjourn the Senate in honor and

farmers

by

loving memory of Robbie Steven "Rat"

Jan 30-adopted by voice vote

Jan 30-adopted by voice vote

Kentucky's

Jan 30-introduced in Senate

Feb 6-adopted by voice vote

loving memory of Mabel B. Hudson.

Jan 30-introduced in Senate

SR 85 (BR 1601) - D. Roeding

Jan 31-to Senate Floor

SR 84 (BR 1683) - T. Jensen

SR 83 (BR 1590) - P. Clark

loving memory of James Thomas "Bub"

Feb 26-adopted by voice vote	recycling.	Jan 29-introduced in Senate Jan 31-to Judiciary (S)	Jan 31-to Senate Floor; adopted by voice vote
SJR 72/FN (BR 1566) - R. Jones II	Jan 28-introduced in Senate	Feb 21-reported favorably, 1st	

#### SR 86 (BR 1596) - D. Seum

Declare the week of September 7, 2008, as Suicide Prevention Week; encourage measures that prevent suicide, promote safe treatment, and support those who have lost someone to suicide.

Jan 30-introduced in Senate Jan 31-to Senate Floor Feb 5-adopted by voice vote

## SR 87 (BR 1599) - D. Thayer

Adjourn the Senate in honor and loving memory of Alma Headley Haggin.

Jan 30-introduced in Senate Jan 31-to Senate Floor Feb 13-adopted by voice vote

#### SR 88 (BR 1612) - G. Neal

Adjourn the Senate in honor and loving memory of Freda B. Gholston.

Jan 30-introduced in Senate Jan 31-to Senate Floor; adopted by voice vote

SR 89 (BR 1634) - J. Turner

Adjourn the Senate in honor and loving memory of Calvin Johnson.

Jan 30-introduced in Senate Jan 31-to Senate Floor Feb 4-adopted by voice vote

**SR 90 (BR 1616)** - P. Clark, J. Pendleton

Urge Congress to take emergency action to enact a Homeowners and Banks Protection Act.

Jan 30-introduced in Senate Feb 1-to Banking & Insurance (S) Apr 15-adopted by voice vote

## SR 91 (BR 1606) - J. Turner

Adjourn the Senate in honor and loving memory of Judy Mae Caudill.

Jan 30-introduced in Senate Jan 31-to Senate Floor Feb 4-adopted by voice vote

## Introduced Jan. 31, 2008

**SR 92 (BR 1575)** - T. Shaughnessy, G. Neal, P. Clark, D. Harper Angel

Extend the congratulations of the Senate upon the fiftieth wedding anniversary of Marie and Ronald Abrams.

Jan 31-introduced in Senate; to Senate Floor; adopted by voice vote

SR 93 (BR 1682) - J. Turner

Adjourn the Senate in loving memory and honor of Charles Junior Hackworth.

Jan 31-introduced in Senate Feb 4-adopted by voice vote

Introduced Feb 4 2008

Adjourn the Senate in honor of Bob Banker.

Feb 4-introduced in Senate Feb 6-to Senate Floor Feb 7-adopted by voice vote

## SR 95 (BR 1661) - R. Palmer II

Adjourn the Senate in honor of Betty Ratliff Smith.

Feb 4-introduced in Senate Feb 6-to Senate Floor Feb 7-adopted by voice vote

SR 96 (BR 1673) - D. Kelly

## Mar 6-WITHDRAWN

## SR 97 (BR 1692) - E. Scorsone

Adjourn the Senate in honor and loving memory of Helen Louise Rendlesham Burg.

Feb 4-introduced in Senate Feb 6-to Senate Floor Feb 13-adopted by voice vote

SR 98 (BR 1726) - W. Blevins Jr.

Adjourn the Senate in honor of the Masons.

Feb 4-introduced in Senate Feb 5-adopted by voice vote

## SR 99 (BR 1707) - W. Blevins Jr.

Adjourn the Senate in loving memory and honor of Earl Hamm.

Feb 4-introduced in Senate Feb 5-adopted by voice vote

## Introduced Feb. 5, 2008

SCR 100 (BR 1672) - E. Scorsone, V. McGaha

Direct the Program Review and Investigations Committee to study, evaluate, and make recommendations to improve the eMARS electronic procurement system.

Feb 5-introduced in Senate Feb 7-to State & Local Government (S)

Feb 20-reported favorably, 1st reading, to Calendar

Feb 21-2nd reading, to Rules Feb 27-recommitted to State & Local Government (S)

SR 101 (BR 1681) - J. Turner

Adjourn the Senate in honor and loving memory of Nell Thompson Cartmell.

Feb 5-introduced in Senate Feb 6-to Senate Floor Feb 8-adopted by voice vote

## Introduced Feb. 7, 2008

SR 102 (BR 1740) - D. Kelly

Blevins Jr., K. Stine

Adjourn the Senate in loving memory and honor of Dr. Robert C. Webb.

Feb 7-introduced in Senate Feb 8-to Senate Floor Feb 13-adopted by voice vote

## SJR 104 (BR 1418) - J. Denton

Require the State Board of Education to include curricula and designate the first week of October each year as "Disability History Week."

Feb 7-introduced in Senate Feb 11-to Education (S) Mar 11-reported favorably, 1st reading, to Calendar Mar 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008 Mar 13-3rd reading, adopted 36-0 Mar 14-received in House Mar 18-to Education (H) Mar 21-posted in committee

## SR 105 (BR 1714) - R. Palmer II

Adjourn the House of Representatives in honor of former Rep. Adrian Arnold.

Feb 7-introduced in Senate Feb 8-to Senate Floor Feb 13-adopted by voice vote

## SR 106 (BR 1696) - D. Thayer

Adjourn the Senate in honor and loving memory of Jacob Tyler Sargent.

Feb 7-introduced in Senate Feb 8-to Senate Floor Mar 21-adopted by voice vote

## SR 107 (BR 1779) - E. Tori

Adjourn the Senate in honor of Norma Shehan as she leaves her role as vice chair of the Hardin County Republican Party.

Feb 7-introduced in Senate Feb 8-to Senate Floor Feb 13-adopted by voice vote

## SR 108 (BR 1778) - E. Tori

Adjourn the Senate in honor of Jim Weise as he leaves his role as chair of the Hardin County Republican Party.

Feb 7-introduced in Senate Feb 8-to Senate Floor Feb 13-adopted by voice vote

#### Introduced Feb. 8, 2008

## SR 109 (BR 1680) - J. Turner

Adjourn the Senate in honor and loving memory of Lucinda Alice Hunter Kidd.

Feb 8-introduced in Senate Feb 11-to Senate Floor Feb 19-adopted by voice vote

## Introduced Feb. 11, 2008

to the global economy; praise Taiwan for its promotion of world peace, freedom, and human rights; support Taiwan's efforts to join the World Health Organization and other international organizations.

Feb 11-introduced in Senate Feb 13-to Judiciary (S)

## SR 111 (BR 1855) - J. Denton

Encourage the Cabinet for Health and Family Services to make initiatives toward reducing the cost and increasing the support and quality of care for people suffering from asthma.

Feb 11-introduced in Senate Feb 13-to Health & Welfare (S) Feb 20-reported favorably, 1st reading, to Consent Calendar Feb 21-2nd reading, to Rules Feb 26-posted for passage in the Consent Orders of the Day for Wednesday, February 27, 2008 Feb 27-3rd reading, adopted 33-0

## Introduced Feb. 13, 2008

SR 112 (BR 1884) - K. Winters, D. Kelly, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, D. Harper Angel, J. Pendleton, J. Rhoads, D. Ridley, D. Roeding, E. Scorsone, T. Shaughnessy, B. Smith, E. Tori

Recognize Kentucky's 20 nonprofit, independent colleges and universities.

Feb 13-introduced in Senate; to Senate Floor; adopted by voice vote

SR 113 (BR 1304) - B. Leeper

Congratulate Corey Robinson of Lone Oak High School on being named Kentucky's Mr. Football 2007.

Feb 13-introduced in Senate Feb 14-to Senate Floor Mar 28-adopted by voice vote

SR 114 (BR 1305) - B. Leeper

Honor Jack Haskins, Kentucky High School Football Coach of the Year for 2007.

Feb 13-introduced in Senate Feb 14-to Senate Floor Mar 28-adopted by voice vote

SR 115 (BR 1812) - G. Neal

Adjourn the Senate in honor of Portland Memorial Missionary Baptist Church on the occasion of its 142nd anniversary.

Feb 13-introduced in Senate Feb 14-to Senate Floor Feb 21-adopted by voice vote

## SR 116 (BR 1853) - A. Kerr

Adjourn the Senate in honor and loving memory of Ruth Ecton Fife.

Feb 13-introduced in Senate Feb 14-to Senate Floor; adopted by voice vote

Introduced Teb. 4, 2000	Feb 19-WITHDRAWN	SR 110 (BR 1773) - 1. Butord	
SR 94 (BR 1660) - R. Palmer II	SR 103 (BR 1817) - C. Borders, W.	Commend Taiwan for its contributions	SR 117 (BR 1809) - G. Neal, D. Harper

Angel, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, A. Kerr, D. Ridley, D. Roeding, E. Scorsone, T. Shaughnessy, B. Smith, J. Turner, K. Winters

Recognize February as Black History Month.

Feb 13-introduced in Senate Feb 14-to Senate Floor Feb 21-adopted by voice vote

SR 118 (BR 1834) - J. Turner

Adjourn the Senate in honor and loving memory of Willie D. Petry.

Feb 13-introduced in Senate Feb 14-to Senate Floor Feb 19-adopted by voice vote

## SR 119 (BR 1833) - J. Turner

Adjourn the Senate in honor and loving memory of George Cooley.

Feb 13-introduced in Senate Feb 14-to Senate Floor Feb 20-adopted by voice vote

## SR 120 (BR 1832) - J. Turner

Adjourn the Senate in honor and loving memory of Pauline Sexton Johnson.

Feb 13-introduced in Senate Feb 14-to Senate Floor Feb 21-adopted by voice vote

## SR 121 (BR 1839) - J. Turner

Adjourn the Senate in honor and loving memory of Attwell Turner.

Feb 13-introduced in Senate Feb 14-to Senate Floor Feb 15-adopted by voice vote

## Introduced Feb. 14, 2008

SR 122 (BR 1520) - J. Pendleton

Adjourn the Senate in honor of Corporal Joshua "Josh" McKay Moore.

Feb 14-introduced in Senate Feb 15-to Senate Floor Mar 24-adopted by voice vote

## SR 123 (BR 1516) - J. Pendleton

Adjourn the Senate in honor of Staff Sergeant Christopher N. Hamlin.

Feb 14-introduced in Senate Feb 15-to Senate Floor Mar 24-adopted by voice vote

SR 124 (BR 1532) - E. Harris

Adjourn the Senate in honor of Sergeant Kenneth Raymond Booker.

Feb 14-introduced in Senate Feb 15-to Senate Floor Mar 24-adopted by voice vote

SR 125 (BR 1522) - J. Pendleton

Adjourn the Senate in honor of Private Adjourn the Senate in honor and SR 150 (BR 1990) - J. Turner First Class Timothy R. Vimoto. Adjourn the Senate in honor of staff loving memory of Martin Gregory Sergeant Nicholas Carnes. Halbert. Adjourn the Senate in honor and Feb 14-introduced in Senate

Feb 15-to Senate Floor Mar 24-adopted by voice vote

## SR 126 (BR 1506) - D. Boswell

Adjourn the Senate in honor of Master Sergeant Thomas L. Bruner.

Feb 14-introduced in Senate Feb 15-to Senate Floor Feb 27-adopted by voice vote

## SR 127 (BR 1528) - T. Jensen

Adjourn the Senate in honor of Sergeant Edward Philpot.

Feb 14-introduced in Senate Feb 15-to Senate Floor Mar 24-adopted by voice vote

#### SR 128 (BR 1502) - J. Westwood

Adjourning the Senate in honor of Chief Petty Officer Gregory J. Billiter.

Feb 14-introduced in Senate Feb 15-to Senate Floor Apr 1-adopted by voice vote

SR 129 (BR 1526) - T. Buford

Adjourn the Senate in honor of Staff Sergeant Delmar White.

Feb 14-introduced in Senate Feb 15-to Senate Floor Mar 7-adopted by voice vote

SR 130 (BR 1524) - E. Tori

Adjourn the Senate in honor of Private First Class Sammie Phillips.

Feb 14-introduced in Senate Feb 15-to Senate Floor Mar 26-adopted by voice vote

## SR 131 (BR 1512) - E. Tori

Adjourn the Senate in honor of Sergeant First Class Daniel Edward Miller.

Feb 14-introduced in Senate Feb 15-to Senate Floor Mar 26-adopted by voice vote

SR 132 (BR 1514) - E. Tori

Adjourn the Senate in honor of Sergeant First Class Andrew Zapfe.

Feb 14-introduced in Senate Feb 15-to Senate Floor Mar 26-adopted by voice vote

SR 133 (BR 1510) - T. Shaughnessy

Apr 14-WITHDRAWN

SR 134 (BR 1504) - R. Stivers II

Adjourning the Senate in honor of Sergeant William Glenn Bowling.

Feb 14-introduced in Senate Feb 15-to Senate Floor Mar 24-adopted by voice vote

SR 135 (BR 1417) - D. Thayer

Feb 14-introduced in Senate Feb 15-to Senate Floor Mar 21-adopted by voice vote

## Introduced Feb. 15, 2008

SR 136 (BR 1938) - D. Seum, W. Blevins Jr., C. Borders, D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, B. Guthrie, D. Harper Angel, E. Harris, T. Jensen, D. Kelly, A. Kerr, B. Leeper, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley, R. Sanders Jr, T. Shaughnessy, B. Smith, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in honor of UPS Airlines on the occasion of its 20th anniversary.

Feb 15-introduced in Senate Feb 19-to Senate Floor Mar 14-adopted by voice vote

SR 137 (BR 1518) - W. Blevins Jr., D. Harper Angel

Adjourn the Senate in honor of Corporal Joseph "Joey" Herman Cantrell IV.

Feb 15-introduced in Senate Feb 19-to Senate Floor Apr 2-adopted by voice vote

## Introduced Feb. 19, 2008

## SR 138 (BR 1901) - T. Shaughnessy

Congratulate and commend Greathouse/Shryock Traditional Elementary School on being selected as a Blue Ribbon School of 2007.

Feb 19-introduced in Senate; to Senate Floor; adopted by voice vote

SR 139 (BR 1995) - G. Tapp

Recognize the week of April 30-May 3, 2008, as Plumbing Industry Week in the Commonwealth of Kentucky.

Feb 19-introduced in Senate Feb 20-to Senate Floor Feb 21-adopted by voice vote

SR 140 (BR 1958) - J. Turner

Adjourn the Senate in honor and loving memory of Phillip Russell "Rusty" Chaffins.

Feb 19-introduced in Senate Feb 20-to Senate Floor Feb 25-adopted by voice vote

## SR 141 (BR 1781) - J. Turner

Recognize Everette Ray Turner on the occasion of his 80th Birthday.

Feb 19-introduced in Senate Feb 20-to Senate Floor Mar 5-adopted by voice vote

## SR 142 (BR 1908) - J. Turner

Feb 19-introduced in Senate Feb 20-to Senate Floor Feb 29-adopted by voice vote

SR 143 (BR 2042) - G. Neal

Adjourn the Senate in honor of "Who's Who In Black Louisville" on the occasion of its first anniversary.

Feb 19-introduced in Senate Feb 20-to Senate Floor Feb 21-adopted by voice vote

## SJR 144 (BR 1573) - R. Jones II

Direct the Transportation Cabinet to name the new bridge to be constructed on United States Highway 460 to Kentucky Route 195 in Pike County in honor of Andy and Mary Carter; direct that the Transportation Cabinet shall within 30 days after the completion of the bridge erect signs on both ends of the bridge that read "Andy and Mary Carter Memorial Bridge."

Feb 19-introduced in Senate Feb 21-to Transportation (S) Apr 14-adopted by voice vote

SR 145 (BR 2068) - R. Palmer II

Adjourn the Senate in honor of the Citizen-Advertiser on the occasion of the 200th anniversary of its founding.

Feb 19-introduced in Senate Feb 20-to Senate Floor Feb 29-adopted by voice vote

SR 146 (BR 2041) - D. Kelly

Adjourn the Senate in honor of H. Edward O'Daniel, Jr.

Feb 19-introduced in Senate Feb 20-to Senate Floor Feb 21-adopted by voice vote

## SR 147 (BR 1981) - T. Buford

Adjourn the Senate in honor and loving memory of John Harvey Dunaway.

Feb 19-introduced in Senate Feb 20-to Senate Floor Feb 21-adopted by voice vote

Introduced Feb. 20, 2008

SR 148 (BR 1902) - G. Neal

Recognize and honor Joie Ray during Black History Month; adjourn the Senate in his honor.

Feb 20-introduced in Senate Feb 21-to Senate Floor; adopted by voice vote

Adjourn the Senate in honor of 2008

Feb 21-to Senate Floor; adopted by

SR 149 (BR 2071) - G. Neal

Miss Kentucky USA, Alysha Harris.

Feb 20-introduced in Senate

voice vote

loving memory of Dana Whitaker Moore.

Feb 20-introduced in Senate Feb 21-to Senate Floor Feb 26-adopted by voice vote

## SR 151 (BR 1965) - J. Turner

Honor Rebecca Gray, 2007 Miss Kentucky Basketball.

Feb 20-introduced in Senate Feb 21-to Senate Floor Mar 24-adopted by voice vote

**SR 152 (BR 1956)** - J. Rhoads, J. Turner, W. Blevins Jr., C. Borders, D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, B. Guthrie, D. Harper Angel, E. Harris, T. Jensen, R. Jones II, D. Kelly, B. Leeper, G. Neal, R. Palmer II, J. Pendleton, D. Ridley, D. Roeding, R. Sanders Jr, E. Scorsone, D. Seum, T. Shaughnessy, B. Smith, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Westwood, D. Williams, K. Winters, E. Worley

Honor former winners of the title of Kentucky Mr. Basketball upon the occasion of their visit to the Chamber.

Feb 20-introduced in Senate Feb 21-to Senate Floor; adopted by voice vote

Introduced Feb. 21, 2008

**SR 153 (BR 2078)** - D. Boswell, J. Rhoads

Honor Kentucky Wesleyan College President Anne Cairns Federlein.

Feb 21-introduced in Senate Feb 25-to Senate Floor Feb 26-adopted by voice vote

#### SR 154 (BR 2044) - J. Turner

Adjourn the Senate in honor and loving memory of Eshmel Caudill.

Feb 21-introduced in Senate Feb 25-to Senate Floor Feb 26-adopted by voice vote

#### SR 155 (BR 2043) - J. Turner

Adjourn the Senate in honor and loving memory of Gina Denise Samons.

Feb 21-introduced in Senate Feb 25-to Senate Floor Feb 27-adopted by voice vote

## SR 156 (BR 2045) - J. Turner

Adjourn the Senate in honor and loving memory of Leona Hurd Samons.

Feb 21-introduced in Senate Feb 25-to Senate Floor Feb 27-adopted by voice vote

SR 157 (BR 1988) - D. Thayer

Adjourn the Senate in honor and loving memory of Thomas F. Fitzgerald.

Feb 21-introduced in Senate Feb 25-to Senate Floor

## Introduced Feb. 25, 2008

SR 158 (BR 2195) - T. Shaughnessy, G. Neal, P. Clark, D. Harper Angel

Honor Dr. John Trent, a cancer researcher at the University of Louisville, on being named one of the inaugural winners of the Apple Science Innovator Award.

Feb 25-introduced in Senate Feb 26-to Senate Floor; adopted by voice vote

SR 159 (BR 2098) - A. Kerr

Recognize March 2008 as Sexual Assault Awareness Month in Kentucky.

Feb 25-introduced in Senate Feb 26-to Senate Floor Feb 28-adopted by voice vote

SR 160 (BR 2113) - J. Turner

Adjourn the Senate in loving memory and honor of Ivan Gilliam.

Feb 25-introduced in Senate Feb 26-to Senate Floor Feb 28-adopted by voice vote

SR 161 (BR 2114) - J. Turner

Adjourn the Senate in loving memory and honor of Kermit Larry Gilliam.

Feb 25-introduced in Senate Feb 26-to Senate Floor Feb 28-adopted by voice vote

SCR 162 (BR 2168) - D. Harper Angel, J. Rhoads, W. Blevins Jr.

Urge Congress to continue funding for Debbie Smith DNA backlog reduction program.

Feb 25-introduced in Senate Feb 27-to Judiciary (S)

## Introduced Feb. 26, 2008

## SR 163 (BR 1933) - J. Turner

Adjourn the Senate in honor and loving memory of James M. Alcorn.

Feb 26-introduced in Senate Feb 27-to Senate Floor Feb 29-adopted by voice vote

SR 164 (BR 2176) - D. Roeding, D. Seum, B. Guthrie, T. Jensen, R. Sanders Jr, B. Smith, K. Stine, G. Tapp, D. Thayer, J. Westwood, K. Winters

Recognize May 2008 as Motorcycle Awareness Month in the Commonwealth of Kentucky.

Feb 26-introduced in Senate Feb 27-to Senate Floor Mar 3-adopted by voice vote

## Introduced Feb. 27, 2008

#### SR 165 (BR 2241) - K. Stine

Adjourn the Senate in honor of the

Feb 27-introduced in Senate; to Senate Floor; adopted by voice vote

## SJR 166 (BR 2306) - J. Westwood

Direct the Kentucky Department of Education to develop, with partners, a cohesive and comprehensive statewide literacy plan that builds instructional and leadership capacity to support continuous improvement in literacy, especially adolescent literacy; identify policies, practices, and strategies; submit plan to Interim Joint Committee on Education no later than December 1, 2009.

Feb 27-introduced in Senate Feb 29-to Education (S) Mar 13-reported favorably, 1st reading, to Calendar Mar 14-2nd reading, to Rules Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008 Mar 18-3rd reading, adopted 37-0 Mar 19-received in House Mar 20-to Education (H) Mar 21-posted in committee

## SCR 167 (BR 1605) - R. Sanders Jr

Create the Task Force on Cloned Meat, Dairy, and Poultry Products; establish duties of the task force; set membership.

Feb 27-introduced in Senate Feb 29-to Agriculture & Natural Resources (S)

## SR 168 (BR 2145) - J. Turner

Adjourn the Senate in honor of Tanner Keathley for his exceptional performance in academics and extracurricular activities.

Feb 27-introduced in Senate Feb 28-to Senate Floor Mar 11-adopted by voice vote

**SJR 169 (BR 2167)** - D. Harper Angel, D. Boswell, W. Blevins Jr., T. Buford, B. Leeper, G. Neal, J. Pendleton, J. Rhoads, D. Ridley, T. Shaughnessy, B. Smith, K. Winters

Direct the Alzheimer's Disease and Related Disorders Advisory Council and the Office on Alzheimer's Disease and Related Disorders to take action on the recommendations contained in the 2008 Alzheimer's disease state plan.

Feb 27-introduced in Senate Feb 29-to Health & Welfare (S)

## Introduced Feb. 28, 2008

## SR 170 (BR 2175) - D. Kelly

Adjourn the Senate in honor of Johnny Hardin, the "Golden Grocer."

Feb 28-introduced in Senate; adopted by voice vote

## Introduced Mar. 3, 2008

loving memory of Kenneth Dale

## SR 171 (BR 2363) - D. Roeding

#### Stephens.

Mar 3-introduced in Senate Mar 4-to Senate Floor Mar 6-adopted by voice vote

SR 172 (BR 1303) - B. Leeper

Honor the Marshall Co. HS boys' golf team, 2007 KHSAA State Champions.

Mar 3-introduced in Senate Mar 4-to Senate Floor Apr 2-adopted by voice vote

## Introduced Mar. 4, 2008

#### SCR 173 (BR 1357) - G. Neal

Urge the President and Congress of the United States to provide all possible financial, logistical, and technical support to the hybrid United Nations and African Union Mission in Darfur (UNAMID).

Mar 4-introduced in Senate Mar 6-to State & Local Government (S)

SR 174 (BR 2378) - K. Stine, J. Westwood, D. Roeding, D. Thayer

Honor Northern Kentucky University on its 40th anniversary.

Mar 4-introduced in Senate Mar 5-to Senate Floor Mar 12-adopted by voice vote

SR 175 (BR 2382) - J. Turner

Adjourn the Senate in honor and loving memory of Anna Lee Fraley Rice.

Mar 4-introduced in Senate Mar 5-to Senate Floor Mar 6-adopted by voice vote

#### Introduced Mar. 5, 2008

## SR 176 (BR 2386) - J. Carroll

Adjourn the Senate in honor of Matthew Spicer for his courage and passion as Kentucky's representative at the Children's Miracle Network Champions Across America celebrations.

Mar 5-introduced in Senate Mar 6-to Senate Floor Mar 7-adopted by voice vote

## SCR 177 (BR 2174) - K. Winters

Direct staff of the Legislative Research Commission to study options for changing Kentucky's student financial aid programs to ensure shared responsibility among students, families, state and federal governments, and postsecondary education institutions; require a workplan to be presented to the Interim Joint Committee on Education no later than September 1, 2008, with the study to be completed by September 1, 2009; require a written report with policy options to the Interim Joint Committee on Education and the Interim Joint Committee on Appropriations and Revenue by October

Feb 26-adopted by voice vote

Campbell County Senior Center.

Adjourn the Senate in honor and

Mar 5-introduced in Senate

Mar 7-to Education (S)

#### SR 178 (BR 1615) - J. Denton

Adjourn the Senate in honor, loving memory, and tribute to Lauren Alexandra Colby.

Mar 5-introduced in Senate Mar 6-to Senate Floor Apr 14-adopted by voice vote

#### Introduced Mar. 6, 2008

**SR 179 (BR 2398)** - D. Kelly, J. Westwood

Recognize the 10th anniversary of the Collaborative Center for Literacy Development.

Mar 6-introduced in Senate; to Senate Floor; adopted by voice vote

**SR 180** - See Introductions on March 19, 2008.

## SR 181 (BR 2391) - C. Gibson

Adjourn the Senate in honor of Cameron Lile on being named one of the top youth volunteers in Kentucky for 2008 by the Prudential Spirit of Community Awards program.

Mar 6-introduced in Senate Mar 7-to Senate Floor Apr 14-adopted by voice vote

## SJR 182 (BR 2384) - P. Clark

Direct the Kentucky Historical Society, in conjunction with other state agencies, catalogue flags of historical to significance throughout the state by requesting information from various state and private entities, whether these flags are displayed or not; ascertain historical significance of flags not previously displayed; offer to be a depository for flags of historical significance not currently displayed; report to the Legislative Research Commission of its findings and recommendations for actions necessary to stabilize, restore, store and display these flags.

Mar 6-introduced in Senate Mar 10-to State & Local Government (S)

Apr 15-adopted by voice vote

## SR 183 (BR 2389) - T. Buford

Adjourn the Senate in honor and loving memory of Katherine "Kitty" Johns Thompson.

Mar 6-introduced in Senate Mar 7-to Senate Floor; adopted by voice vote

## SR 184 (BR 2393) - J. Turner

Adjourn the Senate in honor and loving memory of Treva Lynn Conley Hufford.

Mar 6-introduced in Senate Mar 7-to Senate Floor; adopted by voice vote Honor the Kentucky Chamber of Commerce's Task Force on Postsecondary Education.

Mar 6-introduced in Senate Mar 7-to Senate Floor; adopted by voice vote

## Introduced Mar. 7, 2008

#### SR 186 (BR 2400) - J. Turner

Adjourn the Senate in honor and loving memory of Russell Isaac.

Mar 7-introduced in Senate Mar 10-to Senate Floor Mar 12-adopted by voice vote

## Introduced Mar. 10, 2008

## SR 187 (BR 2394) - J. Turner

Adjourn the Senate in honor of the Floyd County Emergency Rescue Squad on the occasion of its 50th anniversary.

Mar 10-introduced in Senate Mar 11-to Senate Floor Mar 19-adopted by voice vote

## Introduced Mar. 12, 2008

## SR 188 (BR 2404) - G. Neal

Recognize Alpha Kappa Alpha Sorority, Inc., on its 100th Anniversary.

Mar 12-introduced in Senate Mar 13-to Senate Floor; adopted by voice vote

SR 189 (BR 1508) - B. Guthrie

Adjourn the Senate in honor of Private First Class Brian Gorham.

Mar 12-introduced in Senate Mar 13-to Senate Floor Apr 15-adopted by voice vote

SR 190 (BR 2410) - J. Carroll

Adjourn the Senate in honor of Bill Edwards and Betty Howard on the occasion of their retirement.

Mar 12-introduced in Senate Mar 13-to Senate Floor Mar 17-adopted by voice vote

## Introduced Mar. 13, 2008

#### SR 191 (BR 2416) - B. Guthrie

Honor and congratulate the Tennessee Valley Authority upon its 75th Anniversary.

Mar 13-introduced in Senate Mar 14-to Senate Floor Apr 1-adopted 37-0

## SR 192 (BR 2411) - J. Pendleton

Adjourn the Senate in honor of Donnie McGehee.

Introduced Mar. 14, 2008

Mar 24-adopted by voice vote

## Introduced Mar. 17, 2008

#### SR 193 (BR 2415) - E. Scorsone

Adjourn the Senate in honor of Dr. Jacqueline Noonan.

Mar 17-introduced in Senate Mar 18-to Senate Floor Mar 26-adopted by voice vote

## SR 194 (BR 2418) - B. Smith

Adjourn the Senate in honor and loving memory of Needham Saylor.

Mar 17-introduced in Senate Mar 18-to Senate Floor Mar 20-adopted by voice vote

## Introduced Mar. 18, 2008

## SR 195 (BR 2422) - D. Kelly

Adjourn the Senate in honor of Sam Bush, the founder of New Grass music.

Mar 18-introduced in Senate; to Senate Floor; adopted by voice vote

SR 196 (BR 2419) - E. Scorsone

Adjourn the Senate in honor of the Right Reverend V. Gene Robinson.

Mar 18-introduced in Senate

## SR 197 (BR 2413) - T. Shaughnessy

Recognize Lance Corporal Robert A. "Robbie" Lynch on being posthumously awarded the Hawaii Medal of Honor.

Mar 18-introduced in Senate Mar 20-adopted by voice vote

SR 198 (BR 2426) - D. Kelly, T. Buford

Adjourn the Senate in loving memory and honor of Noah Burton.

Mar 18-introduced in Senate Mar 19-to Senate Floor; adopted by voice vote

## Introduced Mar. 19, 2008

## SR 180 (BR 2387) - D. Kelly

Adjourn the Senate in loving memory and honor of Frances Clinkscales.

Mar 19-introduced in Senate; adopted by voice vote

## SR 199 (BR 2421) - J. Pendleton

Recognize Kentucky's 4-H members as they participate in "4-H: A Capitol Experience."

Mar 19-introduced in Senate Mar 25-to Senate Floor Mar 28-adopted by voice vote

## SR 200 (BR 2430) - G. Neal

Adjourn the Senate in honor of Dr. C.B. Akins on the occasion of his 25th Mar 19-introduced in Senate Mar 25-to Senate Floor Mar 28-adopted by voice vote

#### SR 201 (BR 2429) - J. Turner

Adjourn the Senate in honor and loving memory of Dorothy Huff Hamilton.

Mar 19-introduced in Senate Mar 25-to Senate Floor Mar 26-adopted by voice vote

**SR 202 (BR 2441)** - R. Stivers II, T. Jensen, W. Blevins Jr., C. Borders, D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, B. Guthrie, D. Harper Angel, E. Harris, R. Jones II, D. Kelly, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley, D. Roeding, R. Sanders Jr, E. Scorsone, D. Seum, T. Shaughnessy, B. Smith, K. Stine, G. Tapp, D. Thayer, E. Tori, J. Turner, J. Westwood, D. Williams, K. Winters, E. Worley

Congratulate and honor Congressman Hal Rogers for his success in improving environmental quality, education, and awareness in Southern and Eastern Kentucky through the Personal Responsibility in a Desirable Environment (PRIDE) program.

Mar 19-introduced in Senate Mar 20-adopted by voice vote

## Introduced Mar. 20, 2008

## SR 203 (BR 2448) - J. Denton

Commend the Advisory Committee on Immunization Practices (ACIP) for recommendations relating to influenza vaccination.

Mar 20-introduced in Senate Mar 24-adopted by voice vote

## Introduced Mar. 21, 2008

## SR 204 (BR 2444) - J. Turner

Adjourn the Senate in honor and loving memory of Ella Combs.

Mar 21-introduced in Senate Mar 25-to Senate Floor Mar 26-adopted by voice vote

#### Introduced Mar. 24, 2008

SR 205 (BR 2453) - D. Kelly

Celebrate 100 years of aviation in the Commonwealth of Kentucky.

Mar 24-introduced in Senate Mar 25-to Senate Floor Apr 1-adopted by voice vote

SR 206 (BR 2458) - B. Guthrie

Mar 25-WITHDRAWN

## SR 207 (BR 2443) - D. Thayer

SR 185 (BR 2392) - K. Winters

Mar 14-introduced in Senate Mar 17-to Senate Floor pastoral anniversary at First Baptist Church Bracktown.

Department of Fish and Wildlife Resources to report to the Interim Joint Committee on Agriculture and Natural

Urge the Commerce Cabinet and

Resources and Subcommittee on Horse Farming on trail riding opportunities on state public lands.

Mar 24-introduced in Senate Mar 26-to Agriculture & Natural Resources (S)

Apr 14-taken from committee Agriculture & Natural Resources (S); laid on clerk's desk

## SR 208 (BR 2151) - E. Scorsone

Adjourn the Senate in honor of Dr. Carolyn S. Bratt.

Mar 24-introduced in Senate Mar 25-to Senate Floor Mar 26-adopted by voice vote

## SR 209 (BR 2455) - A. Kerr

Honor the late Matthew Bacon Sellers II by declaring March 29, 2008, Matthew Bacon Sellers Day.

Mar 24-introduced in Senate Mar 25-to Senate Floor Mar 26-adopted by voice vote

SR 210 (BR 2450) - J. Carroll

Adjourn the Senate in loving memory and honor of the late Jesse Hall Kinman.

Mar 24-introduced in Senate Mar 25-to Senate Floor Mar 27-adopted by voice vote

## Introduced Mar. 25, 2008

SR 211 (BR 2464) - B. Guthrie, W. Blevins Jr., C. Borders, D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Harper Angel, E. Harris, T. Jensen, R. Jones II, D. Kelly, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley, D. Roeding, R. Sanders Jr, E. Scorsone, D. Seum, T. Shaughnessy, B. Smith, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in honor of Congressional Medal of Honor recipient, Staff Sergeant Don J. Jenkins.

Mar 25-introduced in Senate; adopted by voice vote

## SR 212 (BR 2428) - D. Williams

Adjourn the Senate in honor and recognition of Will Lavender.

Mar 25-introduced in Senate Mar 26-to Senate Floor Apr 15-adopted by voice vote

## SR 213 (BR 2471) - C. Borders

Honor the Mason County High School Royals, 2008 KHSAA Boys Basketball Champs.

Mar 25-introduced in Senate Mar 26-adopted by voice vote

SR 214 (BR 2461) - D. Roeding

Adjourn the Senate in loving memory

Mar 25-introduced in Senate Mar 26-to Senate Floor; adopted by voice vote

**SR 215 (BR 2438)** - D. Harper Angel, P. Clark, G. Neal, T. Shaughnessy

Adjourn the Senate in honor and loving memory of Nelle P. Horlander.

Mar 25-introduced in Senate Mar 26-to Senate Floor Mar 27-adopted by voice vote

## Introduced Mar. 26, 2008

## SR 216 (BR 2454) - D. Roeding

Adjourn the Senate in honor and loving memory of Dr. Robert Runge.

Mar 26-introduced in Senate Mar 27-adopted by voice vote

SR 217 (BR 2405) - G. Neal

Adjourn the Senate in honor of the Reverend George Clifton Curington, Sr.

Mar 26-introduced in Senate Mar 28-adopted by voice vote

SR 218 (BR 2460) - J. Carroll

Adjourn the Senate in recognition and honor of Bauer's Candy Company.

Mar 26-introduced in Senate Apr 1-adopted by voice vote

SR 219 (BR 2463) - G. Neal, P. Clark

Honor Louisville Butler High School Girls Basketball Team, 2008 KHSAA Champs.

Mar 26-introduced in Senate Mar 27-adopted by voice vote

## SR 220 (BR 2472) - J. Denton

Adjourn the Senate in honor of Middletown Fire Chief Donald "Donnie" Brooks on the occasion of his retirement.

Mar 26-introduced in Senate Apr 1-adopted by voice vote

SR 221 (BR 2457) - W. Blevins Jr., J. Turner, D. Harper Angel, R. Palmer II

Adjourn the Senate in loving memory and honor of Vinson Alan Watts, Sr.

Mar 26-introduced in Senate Mar 28-adopted by voice vote

**SR 222 (BR 2456)** - W. Blevins Jr., J. Turner, D. Harper Angel, R. Palmer II

Adjourn the Senate in loving memory and honor of Wathan Armstrong.

Mar 26-introduced in Senate Mar 28-adopted by voice vote

SR 223 (BR 2467) - E. Worley, T. Jensen, W. Blevins Jr., D. Boswell, J. Carroll, P. Clark, D. Harper Angel, R. Jones II, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley, E. Scorsone, T. Shaughnessy, J. Turner

and honor of Herman Wayne Caudill.

Mar 26-introduced in Senate Apr 2-to Senate Floor Apr 14-adopted by voice vote

SR 224 (BR 2480) - R. Jones II

Adjourn the Senate in loving memory and honor of Thadeus Scott.

Mar 26-introduced in Senate Mar 27-adopted by voice vote

## SR 225 (BR 2478) - R. Jones II

Adjourn the Senate in loving memory and honor of Elizabeth "Beth" Odell Haughton.

Mar 26-introduced in Senate Mar 27-adopted by voice vote

### SR 226 (BR 2479) - R. Jones II

Adjourn the Senate in loving memory and honor of Ruby Ratliff Scott.

Mar 26-introduced in Senate Mar 27-adopted by voice vote

## SR 227 (BR 2488) - J. Turner

Honor "King" Kelly Coleman, Kentucky's first Mr. Basketball.

Introduced Mar. 27, 2008

Mar 27-introduced in Senate; to Senate Floor; adopted by voice vote

SR 228 (BR 2485) - R. Sanders Jr

Adjourn the Senate in honor and tribute to Carolyn Conn Moore.

Mar 27-introduced in Senate; adopted by voice vote

## SR 229 (BR 2439) - T. Buford

Honor the 47th Kentucky Volunteer Mounted Infantry and the Camp Nelson Volunteer Honor Guard.

Mar 27-introduced in Senate Apr 2-to Senate Floor; adopted by voice vote

## Introduced Apr. 1, 2008

## SR 230 (BR 2498) - R. Sanders Jr

Adjourn the Senate in loving memory and honor of Dr. Kenneth L. Compton.

Apr 1-introduced in Senate Apr 2-adopted by voice vote; to Senate Floor

## SR 231 (BR 2502) - D. Williams

Adjourn in honor of Bill Keightley, "Mr. Wildcat."

Apr 1-introduced in Senate Apr 2-to Senate Floor Apr 15-adopted by voice vote

## SR 232 (BR 2495) - J. Turner

Apr 1-introduced in Senate Apr 2-to Senate Floor; adopted by voice vote

SR 233 (BR 2500) - D. Thayer, K. Stine, D. Roeding, J. Westwood

Honor the Northern Kentucky University women's basketball team, 2008 NCAA Division II Champions.

Apr 1-introduced in Senate Apr 2-to Senate Floor

**SR 234 (BR 2476)** - D. Ridley, R. Sanders Jr, D. Boswell, C. Gibson, B. Guthrie, A. Kerr, V. McGaha, J. Rhoads, E. Tori

Honor the Western Kentucky University men's basketball team upon reaching the Sweet 16 of the 2008 NCAA Tournament.

Apr 1-introduced in Senate Apr 2-to Senate Floor; adopted by voice vote

SR 235 (BR 2504) - T. Shaughnessy, D. Harper Angel

Honor students from duPont Manual High School who were awarded third prize in CSPAN's annual student documentary contest.

Apr 1-introduced in Senate Apr 2-to Senate Floor Apr 14-adopted by voice vote

SR 236 (BR 2507) - W. Blevins Jr.

Pay tribute to Keith Whitley and encouraging his induction into the Country Music Hall of Fame.

Apr 1-introduced in Senate Apr 2-to Senate Floor; adopted by voice vote

## Introduced Apr. 2, 2008

## SCR 237 (BR 2185) - D. Williams

Adjourn the Senate and House of Representatives until Monday, April 14, 2008.

Apr 2-introduced in Senate; adopted by voice vote; received in House; adopted 84-4

## SR 238 (BR 2494) - R. Palmer II

Apr 2-introduced in Senate

Apr 15-adopted by voice vote

SR 239 (BR 2493) - R. Palmer II

Apr 14-to Senate Floor

Cooperative.

Honor Dr. Roy Woodward on his retirement as superintendent of Harrison County Schools.

Honor Donald Pace on his retirement from the Central Kentucky Educational

and honor of Robert Noll.

Adjourn the Senate in loving memory

Adjourn the Senate in honor and loving memory of Vinta A. Adams.

SR 240 (BR 2483) - G. Neal

Apr 2-introduced in Senate Apr 14-to Senate Floor

Apr 15-adopted by voice vote

Commend Paris Hammock for being chosen to attend the Junior National Young Leaders Conference.

Apr 2-introduced in Senate Apr 14-to Senate Floor Apr 15-adopted by voice vote

## SR 241 (BR 2484) - G. Neal

Honor the athletic accomplishments of Louisville Central High School.

Apr 2-introduced in Senate Apr 14-to Senate Floor Apr 15-adopted by voice vote

## SR 242 (BR 2475) - G. Neal

Honor the 2007-2008 University of Louisville Cardinals men's basketball team on an outstanding season.

Apr 2-introduced in Senate Apr 14-to Senate Floor Apr 15-adopted by voice vote

## SR 243 (BR 2511) - D. Thayer

Adjourn the Senate in honor of Mary Sue Helm on the occasion of her retirement.

Apr 2-introduced in Senate Apr 14-to Senate Floor Apr 15-adopted by voice vote

## SR 244 (BR 2515) - J. Carroll

A Resolution paying tribute to the Paul Sawyier Public Library on its celebration of 100 years.

Apr 2-introduced in Senate Apr 14-to Senate Floor; adopted by voice vote

## Introduced Apr. 14, 2008

## SR 245 (BR 2522) - G. Tapp

Adjourn the Senate in loving memory and honor of Henry Brown.

Apr 14-introduced in Senate; to Senate Floor; adopted by voice vote

## SR 246 (BR 2528) - D. Kelly

Adjourn the Senate in honor of the 200th anniversary of the founding of the Diocese of Bardstown.

Apr 14-introduced in Senate; to Senate Floor; adopted by voice vote

## SR 247 (BR 2510) - A. Kerr

Adjourn the Senate in honor of the Kentucky Elite Showcats.

Apr 14-introduced in Senate; to Senate Floor; adopted by voice vote

#### SR 248 (BR 2517) - J. Turner

Honor Geri Grigsby, 1977 Miss Kentucky Basketball.

Apr 14-introduced in Senate Apr 15-adopted by voice vote SR 250 - See Introductions on April 15, 2008.

## SR 251 (BR 2377) - D. Williams

Confirm the appointment of Dwight T. Lovan as the Executive Director of the Office of Workers' Claims.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

## SR 252 (BR 2375) - D. Williams

Confirm Executive Order 2008-173, dated February 20, 2008, appointing Suzanne Cassidy to the Personnel Board, replacing Rosemary F. Center, whose term has expired.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

SR 253 - See Introductions on April 15, 2008.

**SR 254** - See Introductions on April 15, 2008.

#### SR 255 (BR 2373) - D. Williams

Confirm the appointment of James F. Sullivan to the Board of Directors of the Kentucky Lottery Corporation for a term expiring November 28, 2011.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

## Apr 15-adopted 38-0

#### SR 256 (BR 2374) - D. Williams

Confirms the appointment of Woodford Webb to the Board of Directors of the Kentucky Lottery Corporation for a term expiring November 28, 2011.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

## SR 257 (BR 1294) - D. Williams

Confirm the reappointment of Daniel Hall to the Kentucky Long-Term Policy Research Center Board for a term expiring October 6, 2011.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

## SR 258 (BR 2370) - D. Williams

Confirm the appointment of Rita Y. Phillips to the Board of Directors of the Kentucky Employers' Mutual Insurance Authority for a term expiring December 31, 2011. (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

## SR 259 (BR 1291) - D. Williams

Confirm the appointment of Shawn Martin Crouch to the Kentucky Long-Term Policy Research Center Board for a term expiring October 6, 2011.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

## SR 260 (BR 1292) - D. Williams

Confirm the appointment of Jason Brent Legg to the Kentucky Long-Term Policy Research Center Board for a term expiring October 6, 2010.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

## SR 261 (BR 1287) - D. Williams

Confirm the appointment of Mr. David P. Schoepf to the Governor's Postsecondary Education Nominating Committee for a term expiring on April 14, 2012.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

#### SR 262 (BR 1297) - D. Williams

Confirm the gubernatorial appointment of Donna Moore Campbell to the Council on Postsecondary Education.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

## SR 263 (BR 2371) - D. Williams

Confirm the appointment of James F. Howard to the Board of Directors of the Kentucky Employers' Mutual Insurance Authority for a term expiring December 31, 2011.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

#### SR 264 (BR 1293) - D. Williams

Confirm the reappointment of Brian Van Horn to the Kentucky Long-Term Policy Research Center Board for a term expiring October 6, 2010.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Confirm the appointment of Mary S. Hammons to the Education Professional Standards Board for a term expiring September 18, 2011.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

#### SR 266 (BR 2487) - D. Williams

Confirm the gubernatorial appointment of Gregory E. Ross to the Education Professional Standards Board.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

## SR 267 (BR 2372) - D. Williams

Confirm the reappointment of David H. Snowden to the Board of Directors of the Kentucky Employers' Mutual Insurance Authority for a term expiring December 31, 2011.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

#### SR 268 (BR 1315) - D. Williams

Confirm the appointment of Mrs. Lisa Frazier Osborne to the Kentucky Council on Postsecondary Education for a term expiring on July 31, 2012.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 36-2

## SR 269 (BR 1286) - D. Williams

Confirm the gubernatorial appointment of Joseph S. Weis to the Council on Postsecondary Education.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 36-2

## SR 270 (BR 1284) - D. Williams

Confirm the appointment of Mrs. Virginia G. Fox to the Kentucky Council on Postsecondary Education for a term expiring on December 31, 2012.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008 Apr 15-adopted 36-2

SR 271 (BR 1160) - D. Williams

August 15, 2011.

SR 249 - See Introductions on April 15, <sup>3</sup>2008.

Apr 15-adopted 38-0

Apr 14-introduced in Senate; to Rules SR 26

SR 265 (BR 2368) - D. Williams

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent

Confirm the appointment of Kristen

Webb to the Kentucky Registry of

Election Finance for a term expiring

Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

SR 272 - See Introductions on April 15, 2008.

## SR 273 (BR 2367) - D. Williams

Confirm the appointment of Bobbie Sammons Stoess to the Education Professional Standards Board for a term expiring September 18, 2011.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

### SR 274 (BR 2369) - D. Williams

Confirm the reappointment of Thomas James Stull to the Education Professional Standards Board for a term expiring September 18, 2011.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

## SR 275 (BR 2486) - D. Williams

Confirm the gubernatorial appointment of Sandy Sinclair-Curry to the Education Professional Standards Board.

Apr 14-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-adopted 38-0

## SR 276 (BR 2519) - R. Palmer II

Adjourn the Senate in honor of Glenn L. Means III on the occasion of winning the 2007 Governor's Award for Outstanding Volunteer Service in the Innovation Youth category.

Apr 14-introduced in Senate

## SR 277 (BR 2534) - D. Ridley

Adjourn the Senate in loving memory and honor of Caldwell County Judge/Executive Van Knight.

Apr 14-introduced in Senate Apr 15-adopted by voice vote

## SR 278 (BR 2533) - D. Williams

Recognize the visit of the USS Kentucky to the Commonwealth of Kentucky.

Apr 14-introduced in Senate Apr 15-adopted by voice vote

**SR 279 (BR 2520)** - W. Blevins Jr., D. Ridley, C. Borders, D. Boswell, J. Carroll, P. Clark, J. Denton, D. Harper Angel, E. Harris, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Roeding, E. Scorsone, D. Seum, T. Shaughnessy, E. Tori, J. Westwood

Engineer Battalion of the Kentucky Army National Guard.

Apr 14-introduced in Senate Apr 15-adopted by voice vote

## SR 280 (BR 2434) - D. Kelly

Adjourn the Senate in honor of Senator Richie Sanders on the occasion of his retirement.

Apr 14-introduced in Senate Apr 15-adopted by voice vote

SR 281 (BR 2433) - D. Kelly

Adjourn the Senate in honor of Senator Dick Roeding on the occasion of his retirement.

Apr 14-introduced in Senate Apr 15-adopted by voice vote

## Introduced Apr. 15, 2008

**SR 249 (BR 2552)** - D. Williams, V. McGaha

Appoint C. Richard Warner to the Agricultural Development Board for a term expiring July 6, 2011.

Apr 15-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008; adopted 38-0

## SR 250 (BR 2554) - D. Williams

Reappoint Donna M. Amburgey to the Agricultural Development Board through July 6, 2011.

Apr 15-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008; adopted 38-0

## SR 253 (BR 2553) - D. Williams

Reappoint H.H. Barlow to the Agricultural Development Board through July 6, 2011.

Apr 15-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008; adopted 38-0

## SR 254 (BR 2556) - D. Williams

Confirm the appointment of William David Donan to the Mine Safety Review Commission.

Apr 15-introduced in Senate; to Rules (S); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008; adopted 38-0

## SR 272 (BR 2555) - D. Williams

Confirm the appointment of Stanton Cave to the Mine Safety Review Commission.

Apr 15-introduced in Senate; adopted 38-0

SR 282 (BR 2538) - D. Roeding

College, upon receipt of the Florence Rotary Citizen of the Year award.

Apr 15-introduced in Senate; adopted by voice vote

## SR 283 (BR 2539) - D. Roeding

Honor Dr. Bryan Blavatt, Superintendent of Boone County Schools, upon receipt of the Florence Rotary Citizen of the Year Award.

Apr 15-introduced in Senate; adopted by voice vote

## SCR 284 (BR 2186) - D. Kelly

Adjourn the 2008 Regular Session of the General Assembly sine die.

Apr 15-introduced in Senate; adopted by voice vote

# **House Bills**

Includes opposite chamber sponsors where requested by primary sponsors of substantially similar bills in both

chambers and jointly approved by the Committee on Committees of both

chambers. Opposite chamber sponsors are represented in italics.

**HB 2** - See Introductions on February 28, 2008.

**HB 3** - See Introductions on January 15, 2008.

**HB 4** - See Introductions on January 10, 2008.

## Introduced Jan. 8, 2008

HB 5 (BR 326) - D. Owens, R. Wilkey, J. Greer, C. Miller, J. Richards, T. Riner

AN ACT proposing to amend Section 77 of the Constitution of Kentucky, relating to the Governor's power to remit fines and forfeitures and grant reprieves and pardons.

Propose to amend the Constitution of Kentucky to prohibit the Governor from being allowed to pardon himself; require that an individual who has been charged with, convicted of, or adjudged liable for an offense apply to the Governor for a reprieve, pardon, commutation, or remission; require that anyone submitting an application must provide written notice accepting or rejecting the granted relief; submit to voters for ratification or rejection; provide ballot language.

Jan 8-introduced in House

Jan 11-to Elections, Const. Amendments & Intergovernmental Affairs (H)

**HB 6** - See Introductions on January 11, 2008.

**HB 7** - See Introductions on January 9, 2008.

HB 8 - See Introductions on January 23, 2008.

#### Richards

AN ACT relating to long-term care insurance rates.

Create a new section of KRS 304.14-600 to 304.14-625 to require long-term care insurers to file rates with the executive director of the Office of Insurance for all long-term care insurance policies; require the insurer to submit a copy of the filing to the Attorney General; require the insurer to submit a new filing to reflect any material change to any previously filed and approved rate filing; require the insurer to submit an amendment to a previously approved rate filing for all other changes; provide that the executive director shall approve or disapprove the filing within 60 days after filing; permit the executive director to order a retroactive reduction of rates; establish criteria to be considered when reviewing a rate filing; permit the executive director to withdraw approval after 30 days notice has been given; authorize the executive director to establish by administrative regulation additional criteria to be considered; direct the executive director to hold a hearing upon request by the Attorney General; permit a long-term care insurer to request a hearing concerning a disapproval of rates or an order of retroactive reduction in rates; amend KRS 304.14-630 to conform; Effective July 1, 2009.

Jan 8-introduced in House

- Jan 11-to Banking & Insurance (H)
- Feb 1-posted in committee
- Feb 13-reported favorably, 1st reading, to Calendar

Feb 14-2nd reading, to Rules

Feb 19-recommitted to Appropriations & Revenue (H)

HB 10 (BR 1090) - J. Richards, R. Adams, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, T. Burch, L. Combs, J. Crenshaw, M. Denham, T. Edmonds, T. Firkins, J. Glenn, J. Gooch Jr., J. Greer, R. Henderson, C. Hoffman, J. Jenkins, Ji. Lee, M. Marzian, T. McKee, R. Meeks, H. Moberly Jr., R. Nelson, D. Owens, R. Palumbo, T. Pullin, R. Rand, S. Riggs, C. Rollins II, K. Stein, T. Thompson, D. Watkins, J. Wayne, R. Webb, S. Westrom, R. Wilkey, B. Yonts

AN ACT relating to the Kentucky educator award and recognition fund.

Create a new section of KRS Chapter 156 to establish the Kentucky educator award and recognition fund to provide matching funds for schools that have state and national award winning educators who received cash awards or an equivalent benefit; require the Kentucky Department of Education to administer the fund.

Jan 8-introduced in House

Jan 10-to Education (H)

Jan 23-posted in committee Jan 29-reported favorably, 1st reading, to Calendar

Jan 30-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 31, 2008

Feb 1-3rd reading, passed 86-0

Feb 4-received in Senate Feb 6-to Education (S)

Recognize and commend Mr. Bill Baird for his substantial monetary donation to the soldiers of the 201st Honor Dr. Ed Hughes, President of Gateway Community and Technical

L000.

HB 9/FN (BR 476) - M. Cherry, J.

HB 11 (BR 19) - R. Nelson, T. Pullin

AN ACT relating to tuition at public postsecondary institutions and declaring an emergency.

Amend KRS 164.020, setting forth the duties of the Council on Postsecondary Education, to provide that tuition at any state postsecondary education institution shall remain at the level of the 2007-2008 academic year through the 2009-2010 academic year; limit any tuition increase beginning with the 2010-2011 academic year by an amount no higher than the most recent percent increase in the nonseasonally adjusted annual average Consumer Price Index for All Urban Consumers.

(Prefiled by the sponsor(s).)

Jul 20-To: Interim Joint Committee on Education

Jan 8-introduced in House; to Education (H)

## HB 12 (BR 22) - R. Nelson

AN ACT relating to the Kentucky Educational Excellence Scholarship Program.

Amend KRS 164.7879 to increase the Kentucky educational excellence scholarship base and supplemental award amounts by 100 percent beginning with the 2008-2009 academic year; amend KRS 164.7874, 164.7881, and 164.7885 to conform.

(Prefiled by the sponsor(s).)

Jul 20-To: Interim Joint Committee on Education

Jan 8-introduced in House; to Education (H)

**HB 13/FN (BR 24)** - C. Rollins II, S. Brinkman, L. Clark, D. Graham, J. Greer, J. Jenkins, J. Richards, J. Tilley, R. Weston

AN ACT creating the Kentucky Family Trust Program.

Create various new sections of KRS Chapter 194A to establish a Kentucky Family Trust Program allowing a board to establish and operate a trust program to manage funds placed in the trust for the benefit of person's with special health care needs, where the funds provided by the trust to the beneficiary act as a supplement to state provided assistance for certain designated expenses.

### HB 13 - AMENDMENTS

HFA (1, J. Vincent) - Amend provision relating to a trustee immunity to allow a suit based upon the gross negligence of the trustee.

HFA (2, J. Vincent) - Amend to limit recoupment provisions relating to a trust established by virtue of a personal injury action to specify that recoupment is not required as to amounts previously paid or compromised or where not required by federal law.

HFA (3, C. Rollins II) - Insert provision to allow the Board, if necessary to meet federal requirements relating to special needs trusts and supplemental needs trusts, to make adjustments to the program's requirements relating to the establishment, funding, withdrawal, and Jul 20-To: Interim Joint Committee on Health and Welfare

Dec 18-Approve as prefiled Jan 8-introduced in House

Jan 9-to Appropriations & Revenue (H)

Jan 25-posted in committee

Jan 29-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Jan 30-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 31, 2008; floor amendment (2) filed Jan 31-floor amendment (3) filed Feb 4-3rd reading, passed 91-0 with floor amendments (1) (2) and (3)

Feb 5-received in Senate Feb 7-to Health & Welfare (S)

HB 14/FN (BR 82) - T. Pullin, L. Clark, T. Riner, J. Tilley

AN ACT relating to postsecondary education.

Create new sections of KRS Chapter 164 to establish the Kentucky Education Covenant Trust Fund; establish the Postsecondary Education Kentucky Covenant Award to provide an eligible student with 100% of the total cost of education at any state public college or university, minus the amount of any federal and state grants or scholarships the student receives; specify student eligibility requirements; direct the Kentucky Higher Education Assistance Authority to administer the covenant fund and to promulgate trust administrative regulations to establish the components required to implement the covenant awards program; amend KRS 164.020 to freeze university tuition for the Fall 2009 academic term through the Spring 2011 academic term at Spring 2009 academic term tuition levels.

(Prefiled by the sponsor(s).)

Jul 20-To: Interim Joint Committee on Education

Jan 8-introduced in House; to Education (H)

HB 15 (BR 99) - J. DeCesare, M. Dossett, C. Embry Jr., B. Montell, S. Santoro, A. Webb-Edgington, A. Wuchner

AN ACT relating to writing portfolios.

Amend KRS 158.6453 to remove writing portfolios from the statewide CATS assessment program for elementary schools; require elementary schools to use writing portfolios as an instructional tool in the continuous assessment process.

(Prefiled by the sponsor(s).)

Jul 20-To: Interim Joint Committee on Education

Jan 8-introduced in House; to Education (H)

## HB 16 (BR 100) - J. DeCesare

AN ACT relating to early childhood education.

Create a new section of KRS Chapter

parent education program to be piloted in five school districts; require parent education program model demonstration sites; require expansion of the parent education program if funding is available.

(Prefiled by the sponsor(s).)

Jul 20-To: Interim Joint Committee on Education

Jan 8-introduced in House; to Education (H)

## HB 17 (BR 91) - R. Crimm

AN ACT relating to salary increases for local school personnel.

Amend KRS 157.360 to specify use of excess support education excellence in Kentucky program funds; provide percentage increase in the base for hold harmless districts to ensure that each district receives at least the same amount of support education excellence in Kentucky funding per pupil as received in the 1991-92 school year plus an increase based on the overall percentage increase in the support education excellence in Kentucky program funds; amend KRS 157.420 to provide for an allocation of funds to hold harmless districts for mandated state salary increases.

(Prefiled by the sponsor(s).)

Jul 20-To: Interim Joint Committee on Education

Jan 8-introduced in House; to Appropriations & Revenue (H)

HB 18/LM (BR 123) - D. Owens, M. Cherry, L. Clark, R. Meeks, C. Miller, T. Riner

AN ACT relating to the runoff primary. Amend KRS 118.245 to eliminate the runoff primary for gubernatorial slates; amend various sections to conform.

## HB 18 - AMENDMENTS

SFA (1, D. Williams) - Amend various sections of KRS Chapter 118 to change the filing deadline for presidential candidates to 45 days before the presidential preference primary; change the presidential preference primary date to the first Tuesday in February; create a new section of KRS Chapter 118 to require the Secretary of State to make a recommendation to the State Board of Elections to change the date of the presidential preference primary under certain conditions; require the State Board of Elections to give notice to the Legislative Research Commission if the date of the presidential preference primary is to change; require the State Board of Elections to promulgate administrative regulations and establish procedures for election officials to follow.

SFA (2/Title, D. Williams) - Make title amendment.

SFA (3, D. Williams) - Amend various sections of KRS Chapters 83A, 116, 117, 118, 118A, 119, and 121 to change the filing deadline for candidates in primaries from the last Tuesday in January to the last Tuesday in April; change the date of the primary from the first Tuesday after the third Monday in (Prefiled by the sponsor(s).)

Jul 20-To: Interim Joint Committee on State Government

Jan 8-introduced in House; to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 24-posted in committee Jan 29-reported favorably,

Jan 29-reported favorably, 1st reading, to Calendar

Jan 30-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 31, 2008

Jan 31-3rd reading, passed 92-3

Feb 1-received in Senate

Feb 6-to State & Local Government (S)

Feb 13-reported favorably, 1st reading, to Calendar

Feb 14-2nd reading, to Rules; floor amendments (1) (2-title) and (3) filed

Feb 15-posted for passage in the Regular Orders of the Day for Tuesday, February 19, 2008

Feb 19-3rd reading, passed 23-13 with floor amendments (1) (2-title) and (3)

Feb 20-received in House; to Rules (H)

Feb 28-posted for passage for concurrence in Senate floor amendments (1) (2-title) and (3) on Friday, February 29, 2008

HB 19 (BR 135) - J. Stacy, J. Jenkins

AN ACT relating to members of the General Assembly.

Amend KRS 6.190 relating to compensation of General Assembly members during a regular or extraordinary session of the General Assembly to deny compensation to the members of a House of the General Assembly that adjourns for three days or less without the consent of the other House; provide compensation for members of the House that continues to meet during the adjournment of the other House; provide that when the Governor adjourns the General Assembly during an extraordinary session because the Houses cannot agree on a date of adjournment that the members of neither House of the General assembly receive compensation during the adjournment; amend KRS 6.211 relating to the expense allowance for members of the General Assembly during regular and extraordinary sessions of the General Assembly to deny expense allowances to members in the same manner as for compensation during adjournments of the General Assembly without consent of the other House or by the Governor.

(Prefiled by the sponsor(s).)

Jul 20-To: Interim Joint Committee on State Government

Jan 8-introduced in House; to State Government (H)

Jan 15-posted in committee

#### HB 20/AA (BR 1001) - D. Graham

AN ACT relating to in the line of duty retirement benefits.

Amend KRS 16.601 and 61.621 to increase death in the line of duty benefits to 50% of the member's monthly final rate of pay for current and future

distribution of trust accounts

(Prefiled by the sponsor(s).)

156 to require the Kentucky Department of Education to develop and implement a parent education program; require a May to the first Tuesday after the third Monday in August.

surviving spouses; provide increase for current surviving spouses effective August 1, 2008.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in House; to State Government (H)

1st

Jan 15-posted in committee Feb 28-reported favorably,

reading, to Calendar Feb 29-2nd reading, to Rules

Mar 4-recommitted to Appropriations

& Revenue (H)

HB 21/FN (BR 147) - J. Wayne, L. Clark, J. Crenshaw, C. Embry Jr., J. Jenkins, T. McKee, T. Riner, C. Siler, B. Yonts

AN ACT relating to nonprofit agencies and work centers serving the blind or severely disabled.

Kentucky Create State Use Commission; establish duties and membership of State Use Commission; amend KRS 45A.470 to define the Kentucky State Use Commission and qualified nonprofit agency or work center serving the blind or severely disabled; amend KRS 45A.470 to require the purchase of goods and services from Prison Industries and nonprofit agencies and work centers serving the blind or severely disabled and designate the Kentucky State Use Commission as agency providing purchasing information to governmental agencies; amend KRS 45A.080, 45A.085, 45A.095, and require 45A.100 to that state governmental purchases be made from Prison Industries and nonprofit agencies and work centers serving the blind or severely disabled; create a new section of KRS 141 to define terms; establish a nonrefundable community rehabilitation credit program; establish maximum amount of credit allowed per corporation per tax year; amend KRS 141.0205 to establish the order in which the credit is applied against tax imposed by KRS 141.040; apply nonrefundable tax credit for tax years beginning on or after January 1, 2009.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on State Government

Jan 8-introduced in House; to State Government (H)

Jan 15-posted in committee

Jan 17-reported favorably, 1st reading, to Calendar

Jan 18-2nd reading, to Rules Jan 22-recommitted to Appropriations

- & Revenue (H)
  - Feb 7-posted in committee

Feb 12-reported favorably, to Rules Feb 13-posted for passage in the Regular Orders of the Day for Thursday,

February 14, 2008

Feb 20-3rd reading, passed 99-0

Feb 21-received in Senate

Feb 26-to Appropriations & Revenue (S)

HB 22 (BR 50) - C. Rollins II, T. Riner

AN ACT relating to postsecondary student financial aid.

Amend KRS 164.7874 to make changes to the definitions for the Kentucky Educational Excellence Scholarship (KEES) Program; make technical changes; amend KRS 164.7877 to make technical changes; amend KRS 164.7879 to double KEES awards, based on grade point average

and ACT scores, by 2014-2015 through two incremental increases and to make technical changes; amend KRS 164.7881 to make technical changes; amend KRS 164.7883 to make technical and conforming changes; create a new section of KRS Chapter 164 to establish the proportional allocation of funds appropriated Kentuckv the to Scholarship Educational Excellence (KEES) Program, the College Access Program (CAP), and the Kentucky Tuition Grant (KTG) Program.

## HB 22 - AMENDMENTS

HCS - Retain original provisions that make technical changes, but delete all references to monetary increases to the KEES awards, based on grade point average and ACT scores.

HFA (1, K. Bratcher) - Restore existing definition of "participating institution" eligible for the use of student financial aid.

HFA (2, K. Bratcher) - Restore existing definition of "participating institution" eligible for the use of student financial aid.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Education

Jan 8-introduced in House

Jan 9-to Education (H)

Mar 6-posted in committee

Mar 10-posting waived Mar 11-reported favorably, 1st reading to Calendar with Committee

reading, to Calendar with Committee Substitute

Mar 12-2nd reading, to Rules

Mar 13-posted for passage in the Regular Orders of the Day for Friday, March 14, 2008

Mar 14-floor amendment (2) filed to Committee Substitute, floor amendment (1) filed ; 3rd reading, passed 92-0 with Committee Substitute

Mar 17-received in Senate Mar 26-to Education (S)

HB 23 (BR 134) - T. Burch, L. Clark

Jan 29-WITHDRAWN

## HB 24 (BR 96) - J. DeCesare

Jan 16-WITHDRAWN

**HB 25/CI (BR 97)** - J. DeCesare, D. Floyd, R. Crimm, C. Embry Jr., M. Harmon, A. Wuchner

AN ACT relating to driving under the influence.

Amend KRS 189A.010 to establish a per se violation of the DUI statute if the driver has at least a certain amount of a controlled substance in the urine or blood; create a rebuttable presumption; reduce the alcohol concentration from 0.18 to 0.15 for an aggravating circumstance; amend KRS 189A.105 to delete statutory right of DUI suspects to make telephonic communication with an attorney upon arrest; lower the alcohol percentage from 0.18 to 0.15 for increased penalties; name the Act the Martin Mitchell Act.

## (Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Judiciary

Judiciary (H)

HB 26 (BR 98) - J. DeCesare, D. Floyd, B. Montell

AN ACT relating to the limited liability entity tax.

Amend KRS 141.0401 to apply the limited liability entity tax to years beginning before January 1, 2008; create a new section of KRS Chapter 141 to replace the minimum tax with a minimum fee.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Appropriations and Revenue Jan 8-introduced in House

Jan 9-to Appropriations & Revenue (H)

**HB 27 (BR 119)** - M. Henley, L. Napier, J. Richards, T. Thompson, J. Tilley, S. Westrom

AN ACT relating to credit card applications and solicitations.

Create a new section of KRS Chapter 367 to declare that it is unlawful for any credit card issuer to mail or otherwise deliver a credit card application if the person has previously notified the issuer by certified or registered mail that he or she does not wish to receive credit card applications from that issuer; provide that this section does not apply to a credit card application or solicitation when mailed or otherwise delivered in response to a request for a credit card; provide that if such application is mailed to such a person and a third party, by theft or other means, obtains the mailed document and with intent to deceive, defraud, or injure another falsely completes the application or solicitation document and is issued a credit card in the name of another person, the issuer shall be liable to the person whose name appears on the card for any damages and expenses which the person incurs due to use of such card; prohibit an issuer who received notification not to send applications from selling, disseminating, or otherwise disclosing the name and address of such person; declare a violation of any provision of this section to be an unfair, false, misleading, and deceptive act or practice in the conduct of trade or commerce in violation of KRS 367.170.

## HB 27 - AMENDMENTS

HCA (1, M. Henley) - Amend subsection (2) to provide that notice is effective after a credit card issuer is in receipt of the notice at least 90 days; amend subsection (5) to clarify that affiliates and nonaffiliated third parties may share information necessary to effect and administer the request from the person not to receive credit card applications and solicitations.

#### (Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Banking and Insurance

Jan 8-introduced in House; to Banking & Insurance (H)

Feb 1-posted in committee Feb 6-reported favorably, 1st reading, for passage in the Regular Orders of the Day for Friday, February 8, 2008

Feb 8-3rd reading, passed 90-0 with committee amendment (1)

Feb 11-received in Senate Feb 13-to Banking & Insurance (S)

## HB 28 (BR 165) - M. Henley

AN ACT relating to driving under the influence.

Amend KRS 189A.103, relating to blood testing for the purpose of determining alcohol concentration or presence of a substance which may impair one's driving ability, to require that tests are performed using accepted medical practices; add paramedics to those authorized to perform tests.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Judiciary

Jan 8-introduced in House; to Judiciary (H)

## HB 29 (BR 215) - C. Siler

AN ACT relating to licensure of professionals who provide therapeutic care to persons with hearing and related communication disorders.

Amend KRS 334A.020 to define "interim license," "provisional license," and "temporary license"; amend KRS 334A.035 to establish new requirements for an interim license to practice as a speech-language pathologist and a speech-language pathology assistant; require a person with an interim license to practice as a speech-language pathologist who fails the national examination to submit documentation of preparation for the examination as required by the board; permit the applicant to continue to practice under the interim license with supervision as required in accordance with KRS 334A.035 for a period not to exceed 24 months, unless an extension is granted by the board; require a speech-language pathologist applicant with an interim license to apply for permanent licensure within 30 days of the completion of postgraduate professional experience; exempt speech-language pathologists and audiologist, employed by the public schools in certified positions and who teacher certification hold in communication disorders issued by the Educational Professional Standards Board from licensure requirements; create new sections of KRS Chapter 334A to establish requirements for a provisional license to practice audiology under the supervision of an audiologist while completing a graduate professional experience; authorize the board administrator, with approval of the board, to issue a temporary license to any applicant for a license to practice as a speech-language pathologist, speechlanguage pathology assistant, or an audiologist if the applicant has met all the requirements for licensure until further action at the next meeting of the board: specify initial licensure requirements for speech-language pathologists and audiologists; require an audiologist to hold a doctoral degree beginning January 1, 2008; permit the

Jan 8-introduced in House; to

to Calendar with committee amendment (1)

Feb 7-2nd reading, to Rules; posted

board to grant a license to an applicant licensed in another state; amend KRS 334A.170 to change the licensure renewal time period from annually to biennially and increase the associated fees accordingly.

## HB 29 - AMENDMENTS

HCS - Retain original provisions except add terms to professional titles; delete provisions relating to provisional license; specify education requirements for an interim license and for initial licensure; specify requirements to grant a license to a person licensed in another state; permit inactive license status for up to 6 years; amend KRS 334A.040 to delete existing provisions relating to persons with out-of-state licenses; amend KRS 334A.070 to delete existing provisions relating to executive sessions of the board; amend KRS 334A.180 to permit the board to impose a fine not to exceed \$5,000 in addition to taking action against a license and require documentation of continuing education to reinstate a license; create a new section of KRS 344A to provide civil and criminal immunity for board members require representation and as appropriate by a city, county, or Commonwealth's attorney, or the Attorney General.

SCS - Retain original provisions, except remove all new alternate descriptions а speech-language pathologist may use except "speech pathologist" and "verbal therapist"; require the board to promulgate administrative regulations for renewing a license that has been inactive for more than six years; reduce various fees to reflect the amounts needed to convert to biennial licensure; decrease the fine that may be levied against a license to \$1,000; redefine "conviction" by removing offenses involving moral turpitude; make technical corrections.

SFA (1/Title, J. Denton) - Make title amendment.

SFA (2, J. Denton) - Add noncodified language to require the Cabinet for Health and Family Services to report to the Interim Joint Committee on Health and Welfare on or before September 1, 2008 on its progress toward the purchase of Kentucky's federal allotment of antiviral treatment under the subsidized price.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Health and Welfare

Jan 8-introduced in House; to Health & Welfare (H)

Feb 11-posted in committee

Feb 28-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 29-2nd reading, to Rules

Mar 5-posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008

Mar 6-3rd reading, passed 97-0 with Committee Substitute

Mar 7-received in Senate

Mar 11-to Licensing, Occupations and Administrative Regulations (S)

Mar 25-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 26-2nd reading, to Rules

Apr 1-floor amendment (2) filed to Committee Substitute, floor amendment 2008; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 37-0 with Committee Substitute, floor amendments (1-title) and (2) ; received in House; to Rules (H)

Apr 14-taken from Rules; posted for passage for concurrence in Senate Committee Substitute, floor amendments (1-title) and (2); House concurred in Senate Committee Substitute, floor amendments (1-title) and (2) ; passed 98-0; enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 165)

**HB 30/LM/CI (BR 169)** - J. Richards, L. Belcher, J. Bell, Ji. Lee, T. Thompson, J. Tilley

AN ACT relating to driving under the influence.

Amend KRS 189A.010 to establish a per se violation of the DUI statute if the driver has at least a certain amount of a controlled substance in the urine or blood; create a rebuttable presumption; reduce the alcohol concentration from 0.18 to 0.15 for an aggravating circumstance; amend KRS 189A.105 to delete statutory right of DUI suspects to make telephonic communication with an attorney upon arrest; lower the alcohol percentage from 0.18 to 0.15 for increased penalties; name the Act the Martin Mitchell Act.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Judiciary

Jan 8-introduced in House Jan 9-to Judiciary (H)

HB 31/LM (BR 53) - R. Wilkey, L. Clark, T. Edmonds, J. Hoover, A. Simpson, R. Webb, S. Westrom

AN ACT relating to criminal record expungement.

Create a new section of KRS Chapter 533 to allow persons convicted of one Class D felony or a series of Class D felonies arising out of a single event to petition to have their records expunged; amend KRS 431.078, relating to misdemeanor expungements, to change the application fee from \$25 to \$50 dollars and to begin the five-year waiting period from the date of adjudication of the offense; amend KRS 527.040 to exempt individuals who have had their records expunged from the statute on a felon in possession of a firearm; create a new section of KRS Chapter 533 to require the Administrative Office of the Courts to keep a confidential index of expungement orders for utilization in the presentence preparation of investigations.

HB 31 - AMENDMENTS HFA (1, B. Montell) - Amend to prohibit expungements for persons who served a sentence of incarceration after the entry of a judgment of conviction.

(Prefiled by the sponsor(s).)

Jan 9-to Judiciary (H)

Feb 5-posting waived

Feb 13-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Feb 14-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for for Friday, February 15, 2008

Mar 4-3rd reading, passed 76-21 Mar 5-received in Senate

Mar 7-to Judiciary (S)

## HB 32 (BR 127) - R. Crimm

AN ACT relating to domestic relations and declaring an emergency.

Amend KRS 403.200 to permit a court to provide for wage attachment and automatic electronic transfer of funds for payment of spousal maintenance; amend KRS 403.270 to add healthy environment for child as a factor for the consideration of awarding custody of children; amend KRS 530.050 to add exspouse; EMERGENCY

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Judiciary

Jan 8-introduced in House; to Judiciary (H)

**HB 33 (BR 489)** - M. Marzian, D. Owens, K. Stein

AN ACT relating to a health facility patient's visitation rights.

Create a new section of KRS Chapter 216B to allow a patient of a health facility who is 18 years of age or older to designate, orally or in writing, an individual, not legally related by marriage or blood, who the patient wishes to be considered as an immediate family member; require the health facility to note this designation in the patient's permanent medical records.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 14-to Health & Welfare (H) Feb 11-posted in committee

HB 34 (BR 4) - A. Wuchner, T. Burch, L. Belcher, M. Cherry, L. Combs, T. Couch, R. Crimm, B. DeWeese, M. Dossett, T. Edmonds, J. Fischer, D. Floyd, J. Gooch Jr., K. Hall, M. Harmon, R. Henderson, A. Koenig, B. Montell, T. Moore, D. Osborne, M. Rader, T. Riner, S. Santoro, A. Simpson, K. Stein, J. Tilley, D. Watkins, R. Webb, A. Webb-Edgington, S. Westrom

AN ACT relating to healthy kids.

Create new section of KRS 160 to require 30 minutes per day, 150 minutes per week, or the equivalent minutes per month of structured moderate to vigorous physical activity in a minimum of 10 minute intervals beginning in the 2009-2010 school year for preschool through grade 6 and 2010-2011 for grades 7 and 8; permit the physical activity to be met through a combination of traditional classroom instruction, recess, structured and physical education; require the physical activity to be part of the existing school day and permit it to be considered part of the the physical activity requirement; require the department to develop a reporting mechanism for schools to report to the department on physical activities; require the department to report no later than November 1 of each year to the Interim Joint Committee on Education and the Interim Joint Committee on Health and Welfare; amend KRS 160.345 to conform; create the Healthy Kids Act.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Education

Jan 8-introduced in House Jan 9-to Education (H)

Feb 14-posted in committee

HB 35 (BR 140) - H. Collins, R. Adams, R. Adkins, L. Combs, T. Edmonds, D. Graham, K. Hall, B. Montell, R. Nelson, T. Pullin, M. Rader, A. Smith, R. Webb

AN ACT relating to the Commonwealth Accountability Testing System.

Amend KRS 158.6453 to designate the last three weeks of the school year in each school district as the testing window for the Commonwealth Accountability Testing System no later than the 2009-2010 school year; amend KRS 158.6459 to conform.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Education

Jan 8-introduced in House Jan 9-to Education (H)

**HB 36 (BR 257)** - H. Collins, T. Couch, B. DeWeese, D. Ford, R. Henderson, A. Koenig, T. Moore, A. Webb-Edgington, A. Wuchner

AN ACT relating to vital statistics.

Amend KRS 213.041 to allow certificates required under KRS Chapter 213 to be signed in black or blue ink: amend KRS 213.076 to require the state registrar to send an incomplete or unsatisfactory certificate of death to the appropriate funeral director, physician, chiropractor, or coroner dentist. responsible for the entry to complete or correct the certificate; require the state registrar to notify the entity who submitted the certificate of death that it was returned to the funeral director, physician, dentist, chiropractor, or coroner for completion.

## HB 36 - AMENDMENTS

HCS - Retain original provisions of the bill except delete language amending KRS 213.076 requiring the state registrar to send an incomplete or unsatisfactory certificate of death to the appropriate funeral director, physician, dentist, chiropractor, or coroner responsible for the entry to complete or correct the certificate; delete language amending KRS 213.076 requiring the state registrar to notify the entity who submitted the certificate of death that it was returned to the funeral director, physician, dentist, chiropractor, or coroner for completion; create new language amending KRS 213.076 to establish that a funeral director will not

(1-title) filed

Apr 2-posted for passage in the Consent Orders of the Day for April 2,

Oct 3-To: Interim Joint Committee on Judiciary

Jan 8-introduced in House

instructional day; require the Department of Education to promulgate administrative regulations to implement

be held responsible for the failure of a physician, dentist, chiropractor, or coroner to complete or correct an entry

on the death certificate for which he or she is responsible: create new language amending KRS 213.076 to establish that the cause of death be shown on the certificate of death as unknown or under investigation or under inquiry by a Kentucky coroner in medical certification of death cases where inquiry is required by a Kentucky coroner or if the cause of death is unknown or under investigation; create new language amending KRS 213.076 to establish that in the case of death in which diabetes was known to be an underlying cause or contributing condition; amend KRS 213.076 to delete language regarding diabetes questions on death certificates; and repeal KRS 213.078.

## (Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Health and Welfare

Jan 8-introduced in House; to Health

& Welfare (H)

Jan 14-posted in committee Jan 31-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Monday, February 4, 2008 Feb 4-3rd reading, passed 90-0 with

Committee Substitute

Feb 5-received in Senate Feb 7-to Health & Welfare (S)

Feb 27-reported favorably,

1st reading, to Consent Calendar

Feb 28-2nd reading, to Rules

Mar 3-posted for passage in the Consent Orders of the Day for Wednesday, March 5, 2008

Mar 5-3rd reading, passed 38-0; received in House

Mar 7-enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 7-signed by Governor (Acts Ch. 5)

## HB 37 (BR 224) - B. Farmer

AN ACT designating Cornhole as the official state game of Kentucky.

Create a new section of KRS Chapter 2 to designate Cornhole as the official state game of Kentucky.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on State Government

Jan 8-introduced in House; to State Government (H)

HB 38/FN (BR 114) - T. Pullin, S. Brinkman, E. Ballard, S. Baugh, L. Belcher, L. Clark, H. Collins, L. Combs, J. Comer Jr., R. Crimm, R. Damron, J. DeCesare, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Gooch Jr., K. Hall, M. Henley, T. Kerr, T. McKee, C. Miller, R. Mobley, B. Montell, F. Nesler, D. Osborne, S. Overly, S. Riggs, T. Riner, C. Rollins II, S. Santoro, C. Siler, D. Sims, T. Thompson, J. Vincent, R. Webb, A. Webb-Edgington, R. Weston, A. Wuchner, B. Yonts

AN ACT relating to income tax credits for small businesses.

Create new sections of KRS Chapters

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Appropriations and Revenue

Jan 8-introduced in House; to Appropriations & Revenue (H)

HB 39/LM (BR 238) - B. Montell, T. Riner

AN ACT relating to animals.

Create new section of KRS Chapter 258 to require spaying or neutering of dogs and cats as a prerequisite to release from a releasing agency; define "releasing agency" and "veterinarian"; mandate spaying or neutering prior to release of a dog or cat; allow for exceptions related to health and maturity, rightful ownership, and use of cooperative agreements; declare that no local spay-neuter ordinance shall be superseded.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Agriculture and Natural Resources

Jan 8-introduced in House; to Agriculture & Small Business (H)

Jan 11-posted in committee

favorably, 12-reported Mar 1st reading, to Calendar

Mar 13-2nd reading, to Rules

Mar 19-posted for passage in the Regular Orders of the Day for Thursday, March 20, 2008

## HB 40/LM/CI (BR 132) - M. Harmon

AN ACT relating to personal emergency response systems.

Create new sections of KRS Chapter 311A to regulate personal emergency response systems under the authority of the Kentucky Board of Emergency Medical Services; define terms, including "personal emergency response system"; set out basic necessary duties of the board, including the addition of personal emergency response system data in emergency run report forms developed under KRS 311A.190; require that providers be licensed to provide personal emergency response systems; institute an emergency 911 response protocol for unanswered voice-to-voice communication responses to customers; list information necessary for basic applications and for notification of the creation of branch offices; establish minimum criteria to apply for a manager's license; forbid the issuance of a license unless the applicant has specified liability insurance; limit local government regulation of personal emergency response systems to charges for use of a police central alarm installation, inspection fees, or discontinuance in the case of multiple false alarms: mandate certification for various key employees of alarm system company licensees; ensure confidentiality of alarm system records; allow local governments to provide personal emergency response systems under specified circumstances; establish controlling sections regarding license and certification renewal, continuing education, and penalties; list exemptions regulation, including on-duty from government employees and certain

with the Attorney General if desired; set types of offenses and severity of criminal punishments; create administrative procedures and penalties against violators; establish rights of appeal, including staying enforcement of the penalty; direct that combined new sections be known as the "Christine Talley Act"; amend KRS 311A.055 to add personal emergency response system providers to the group subject to discipline by the emergency medical services board; direct that if the emergency services discipline conflicts with the specific personal emergency response system providers discipline, the latter takes precedence; amend KRS 311A.060 to include personal emergency response system providers among those subject to stated penalties imposed by the emergency medical services board; amend KRS 311A.095 to make licensure and certification renewal rules of the emergency medical services board apply to personal emergency response system providers; and amend KRS 311A.125 to allow the emergency medical services board to establish continuing education requirements for personal emergency response system providers.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Licensing and Occupations

Jan 8-introduced in House; to Licensing & Occupations (H)

HB 41/LM (BR 138) - M. Harmon, S. Santoro

AN ACT relating to alarm systems.

Create new sections of KRS Chapter 227, relating to fire prevention and protection, to establish an Alarm System Contractor Licensure Board; define terms; forbid alarm contracting activities by those who are not properly authorized by the board; describe when an alarm system contractor acts as a personal emergency response system provider or contractor; institute an emergency 911 response protocol for unanswered voiceto-voice communication responses to customers; exempt various persons and entities from the board requirements under defined circumstances, including telephone installers, utility companies, fire protection sprinkler contractors, architects, locksmiths, and hospitals; establish board purpose, membership, appointment, and meeting procedures; board reauire to promulgate administrative regulations, determine applicant qualifications, conduct investigations, and establish renewal and continuing education standards; allow the board to establish fees, control licensure, and enter into reciprocal agreements with other states; mandate that the board keep a register of applications granted or refused; establish registration requirements for certain alarm contractor employees; create licensing rules for qualifying agents of alarm contractors; set certification standards for alarm system contractors; require liability insurance coverage by alarm system contractors; allow board to create alarm system contractor classifications and additional investigation standards, practices, and penalties; list restrictions on and powers of local governments regarding alarm system contractors; create transition period for initial implementation of board authority; direct that the combined sections be known as the "Christine Talley Act."

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Licensing and Occupations

Jan 8-introduced in House; to Licensing & Occupations (H)

HB 42 (BR 248) - R. Crimm, T. Riner

AN ACT relating to animals.

Amend KRS 525.125, 525.130, and 525.135 to forfeit ownership of animals involved in cruelty and torture cases, and prohibit ownership and possession of animals of the same species for two years; establish penalties for violations; allow exception under KRS 525.130 for livestock and poultry used in the business of agriculture.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Agriculture and Natural Resources Jan 8-introduced in House Jan 9-to Judiciary (H)

HB 43 (BR 220) - T. Moore, R. Crimm, M. Dossett, C. Embry Jr., D. Floyd, A. Koenig, B. Montell, J. Stewart III, J. Tilley, A. Wuchner

AN ACT relating to the taxation of military pay.

Amend KRS 141.010 to exempt military pay.

(Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Appropriations and Revenue

Jan 8-introduced in House Jan 9-to Appropriations & Revenue

(H) Mar 14-discharge petition filed

Mar 18-posting waived retroactively; reported favorably, 1st reading, to Calendar

Mar 19-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

HB 44 (BR 118) - T. Burch, D. Graham, D. Keene, T. Kerr

AN ACT relating to health data collection.

Amend KRS 216.2923 to include information on charges, quality, and outcomes of health care services and require the Health Services Data Committee Advisory to make recommendations on risk adjusting data; amend KRS 216.2925 to require reports on a quarterly basis, to add outcome data, and to require electronic reports as required under federal law; amend KRS 216.2927 to require a public use data agreement and require the Data Advisory Committee to review protocols on release of data; amend KRS 216.2929 to require information on the

141 and 154 and amend KRS 141.0205 to establish a small business tax credit.

peace officers: grant the board power to discipline licensees, probate licenses, and seek civil penalties, in conjunction

standards; grant board power to charge reasonable fees to applicants and practitioners; delineate complaint and

cabinet's Web site regarding charges quality, and outcomes, specify sources of data, require opportunity for provider to comment on data, require use of national quality indicators and explanations about use of data.

HB 44 - AMENDMENTS

HCS - Retain original provisions and specify exact duties of the data advisory committee; specify all health insurers are required to submit policy information, not all insurers.

#### (Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on Health and Welfare

Dec 18-Approve as prefiled

Jan 8-introduced in House

Jan 9-to Health & Welfare (H)

Jan 14-posted in committee

Jan 24-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, January 28, 2008

Jan 29-3rd reading, passed 96-0 with Committee Substitute

Jan 30-received in Senate

Feb 1-to Health & Welfare (S)

Mar 12-reported favorably, 1st reading, to Calendar

Mar 13-2nd reading, to Rules

Apr 2-posted for passage in the Regular Orders of the Day for April 2, 2008; 3rd reading, passed 34-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 71)

HB 45 (BR 184) - J. Greer

AN ACT relating to the State Treasury.

Amend KRS 41.165 to require the State Treasurer to pay the wages of state employees by electronic funds transfers unless a state employee requests a paper check.

## HB 45 - AMENDMENTS

HCS - Retain original provisions except make a technical correction.

HFA (1, J. Greer) - Include reimbursements for travel and expenses in mandatory electronic fund transfers; include direct deposits, payroll cards, and similar methods in the definition of electronic funds transfers; require the State Treasurer to honor requests for a paper check within 30 days; require the Personnel Cabinet to notify state employees that wage and travel and expense reimbursement payments will be made by electronic funds transfers unless requests are made for a paper check.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on State Government

Jan 8-introduced in House

Jan 9-to State Government (H)

Jan 15-posted in committee

Feb 14-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 15-2nd reading, to Rules

Feb 19-posted for passage in the Regular Orders of the Day for

Feb 27-3rd reading, passed 92-2 with Committee Substitute, floor amendment (1)

Feb 28-received in Senate

Mar 3-to State & Local Government (S)

HB 46/FN (BR 203) - B. Yonts, T. Riner

AN ACT relating to financial incentives for postsecondary education.

Create new sections of KRS Chapter 164 to establish the Kentucky 21st Century Scholars Program and Fund to provide enrolled students with up to 100 percent of the total cost of education at any state public college or university, minus the amount of any federal and state grants or scholarships the student receives if the student agrees to and refrains from illegally using drugs and alcohol during high school and college; set forth scholarship amounts available to students attending private or out-ofinstitutions specify state student eligibility requirements; direct the Kentucky Higher Education Assistance Authority to administer the fund and promulgate administrative regulations to administer the program; amend KRS 141.010 to provide an income tax deduction for tuition paid for postsecondary education, reduced by the amount the student was awarded in federal and state grants and scholarships.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Education

Jan 8-introduced in House Jan 9-to Education (H)

HB 47/CI (BR 327) - D. Owens, T. Riner

AN ACT relating to legal defense trust funds.

Amend KRS 11A.010 to define "legal defense trust" and "trustee"; create a new section of KRS Chapter 11A to require reporting requirements for a legal defense trust; amend KRS 11A.040 to prohibit a public servant or officer from accepting donations to a legal defense trust from any person or business who does business with the state; amend KRS 11A.050 to establish when financial disclosure statements are to be filed by a trustee of a legal defense trust; amend KRS 11A.990 to establish that violation of the donor limitations or filing requirements constitutes a Class D felony and the forfeiture of employment or constitutional or statutory office.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on State Government

Jan 8-introduced in House Jan 9-to State Government (H)

HB 48/FN (BR 108) - A. Simpson, J. Fischer, A. Webb-Edgington, A. Wuchner

AN ACT relating to the electronic system for monitoring controlled substances.

Amend KRS 218A.202 to establish an application process for receiving data from the electronic system for monitoring controlled substances; and prohibit the process from requiring personal identifying data.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Health and Welfare Jan 8-introduced in House Jan 9-to Health & Welfare (H) Jan 17-posted in committee

## HB 49 (BR 225) - C. Embry Jr.

AN ACT designating the Corvette as the official state sports car of Kentucky. Designate the Corvette as the official

state sports car of Kentucky.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on State Government

Jan 8-introduced in House Jan 9-to State Government (H)

## HB 50 (BR 236) - B. Yonts Jan 14-WITHDRAWN

**HB 51 (BR 62)** - J. Glenn, D. Butler, L. Clark, M. Denham, J. Gooch Jr., T. McKee, R. Meeks, C. Miller, T. Thompson, S. Westrom

AN ACT relating to college student financial awareness.

Create a new section of KRS Chapter 164 to require public postsecondary provide institutions to new undergraduates with information regarding credit cards and debt management and encourage them to informational conduct sessions: encourage nonpublic postsecondary institutions provide to new undergraduates with information regarding credit cards and debt management to conduct and informational sessions; permit institutions to utilize existing debt education materials from nonprofit entities; and require the Council on Postsecondary Education to assist institutions in identifying appropriate materials and curricula.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 9-to Education (H)

Jan 11-posted in committee

Jan 15-reported favorably, 1st reading, to Calendar

Jan 16-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 17, 2008

Jan 17-3rd reading, passed 91-0 Jan 18-received in Senate

Jan 23-to Education (S)

## HB 52 (BR 324) - B. Montell, D. Floyd

Jan 9-WITHDRAWN

HB 53/LM/AA (BR 381) - D. Graham, M. Cherry, C. Embry Jr., C. Rollins II

AN ACT relating to retirement.

Amend KRS 61.510 to extend the high-three final compensation window set to expire January 1, 2009, for those state employees eligible for the benefit based upon service credit as of December 31, 2008; amend KRS 61.595 to extend the 2.2 percent benefit factor window set to expire January 31, 2009, for those state employees eligible for the benefit based upon service credit as of December 31, 2008; amend KRS 78.510 to extend the high-three final compensation window set to expire January 1, 2009, for those county employees eligible for the benefit based upon service credit as of December 31, 2008.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on State Government

Jan 8-introduced in House Jan 9-to State Government (H) Jan 15-posted in committee

## HB 54 (BR 280) - B. Yonts

AN ACT relating to public school curriculum.

Create a new section of KRS Chapter 158 to require counseling for tenth-grade students related to choosing an academic or career and technical track; amend KRS 156.160 to provide that the Kentucky Board of Education shall arrange the courses of study in an academic track and a career and technical track; amend KRS 158.6453 to require that the state assessments not be given prior to the first week of May of each school year.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Education

Jan 8-introduced in House Jan 10-to Education (H)

**HB 55 (BR 117)** - T. Burch, J. Jenkins, M. Marzian, R. Meeks, J. Richards

AN ACT relating to booster seats.

Amend KRS 189.125 to require that a child under age 8 years and between 40 and 57 inches in height be secured in a child booster seat; amend KRS 189.990 relating to penalties for traffic offenses to specify that child restraint seat and booster seat fines are not subject to court costs, additional costs, or fees; specify that seat belt violations are not subject to additional costs or fees.

HB 55 - AMENDMENTS

HFA (1, T. Moore) - Direct fines for booster seat violations into the veterans' program trust fund.

HFA (2/Title, T. Moore) - Make title amendment.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Health and Welfare

Dec 18-Approve as prefiled

Jan 8-introduced in House

Jan 9-to Transportation (H)

Jan 31-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008; floor amendments (1) and (2-title) filed Feb 14-3rd reading; floor amendment

(1) ruled not germane ; passed 68-28

Feb 15-received in Senate

Feb 20-to Judiciary (S)

Wednesday, February 20, 2008 Feb 25-floor amendment (1) filed to Committee Substitute

HB 56/LM (BR 202) - T. Burch, R. Meeks

AN ACT relating to the operation of a motor vehicle.

Create a new section of KRS Chapter 189 to define the term "wireless communication device"; prohibit the use of wireless communication device by the operator of a motor vehicle with limited exceptions; amend KRS 189.990 to provide for a warning for first violation and set fine for subsequent violations at between \$20 and \$100.

## (Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Transportation

Jan 8-introduced in House; to Transportation (H)

Feb 11-posted in committee; posting waived

HB 57 (BR 346) - M. Cherry, L. Clark, T. Couch, M. Denham, T. Edmonds, D. Graham, K. Hall, T. McKee, C. Miller, R. Palumbo, J. Richards, S. Riggs, T. Riner, T. Thompson, J. Tilley, R. Wilkey

AN ACT relating to honoring military service.

Amend KRS 18A.150 to expand the state hiring preference honoring military service; require the adding of five or ten preference points to a military-connected individual's examination score used for state hiring in classified positions; permit the total of an examination score and preference points to exceed 100: require that a register certificate of finalists for a state job identify all finalists entitled to preference points, whether or not an examination is actually a part of the selection method; require that an employing state agency offer an interview to all finalists entitled to preference points unless five or more of the finalists are entitled preference points, in which case, the employing state agency shall offer an interview to no fewer than five.

#### (Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Seniors, Veterans, Military Affairs, and Public Protection

Jan 8-introduced in House

Jan 9-to State Government (H)

Jan 10-reassigned to Seniors, Military

Affairs, & Public Safety (H)

Jan 15-posting waived; posted in committee

Jan 16-reported favorably, 1st reading, to Calendar

Jan 17-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 18, 2008

Jan 23-3rd reading, passed 97-0

Jan 24-received in Senate Jan 28-to State & Local Government

## (S)

## HB 58 (BR 171) - J. Higdon

AN ACT proposing an amendment to Sections 36 and 42 of the Constitution of Kentucky relating to sessions of the General Assembly.

Propose to amend Section 36 of the Kentucky Constitution to require bills raising revenue or appropriating moneys for the operation of state government and related budget memoranda to be introduce in odd-numbered-year sessions; limit all legislative sessions to 30 days; restrict action upon revenue and appropriation bills in evennumbered-year sessions to a three-fifths vote; provide schedule for effectiveness of amendment; submit to voters.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on State Government

Jan 8-introduced in House; to Elections, Const. Amendments & Intergovernmental Affairs (H)

## HB 59 (BR 284) - J. Higdon

AN ACT relating to sales and use tax. Amend KRS 139.480 to exempt repair or replacement parts for motor vehicles engaged in interstate commerce with a declared gross weight of 44,001 pounds or greater from sales and use taxes; EFFECTIVE August 1, 2008.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Appropriations and Revenue

Jan 8-introduced in House

Jan 9-to Appropriations & Revenue (H)

**HB 60 (BR 876)** - M. Denham, D. Floyd, D. Osborne

AN ACT relating to sales and use tax. Amend KRS 139.480 to exempt straw, wood shavings, and sawdust from the sales and use tax when used in agricultural or equine pursuits; EFFECTIVE August 1, 2008.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Appropriations & Revenue (H)

HB 61/FN (BR 926) - R. Weston, L. Clark, L. Combs, J. Crenshaw, D. Graham, K. Hall, J. Jenkins, D. Keene, M. Marzian, F. Nesler, D. Owens, R. Palumbo, D. Sims, K. Stein, G. Stumbo, J. Wayne, R. Webb

AN ACT relating to the Georgia Chaffee Teenage Parent Program, and making an appropriation therefor.

Appropriate to the Department of Education from the General Fund \$250,000 in fiscal year 2008-2009 and \$250,000 in fiscal year 2009-2010 for Jefferson County Public Schools' Georgia Chaffee Teenage Parent Program.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 9-to Appropriations & Revenue (H)

## HB 62/LM/CI (BR 260) - B. Montell

AN ACT relating to crimes and punishments.

Amend KRS 511.040 relating to burglary in the third degree to increase the penalty where the offense involves the theft of a controlled substance or the theft of ephedrine, pseudoephedrine, or phenylpropanolamine.

(Prefiled by the sponsor(s).)

Judiciary

Jan 8-introduced in House Jan 9-to Judiciary (H)

## HB 63 (BR 186) - J. Wayne

## Jan 16-WITHDRAWN

HB 64 (BR 255) - R. Webb, E. Ballard, D. Butler, M. Cherry, L. Clark, L. Combs, T. Edmonds, D. Graham, M. Henley, C. Hoffman, Ji. Lee, M. Marzian, F. Nesler, T. Pullin, T. Riner, C. Rollins II, K. Stein, J. Stewart III, J. Tilley, R. Wilkey, B. Yonts

AN ACT relating to Office of Career and Technical Education certified and equivalent employees under the KRS Chapter 151B personnel system and declaring an emergency.

Amend 2006 Kentucky Acts Chapter 252, Part I, Operating Budget; E. Education Cabinet; 8. Career and Technical Education to direct the Education Cabinet to award raises for all certified and equivalent employees pursuant to KRS Chapter 151B that equal the same percentages and amounts that were provided local school teachers in fiscal years 2006-2007 and 2007-2008; EMERGENCY.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Education

Jan 8-introduced in House Jan 10-to Appropriations & Revenue (H)

## HB 65 (BR 472) - B. Yonts, T. Moore

AN ACT relating to military service.

Create a new section of KRS Chapter 40 to establish the Kentucky Medal for Freedom award for soldiers killed on or after October 7, 2001, who had ties to Kentucky.

#### HB 65 - AMENDMENTS

HCS - Make technical change, retain original provisions of the bill, except move the date of eligibility for medal back to January 1, 1991 and make Kentucky legal residency a requirement for regular members of the United States Armed Forces.

HFA (1, T. Pullin) - Amend to determine eligibility by military home of record.

SFA (1, E. Tori) - Provide that medal will be awarded by the Kentucky Department for Veterans Affairs.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Seniors, Veterans, Military Affairs, and Public Protection

Jan 8-introduced in House; to Seniors, Military Affairs, & Public Safety (H)

Jan 28-posted in committee

Feb 20-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 21-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 25, 2008

Feb 26-floor amendment (1) filed to Committee Substitute

Feb 27-3rd reading, passed 95-0 with

Mar 3-to Veterans, Military Affairs, & Public Protection (S)

Mar 6-reported favorably, 1st reading, to Consent Calendar; floor amendment (1) filed

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Tuesday, March 11, 2008

Mar 11-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 38-0 with floor amendment (1); received in House; to Rules (H)

Mar 18-posted for passage for concurrence in Senate floor amendment (1)

Mar 19-House concurred in Senate floor amendment (1); passed 97-0

Mar 24-enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 26)

## HB 66 (BR 397) - R. Crimm

AN ACT relating to insurance agent license applications.

Amend KRS 304.9-105 to allow an applicant for an insurance agent license to show financial responsibility by a policy of legal liability insurance written by an unauthorized insurer with an "A" rating from A.M. Best company or a rating from another major company publishing financial strength ratings of insurers which the executive director deems to be equivalent to such rating; amend KRS 304.11-030 to conform.

#### (Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Banking and Insurance

Jan 8-introduced in House; to Banking & Insurance (H)

Jan 11-posted in committee

HB 67 (BR 404) - D. Floyd, B. Yonts

AN ACT relating to the minimum age for students entering the primary program.

Amend KRS 158.030 to require a child to be five years of age by August 1 to enter a primary school program.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Education (H)

HB 68 (BR 116) - M. Marzian, J. DeCesare, S. Riggs, S. Westrom

AN ACT relating to the Kentucky Board of Hairdressers and Cosmetologists.

Amend KRS 317A.060 to remove requirements for administrative regulation addressing the number of licenses issued.

## HB 68 - AMENDMENTS

HFA (1, M. Marzian) - Restores provision that subsection does not apply to state area vocational schools; and adds language including community and technical colleges.

Nov 7-To: Interim Joint Committee on

Committee Substitute, floor amendment (1)

Feb 28-received in Senate

HFA (2, H. Collins) - Eliminate continuing education requirements for cosmetologists and nail technicians.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Licensing & Occupations (H)

Jan 14-posted in committee; posting waived

Jan 16-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Jan 17-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 18, 2008

Jan 22-floor amendment (2) filed

Jan 24-3rd reading, passed 84-13 with floor amendments (1) and (2)

Jan 25-received in Senate

Jan 29-to Licensing, Occupations and Administrative Regulations (S)

## HB 69 (BR 387) - M. Cherry

AN ACT relating to executive branch ethics.

Amend KRS 11A.201 to amend the definition of "executive agency decision" to specify that the decision of an executive agency regarding agency expenditures applies to expenditures of at least \$5,000 per year; clarify that an executive agency decision is also a decision by the Public Service Commission pursuant to a request for a change in the rates or service of a utility which results in an order of the Public Service Commission, thus applying lobbying provisions of the code to the Public Service Commission; remove definition of and references to "substantial basis".

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to State Government (H) Jan 15-posted in committee

HB 70/FN (BR 194) - J. Crenshaw, D. Owens, S. Baugh, T. Burch, L. Clark, M. Dedman Jr., T. Edmonds, J. Glenn, D. Graham, C. Hoffman, D. Horlander, J. Jenkins, M. Marzian, T. McKee, R. Meeks, L. Napier, F. Nesler, J. Richards, T. Riner, A. Simpson, K. Stein, G. Stumbo, J. Wayne, R. Weston, S. Westrom, R. Wilkey

AN ACT proposing an amendment to Section 145 of the Constitution of Kentucky relating to persons entitled to vote.

Propose to amend Section 145 of the Constitution of Kentucky to exclude a convicted felon from the right to vote until expiration of probation or final discharge from parole or maximum expiration of sentence; submit to the voters for ratification or rejection.

## HB 70 - AMENDMENTS

HFA (1/FN, J. Hoover) - Amend to add felons convicted of manslaughter in the first degree to the category of felons that would only have voting rights restored by executive pardon.

HFA (2/FN, J. Hoover) - Amend to add felons convicted of promoting prostitution in the first degree or in the second degree trafficking to the category of felons that would only have voting rights restored by executive pardon.

HFA (3/FN, J. Hoover) - Amend to add felons convicted of trafficking in a controlled substance within 1000 yards of a school to the category of felons that would only have voting rights restored by executive pardon.

HFA (4/FN, J. Hoover) - Amend to add felons convicted of manufacturing methamphetamine to the category of felons that would only have voting rights restored by executive pardon.

HFA (5/FN, A. Wuchner) - Amend to add to certain requirements that convicted felons receive a certificate of completion of a civics review course before the restoration of their voting rights.

HFA (6, J. Comer Jr.) - Retain original provisions and amend to require that before any felon may have voting rights restored the felon must reimburse the state for 25 percent of the cost of the felon's detention.

## (Prefiled by the sponsor(s).)

Oct 3-To: Interim Joint Committee on State Government

Jan 8-introduced in House

Jan 9-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 31-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules; floor amendments (1) (2) (3) and (4) filed

Feb 7-floor amendment (5) filed

Feb 11-taken from Rules Committee; placed in the Orders of the Day

Mar 3-floor amendment (6) filed

Apr 1-3rd reading, passed 80-14 with floor amendment (1); received in Senate

HB 71 (BR 67) - J. Glenn, T. Edmonds, J. Greer, T. Riner

AN ACT relating to lifetime combination hunting and fishing licenses.

Amend KRS 150.175 to add a lifetime combination hunting and fishing license available to Kentucky residents over the age of 65.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Natural Resources & Environment (H)

HB 72 (BR 70) - J. Glenn, L. Clark, M. Denham, J. Jenkins, T. Riner

AN ACT relating to mortgage foreclosure counseling and education.

Create a new section of Subtitle 1 of KRS Chapter 286 to authorize the Office of Financial Institutions to provide free mortgage foreclosure counseling and education to homeowners who have defaulted or are in danger of defaulting on the mortgages on their homes: require the office to work with the Kentucky Housing Corporation if it determines to establish such a program; provide that the program may include a toll-free telephone number homeowners may call to receive mortgage foreclosure counseling and education; permit the office to establish standards for certification of counselors; permit the office to establish in the State Treasury a known as the "Mortgage fund Foreclosure Counseling and Education Trust Fund"; permit the fund to receive from the county clerk a surcharge for recording and indexing of real estate

indexing real estate mortgages, which shall be payable to the mortgage foreclosure counseling and education trust fund; permit the surcharge to be imposed only if the foreclosure counseling and education program is operational.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Banking & Insurance (H)

## HB 73 (BR 95) - J. Glenn

AN ACT relating to healthy children. Amend KRS 158.854 to prohibit caffeine-stoked energy drinks in the schools.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Health & Welfare (H) Jan 17-posted in committee

**HB 74 (BR 163)** - J. Glenn, S. Baugh, D. Butler, J. Gooch Jr., J. Greer, R. Henderson, C. Hoffman, D. Horlander, D. Keene, R. Meeks, R. Palumbo, T. Thompson, J. Vincent, D. Watkins, R. Webb

AN ACT designating burgoo as the state dish.

Create a new section of KRS Chapter 2 naming and designating burgoo as the state dish.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to State Government (H)

**HB 75/FN (BR 456)** - B. Montell, K. Bratcher, C. Embry Jr., D. Osborne, S. Santoro

AN ACT relating to revenue and taxation.

Create a new section of KRS Chapter 141 to establish a phased-in income tax deduction for certified volunteer firefighters for taxable years beginning after December 31, 2007.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Appropriations & Revenue (H)

**HB 76/FN (BR 457)** - B. Montell, K. Bratcher, C. Embry Jr., D. Floyd, D. Osborne, S. Santoro

AN ACT relating to volunteer fire department fuel expenses.

Amend KRS 138.344 to provide a refund of motor fuels taxes paid by volunteer fire departments; effective October 1, 2008.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Appropriations & Revenue (H)

HB 77 (BR 470) - M. Henley, J. Greer, J. Jenkins, T. Riner, S. Westrom

AN ACT relating to animal cruelty.

expenses for care of animals involved in cruelty and torture cases; amend KRS 436.605 to require a court, upon petition, to conduct forfeiture hearing and, except for good cause, require defendant to post surety for expenses related to animals care or forfeit animal.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Judiciary (H)

**HB 78 (BR 492)** - M. Henley, B. Montell, S. Santoro, A. Webb-Edgington

AN ACT relating to crimes and punishments.

Amend KRS 523.110 relating to giving a false name or address to a peace officer to delete the requirement that the officer first warn the person that the giving of false information constitutes a criminal offense.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Judiciary (H)

HB 79 (BR 109) - Ji. Lee, L. Clark

AN ACT relating to the operation of taxicabs and limousines.

Amend KRS 281.014, to clarify the definitions of "city taxicab certificate", limousine certificate", "county "citv taxicab "county certificate". and limousine certificate", to allow limousines and taxicabs authority to operate county wide, clarify the operating authority of taxicabs and limousines: amend KRS 281.6602 to allow current city taxicab limousine certificate holders and operating in a county with a city of the second class to be granted a county taxicab or limousine certificate.

HB 79 - AMENDMENTS

SCS - Delete provisions of the original bill; insert new language setting forth the FY 2008-2010 Biennial Highway Construction Plan; EMERGENCY SCA (1/Title, C. Borders) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Transportation (H)

Jan 24-posted in committee

Jan 29-reported favorably, 1st reading, to Calendar

Jan 30-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Thursday, January 31, 2008

Jan 31-3rd reading, passed 93-0

Feb 1-received in Senate Mar 4-to Transportation (S)

Mar 5-reported favorably, 1st reading,

to Consent Calendar Mar 6-2nd reading, to Rules

Mar 13-recommitted to Transportation (S)

Apr 2-reported favorably, to Rules

Apr 15-recommitted to Transportation (S); reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 38-0 with Committee Substitute,

mortgages; amend KRS 64.012 to establish a surcharge of \$1.50 to be added to the fee for recording and Amend KRS 525.125, 525.130, and 525.135 to require the offender to pay reasonable and necessary maintenance

committee amendment (1-title) ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title) ; House concurred in Senate Committee Substitute, committee amendment (1-title) ; passed 80-11; enrolled, signed by each presiding officer

Apr 16-delivered to Governor Apr 28-Vetoed

## HB 80/FN (BR 349) - R. Meeks

AN ACT relating to the provision of services by county interlocal agreements, making an appropriation therefor, and declaring an emergency.

Amend KRS 65.250 to specify certain criteria for the approval of interlocal agreements; amend KRS 65.260 to grant the Governor's Office for Local Development the right to review all interlocal agreements; amend KRS 311A.155 to require the board to grant preference to a county that has entered into a valid interlocal agreement for the provision of emergency services across county boundaries; increase the reimbursement to a county for lost equipment for a county that has entered into a valid interlocal agreement for the provision of emergency services across county boundaries; reduce the deduction from state aid for reimbursement of lost equipment to a county for lost equipment for a county that has entered into a valid interlocal agreement for the provision of emergency services across county boundaries; amend KRS 39C.020 to increase supplementary state funds for those regional emergency management districts created through valid interlocal agreements; amend KRS 258.119 to require the Commissioner of Agriculture to grant preference to a county that has entered into a valid interlocal agreement for the provision of animal control services across county boundaries; amend KRS 224.43-505 to grant preference to a county that has entered into a valid interlocal agreement for the elimination of illegal open dumps or establishing recycling services across county boundaries, provided other criteria are met; reduce the matching grant requirement for a county that has entered into a valid interlocal agreement for the elimination of illegal open dumps or establishing recycling services across county boundaries; amend KRS 138.220 to set aside \$960,000 from any gasoline tax increase for the counties that have entered into valid interlocal agreements concerning road projects; amend KRS 177.320 for the allocation of tax revenues to counties that have entered into valid interlocal agreements for the provision of road and bridge construction and maintenance across county boundaries; establish a formula for the distribution of this revenue; set conditions for the use of this revenue by counties that have entered into valid interlocal agreements for the provision of road and bridge construction and maintenance across county boundaries; provide for the lapsing of unused funds; require the Department of Criminal Justice Training to study costs of supplemental aid to county police departments and sheriffs that enter into valid interlocal agreements for the provision of police or tax collection services across county boundaries; Education to examine costs of supplemental aid to fire departments that enter into valid interlocal agreements for the provision of fire protection services across county boundaries; establish a reporting date for the commission; EFFECTIVE July 1, 2008.

#### HB 80 - AMENDMENTS

HFA (1, R. Meeks) - Clarify the role of the Governor's Office of Local Development in certifying interlocal agreements.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Local Government (H)

Jan 11-posted in committee

Jan 15-reported favorably, 1st reading, to Calendar

Jan 16-2nd reading, to Rules

Jan 22-recommitted to Appropriations & Revenue (H)

Jan 23-floor amendment (1) filed

HB 81 (BR 54) - R. Wilkey, J. Hoover, L. Belcher, B. Yonts

AN ACT relating to the Public Service Student Law School Loan Assistance Program and making an appropriation therefor.

Create new sections of KRS Chapter 164A to create the Public Service Student Law School Loan Assistance Program to defray indebtedness incurred for law school for eligible attorneys working in the Office of the Attorney General, the Prosecutors Advisory Council, the Department of Public Advocacy, or nonprofit legal services organizations designated as eligible; the program shall be administered by the Kentucky Higher Education Assistance Authority which shall promulgate administrative regulations; create the Public Service Student Law School Loan Assistance Program trust fund in the State Treasury where interest and funds shall not lapse but be carried forward for the purposes of the program; amend KRS 42.320, the court cost distribution fund, to direct that 2% of each court cost, up to \$1,200,000, deposited in the fund be paid to the Public Service Student Law School Loan Assistance Program; amend KRS 164A.337 to conform; APPROPRIATION.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Judiciary (H)

Jan 22-reassigned to Appropriations & Revenue (H)

HB 82 (BR 351) - D. Osborne, M. Harmon

AN ACT relating to unpasteurized goat milk.

Create new sections of KRS Chapter 217C to define "producer", to require permits to sell unpasteurized goat milk or goat milk products, to require that sales records be kept, to require sampling and testing of unpasteurized goat milk and goat milk products and establish criteria that must be met, to establish sanitary guidelines for milking areas, to establish sanitary guidelines for local governments from enacting legislation relating to unpasteurized goat milk or goat milk products.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Health & Welfare (H) Jan 17-posted in committee

HB 83 (BR 315) - B. Yonts, M. Denham, S. Riggs

AN ACT relating to water districts. Amend KRS 74.020 to delete authorization for the countv judge/executive to appoint two additional commissioners with approval of the fiscal court when two or more water districts merge; allow districts to extend into one or more adjacent counties; allow single and multicounty districts to acquire an existing or gas distribution system in more than one county without adding additional board members; allow the commission to elect a vice-chairman and any other assistants; allow two or more offices to be held by the same person, except for the chairman; delete requirement that the commissioner's surety bond be approved by the county judge/executive; amend KRS 74.030 to delete requirement for the county attorney to serve as general counsel to the water commission and allow the commission to hire legal counsel; amend KRS 74.040 to allow the commission to hire a chief executive officer and to pay a salary to the chief executive officer; amend 74.050 to require the treasurer to keep records of receipts and disbursements in accordance with the Uniform System of Accounts for utilities and execute a surety bond whose amount is determined by the commission; amend 74.070 to delete the authorization for the commission to acquire, install works, and operate a water system for any district; require all corporate authority be vested within the water commission and the affairs of the water district to fall under the commission; allow the commission to adopt bylaws not inconsistent with KRS Chapter 74; amend KRS 74.110 to require notice of a petition to change the territorial boundaries of a water district in accordance with KRS Chapter 424 and notice to any water district that will be affected; amend KRS 74.330 to extend the bond issues from 30 to 40 years; amend KRS 74.361 to allow current water commissioners to continue to serve even after a merger of a water district, regardless of their term of expiration, for one year; amend KRS 74.363 to conform to allow water commissioners to continue to serve even after a merger and delete requirement for the county judge/executive to approve the number of commissioners following the merger; determine the number of commissioners in the merger documents; delete the formula for commissioners in a resulting district of two or more counties; amend KRS 65.060, 65.805, 74.407, 74.370, 76.005, 76.242, 220.010, and 220.554 to conform; repeal KRS 74.250 and KRS 74.416.

## HB 83 - AMENDMENTS

its existing territorial boundaries.

HFA (1, A. Koenig) - Amend Section 6 to clarify that a water district commissioner serving as a commission treasurer shall be eligible for up to \$200 per year in additional compensation for his or her services as treasurer.

SFA (1, D. Thayer) - Prohibit sanitary sewer systems from charging unserved customers rates for the portion of the sewer system which provides for the management, conveyance, storage, treatment or disposal of storm water.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Local Government (H)

Jan 15-posted in committee

Jan 22-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 23-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Jan 24-posted for passage in the Regular Orders of the Day for Friday, January 25, 2008

Jan 25-3rd reading, passed 90-0 with Committee Substitute, floor amendment (1)

Jan 28-received in Senate

Jan 30-to Agriculture & Natural Resources (S)

Feb 28-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Feb 29-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 5-3rd reading; floor amendment (1) withdrawn ; passed 38-0; received in House

Mar 7-enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 7-signed by Governor (Acts Ch. 6)

HB 84 (BR 860) - M. Denham, S. Riggs

AN ACT relating to life insurance.

Amend KRS 304.16-030, pertaining to life insurance on lives of employees, to delete the provision prohibiting employees from paying the entire premium if the amount of insurance does not exceed \$2,000; delete requirement of at least 75 percent participation by employees if part of the premium is to be paid by employees; amend KRS 304.16-085, pertaining to coverage of dependents of insured employees, to delete the provision prohibiting the amount of coverage to be in excess of 50 percent of the insurance on the life of the employee or members.

## HB 84 - AMENDMENTS

HCS - Amend KRS 304.16-030 pertaining to life insurance held by the employer on lives of employees to delete the authorization to pay the entire premium for funds contributed by employees if the amount of insurance does not exceed \$2,000 on the life of an employee; require a policy where no part of the premium is paid by employees to insure all eligible employees; delete requirement that the policy must cover at least two employees; amend KRS

establish a reporting date for the department; require the Commission on Fire Protection Personnel Standards and

dairy goats, to require warning labels on containers of unpasteurized goat milk and goat milk products, and to prohibit HCS - Delete new language in Section 8 requiring written notice to a water district if a proposed change will affect 304.16-040 to define "debtors" insured by a creditor under a life policy; place limit on amount of insurance on life of

any debtor; amend KRS 304.16-050 pertaining to life insurance issued to a labor union to delete requirement that at least 25 members must be insured; provide exceptions to requirement that all eligible members must be insured if members pay no part of the premium; amend KRS 304.16-060 pertaining to life insurance issued to trustees of a fund established by two or more employers in the same industry or one or more labor unions to delete requirement that if the insured persons are to contribute to the premiums at least 75 percent of eligible persons must contribute; permit an insurer to exclude or limit coverage on any person as to whom evidence of individual insurability is not satisfactory to the insurer; amend KRS 304.16-070 pertaining to life insurance issued to local governments and universities and school districts to delete requirement that at least 75% of eligible members be covered; amend KRS 304.16-080 to establish requirements for an association to which a policy is issued; amend KRS 304.16-085 that permits extension of coverage to dependents to delete requirement that such coverage cannot be in excess of 50% of the insurance on the life of the employee or member; amend KRS 304.16-090 pertaining to life policies issued to a credit union to delete requirement that if the insured persons are to contribute to the premiums at least 75% of eligible persons must contribute; delete the requirement that at least 25 members must be covered; delete requirement that the amount of insurance cannot exceed the amount of total shares and deposits of the member in or with the credit union; amend KRS 304.16-170 to permit insurer to pay up to \$2000 rather than \$500 to a person equitably entitled by reason of having incurred funeral or other expenses incident to the last illness or death of the individual insured; amend KRS 304.16-190 to make conversion privilege available to a surviving dependent and dependent of employee or member an upon termination of coverage of dependent; amend KRS 304.16-200 to application to the insured dependent of a covered person.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 9-to Banking & Insurance (H)

Jan 11-posted in committee

Jan 23-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 25, 2008

Jan 29-3rd reading, passed 95-0 with Committee Substitute

Jan 30-received in Senate

Feb 1-to Banking & Insurance (S)

Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules

Mar 12-recommitted to Banking & Insurance (S)

Apr 14-taken from committee Banking & Insurance (S); returned to Rules; posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Governor

Apr 24-signed by Governor (Acts Ch. 140)

## HB 85/LM (BR 198) - Ji. Lee, L. Clark, S. Riggs

AN ACT relating to the titling of motor vehicles.

Create a new section of KRS Chapter 186A to define the terms "approved entity" and "electronic titling system"; require the Transportation Cabinet to establish an electronic titling system allowing electronic submission of title application documents; outline the basic processes and requirements of the system; require the Cabinet to promulgate administrative regulations to set forth qualifications of approved entities and procedures for the electronic titling system; amend KRS 186A.165, 186A.120, 186A.125, and 186A.170 to conform.

## HB 85 - AMENDMENTS

HCS/LM - Retain original provisions except restrict the definition of approved entity to include only motor vehicle dealers licensed under KRS Chapter 190.

HFA (1, B. Farmer) - Require dealers to participate in the electronic titling system after it has been in operation for 1 year.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 9-to Transportation (H)

Jan 31-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar with Committee Substitute Feb 6-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Thursday, February 7, 2008

Feb 7-floor amendment (1) filed to Committee Substitute

Feb 8-3rd reading, passed 91-0 with Committee Substitute

Feb 11-received in Senate Feb 13-to Transportation (S)

## HB 86/FN (BR 243) - T. Burch

AN ACT relating to preschool education.

Amend KRS 157.3175 to expand the preschool education program all fouryear-old children; provide that a school district may delay implementation until the 2009-10 school year if it can show a lack of facilities.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Education (H)

HB 87 (BR 370) - D. Pasley, H. Moberly Jr., R. Adkins, J. Bell, L. Clark, J. Greer, C. Hoffman, Ji. Lee, L. Napier, R. Rand, A. Simpson, T. Turner, R. Webb, R. Wilkey

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

Amend 2006 Kentucky Acts Chapter 252, Part X, Phase I Tobacco Settlement, B. Agricultural Development Appropriations General Fund - Phase I Tobacco Settlement Funds, 1. General Government, a. Governor's Office of Agricultural Policy to provide and make available \$20,000,000 in fiscal year 2007-2008 for drought assistance for farmers; APPROPRIATION; EMERGENCY.

## (Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Appropriations & Revenue (H)

Jan 11-posted in committee

HB 88 (BR 439) - A. Simpson, D. Floyd, A. Koenig, A. Webb-Edgington

AN ACT relating to abatement of nuisances.

Amend KRS 82.700 to allow cities of the third and fourth classes to expand their ability to eliminate public nuisances by having the same powers presently held by cities of the first, second classes and consolidated local governments.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Local Government (H)

Jan 15-posted in committee

Jan 22-reported favorably, 1st reading, to Calendar

Jan 23-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 24, 2008

Jan 24-3rd reading, passed 96-0

Jan 25-received in Senate Jan 29-to State & Local Government

(S) Feb 27-reported favorably, 1st

Feb 27-reported favorably, reading, to Calendar

Feb 28-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 5-3rd reading, passed 28-6; received in House

Mar 7-enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 7-signed by Governor (Acts Ch. 7)

HB 89 (BR 394) - R. Meeks, L. Clark, J. Glenn

AN ACT relating to economic development.

Create a new section of Subchapter 12 of KRS Chapter 154 to establish the International Business Relations Committee as a permanent committee of the Legislative Research Commission; provide that the committee shall address efforts to attract and maintain international businesses in Kentucky and open foreign markets to Kentucky goods and services.

## (Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Economic Development (H) Mar 5-posting waived

HB 90 (BR 484) - J. Higdon, R. Henderson, M. Henley

AN ACT relating to automated or recorded political telephone messages.

Prohibit use of automated calling equipment or recorded political telephone messages from or by a campaign a Class B misdemeanor; each such automated call or recorded political message shall be punishable by a fine not to exceed fifty (50) dollars, with a maximum fine for such violations not to exceed one thousand (1000) dollars.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Labor & Industry (H)

**HB 91 (BR 499)** - M. Cherry, L. Clark, T. Edmonds, D. Graham, K. Hall, R. Henderson, M. Marzian, R. Palumbo, J. Richards, T. Riner, T. Thompson, R. Webb

AN ACT relating to the safety, learning, and well-being of students.

Amend KRS 158.440 to identify the Golden Rule as the model for improving attitude and the rule for conduct for all public school students; require school districts to have plans, policies, and procedures dealing with measures for assisting students who are engaging in disruptive and disorderly behavior, including harassment, intimidation, or bullying of another student; amend KRS 158.441 to define "harassment, intimidation, or bullying"; allow civil exchange of opinions or debate or cultural practices protected under the state or federal Constitution to be included in areas exempt from definition of "harassment, intimidation, or bullying"; amend KRS 158.148 to require school districts to formulate a code of acceptable behavior and discipline that embraces the Golden Rule as the model for improving attitude and the rule for conduct for students; require the code of acceptable behavior to prohibit harassment, intimidation, or bullying of a student and include procedures for identifying, reporting, investigating, and responding to complaints, a strategy for protecting complainants from retaliation, a process for annually discussing the code and the consequences of violating the code with students and their parents or their legal guardians; require school districts to provide training on the code of acceptable behavior to school employees who have direct contact with students, if funds are available; require district to incorporate information regarding the Golden Rule and the code of acceptable behavior in employee training manual; require school councils that are proposing to adopt an instructional program or curriculum designed to instruct students on issues regarding harassment, intimidation, or bullying to afford parents the right to inspect and review the instructional material and to address the council on the proposal prior to its adoption; offer parents and legal guardians the opportunity to opt out their students from programs or curriculum regarding harassment, intimidation, or bullying; specify that students who are opted out shall remain subject to the policy that prohibits harassment, intimidation, or bullying; amend KRS 158.150 to include the breaking of the Golden Rule through student harassment, intimidation, or bullying as a cause for suspension, expulsion, or other appropriate disciplinary action; amend 158.444 to

Apr 15-3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to political party or campaign; make use of such equipment for communicating political messages by a political party or require local school districts to report to the Kentucky Department of Education all incidents where a student has been

disciplined for harassment, intimidation, or bullying three times in a single semester or where an individual has been the object of three or more documented incidents of harassment, intimidation, or bullying in a single semester; create a new section of KRS 158 to require that all student data collected that is related to harassment. intimidation, or bullying be subject to the confidentiality provisions of both the federal and the Kentucky Family Education Rights and Privacy Act and afford parents the right to inspect or challenge student records as permitted provisions; require under those individual student data collected that is related to harassment, intimidation, or bullying to be placed in the student's disciplinary record; create a new section of KRS 158 to provide immunity to school employees or students from a cause of action for damages arising from reporting in good faith a student's disruptive or disorderly behavior if school and district procedures are followed regarding the report; make technical corrections; identify this Act as The Golden Rule Act.

## HB 91 - AMENDMENTS

HFA (1, D. Floyd) - Retain original provisions; require local school districts to provide training to victims of bullying for victim empowerment.

HFA (2, D. Floyd) - Require a local school district to provide information and assistance on how to respond to and avoid instances of bullying to students who have been subjected to bullying.

HFA (3, M. Cherry) - Include cyberbullying in the definition of student harassment, intimidation, or bullying; include electronic communication as a method of student harassment, intimidation, cyberbullying, or bullying.

SCS/LM/CI - Replace provisions of the bill with the following: Create a new section of KRS Chapter 158 to require school personnel to report incidents of student offenses under KRS Chapter 508, criminal harassment, or harassing communications to law enforcement, with a requirement that the incident be investigated; amend KRS 158.444 to create a data collection system for the reporting of incidents of student offenses under KRS Chapter 508, criminal harassment. or harassing communications, with monthly reporting of the number and types of incidents reported; amend KRS 158.148 to require updating of student discipline codes to include material relating the taking, reporting, or investigation of complaints of student offenses under KRS Chapter 508, criminal harassment, or harassing communications, with provision for the protection of complainants and the distribution to the updated provisions of the code to students, parents, and school personnel; amend KRS 525.070 relating to harassment to prohibit certain activity when done by a student; amend KRS 525.080 relating to harassing communication to prohibit certain activity when done by a student.

CCR - Cannot agree.

FCCR - Create a new section of KRS Chapter 158 to require school personnel to report incidents of student felony offenses under KRS Chapter 508 to law

statewide data report all incidents in which a student has been disciplined by the school for a serious offense, including the nature of the offense, and all incidents in which a student has been charged criminally for any offense identified in KRS Chapter 508 or in Section 4 of this Act that occurred on school premises, on the school bus, or at school functions; require the Kentucky Department of Education to submit to the Office of Education Accountability and the Education Assessment and Accountability Review Committee an annual statistical report, rather than a monthly statistical report, to include the number and types of incidents of violence or assault against school employees and students, possession of guns or other deadly weapons on school property or at school functions, and possession or use of alcohol prescription drugs, or controlled substances on school property or at school functions; require the annual statistical report to include monthly data and cumulative data for the reporting year; set the reporting period as an academic year, delivered by August 31 of each year; amend KRS 158.148 to require the Kentucky Department of Education, in consultation with various professional agencies, to develop or update as needed, a model policy to be distributed to schools by August 31 of each even-numbered year, beginning August 31, 2008; amend KRS 525.070 to identify specific activities done by a student as harassment; amend KRS 525.080 to identify specific activities done by a student as harassing communication.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Education (H)

Jan 14-posted in committee; posting waived

15-reported Jan favorably, 1st reading, to Calendar

Jan 16-2nd reading, to Rules; floor amendment (1) filed

Jan 17-posted for passage in the Regular Orders of the Day for Friday, January 18, 2008

Jan 28-floor amendments (2) and (3) filed

Jan 29-3rd reading, passed 96-0 with floor amendments (2) and (3)

Jan 30-received in Senate

Feb 1-to Judiciary (S)

Mar 5-taken from committee; 1st reading; returned to Judiciary (S)

Mar 6-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 13-reported favorably, to Rules with Committee Substitute ; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008; 3rd reading, passed 35-0 with Committee Substitute

Mar 14-received in House: to Rules (H)

Mar 19-posted for passage for concurrence in Senate Committee Substitute

Mar 21-House refused to concur in Senate Committee Substitute

Mar 24-received in Senate

Mar 27-posted for passage for receding from Senate Committee

28-Conference Committee Mar appointed in House

Apr 2-Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee appointed in House and Senate; Free Conference Committee report filed in House and Senate; Free Conference Committee report adopted in Senate; Bill passed 30-3; bill reconsidered; Bill passed 34-2; received in House; Free Conference Committee report adopted in House; Bill passed 91-4

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor; signed by Governor (Acts Ch. 125)

HB 92/FN (BR 310) - J. Wayne, L. Clark, L. Combs, K. Hall, J. Jenkins, M. Marzian, T. Riner, R. Weston

AN ACT relating to renewable energy facilities.

Amend KRS 154.27-010 to redefine "renewable energy facility"; amend KRS 154.27-020 to lower the minimum capital investment for certain renewable energy facilities.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Tourism Development & Energy (H)

Jan 22-posted in committee

Jan 24-reported favorably, 1st reading, to Calendar

Jan 25-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

HB 93 (BR 311) - J. Wayne, L. Clark, J. Jenkins, M. Marzian, T. Riner, R. Weston

AN ACT relating to carbon dioxide.

Amend KRS 154.27-010 to redefine "carbon capture ready" to include the compression of carbon dioxide.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Natural Resources & Environment (H)

## HB 94 (BR 223) - R. Nelson

AN ACT relating to health insurance coverage for a dependent child.

Create a new section of Subtitle 17A of KRS Chapter 304 to define "dependent"; require a health benefit plan that provides coverage for an insured's dependent under which coverage of the dependent terminates at a certain age before the dependent's thirtieth birthday to, upon application by the dependent, provide coverage to the dependent until his or her thirtieth birthday; provide that an employer shall not be required by this section to pay all or part of the cost of the coverage for a dependent under this section; permit the dependent to make a written election at the prescribed time before his or her thirtieth birthday to be covered until his or her thirtieth birthday; permit a dependent for twelve months after the effective date of this section to make a written election to reinstate coverage prior to the effective date of this section; create a new section of Subtitle C of KRS Chapter 304 to require limited health service benefit plans to comply with the provisions of Section 1 of this Act; amend KRS 304.17-310 to conform.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Banking & Insurance (H)

HB 95/LM/CI (BR 283) - R. Nelson, J. Comer Jr., R. Damron, S. Lee

AN ACT relating to unauthorized aliens.

Create a new section of KRS Chapter 15 to allow local law enforcement agencies to enter into agreements with the federal government to enforce immigration law; create a new section of KRS Chapter 16 to require the State Police to enter into an agreement with the federal government to enforce immigration law and to form a Kentucky State Police Illegal Alien Task Force; Create several new sections of KRS Chapter 337 to prohibit employers from employee illegal aliens, to create a graduated loss of business license or charter scheme for those found to have done so after January 1, 2009, and to require utilization of a federal work authorization verification system; amend KRS 514.160 to include with the offense of identity theft the theft of identity by an unauthorized alien for the purpose of obtaining employment; create a noncodified section to create a Employer Sanctions Task Force to study the system of employer sanction relative to the employment of unauthorized aliens to operate during the 2008 legislative interim; create a noncodified section to name the act, "The Kentucky Legal Workers Act."

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Judiciary (H)

## HB 96/LM/CI (BR 273) - R. Nelson

AN ACT relating to registration of controlled substances offenders.

Create new sections of KRS Chapter 218A, relating to controlled substances, to create a registration system for persons convicted of felony controlled substances manufacture or trafficking; provide that a person with two or more convictions registers for life and a person with one conviction registers for maximum period of incarceration authorized for the offense; provide that the system is administered by Department of Kentucky State Police; provide for Internet and other access to information; provide penalties for failure to register and harboring an unregistered offender.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Judiciary (H)

HB 97 (BR 43) - R. Nelson, R. Damron, S. Lee

enforcement and parents of students involved; amend KRS 158.444 to require a local school district to include in its

Substitute : Senate refused to recede from Committee Substitute ; Conference Committee appointed in Senate

under a plan as a dependent if the dependent's coverage as a dependent under a health benefit plan terminated

AN ACT relating to crimes punishments.

Create a new section of KRS 16.030

to 16.170, relating to the Department of Kentucky State Police, to require the state police to negotiate with the United States Department of Justice or Department of Homeland security to enforce federal immigration law and train officers to enforce federal immigration law; create a new section of KRS Chapter 431 to require detention facilities to ascertain the immigration status of detained foreign nationals.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Judiciary (H)

## HB 98 (BR 839) - M. Denham

AN ACT relating to agroterrorism. Create new sections of KRS Chapter 247 to define "agricultural facility," "agricultural product," and "agroterrorism"; impose penalties for committing agroterrorism; amend KRS 500.080 to define "agricultural facility," product," "agricultural and "agroterrorism"; amend KRS 512.010, 513.010, 513.060, and 527.205 to conform; repeal KRS 437.410, 437.415, 437.420, and 437.429.

#### HB 98 - AMENDMENTS

HCS - Amend to include coverage of agricultural equipment, to expand the types of damages recoverable, and to sentencing enhancement delete language relating to a statute being repealed in the bill.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Judiciary (H)

Jan 14-posted in committee

Feb 27-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 28-2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 11-3rd reading, passed 97-0 with Committee Substitute

Mar 12-received in Senate

Mar 14-to Agriculture & Natural Resources (S)

## HB 99 (BR 840) - M. Denham

AN ACT relating to weights and measures.

Create a new section of KRS 363.510 to 363.850 to allow the promulgation of regulations relating to tobacco moisture testing devices; amend KRS 363.510 to include instruments to measure internal moisture or density of unprocessed bulk tobacco in the definition of "weights and measures."

## (Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Agriculture & Small Business

(H) Jan 11-posted in committee

Jan 16-reported favorably, 1st reading, to Calendar

Jan 17-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 18, 2008

Jan 22-3rd reading, passed 92-0 Jan 23-received in Senate Jan 28-to Agriculture & Natural

## Resources (S)

## HB 100 (BR 841) - M. Denham

AN ACT relating to solid waste.

Amend KRS 109.056 to allow local governments to enact ordinances establishing procedures for the collection of solid waste taxes or service fees: allow local governments to collect delinquent solid waste collection taxes or fees through contract with the Department of Revenue; allow the department to collect an extra 20 percent of the amount due for collection; allow the department to distrain any taxes or personal property, excluding liens on motor vehicles.

## **HB 100 - AMENDMENTS**

HCS - Retain original provisions of bill, but provide that the contracting for the collection of delinquent taxes or fees between the local governments and the Department of Revenue be entered into at the discretion of the commissioner.

HFA (1, M. Denham) - Provide that when the Department of Revenue is contracted with to collect delinquent waste management fees, that the fee the department collects comes from the amount owed and is not an additional charge added to the amount owed.

## (Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Local Government (H)

Jan 11-posted in committee

29-reported favorably, Jan 1st reading, to Calendar with Committee Substitute

Jan 30-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 31, 2008

Jan 31-floor amendment (1) filed to Committee Substitute

Feb 6-taken from the Regular Orders of the Day; recommitted to Natural Resources & Environment (H)

## HB 101 (BR 142) - J. Glenn

AN ACT relating to sales and use tax holidays and declaring an emergency.

Create a new section of KRS Chapter 139 to provide a sales tax holiday for the first week in August each year to exempt school supplies, school art supplies, and clothing with a sales price of less than \$100 per item; EFFECTIVE May 1, 2008

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Appropriations & Revenue (H)

## HB 102/HM (BR 358) - T. Burch

AN ACT relating to health insurance. Create a new section of Subtitle 17A of KRS Chapter 304 to require all health insurance plans to provide dependent coverage for an unmarried dependent child to 26 years of age; amend KRS 304.17-310 to require that family expense health insurance covers unmarried dependent children to twentysix years of age.

(Prefiled by the sponsor(s).)

## HB 103/FN/LM (BR 307) - D. Keene, L. Belcher, A. Koenig

AN ACT relating to county court house districts and declaring an emergency.

Repeal certain Acts of the General Assembly establishing and relating to the powers of the Campbell County Court House District; require that all districts create a plan for dissolution with 60 days of the effective date of this Act; establish criteria for valid plan; require report of assets, liabilities, and plan of dissolution be made to fiscal court with 90 days of the effective date of this Act; mandate transfer of excess funds, property, and debt to fiscal court; require Governor's Office for Local Development to oversee dissolution of court house district; certify plan of dissolution of district, and approve all transfers and disposition of property and disbursements; require Auditor of Public Accounts to perform final audit of dissolution; abolish taxing authority of court house districts and provide that authority shall not pass to county or any local government; EMERGENCY.

#### HB 103 - AMENDMENTS

SCS/LM - Delete repeal of 1882, 1886 and 1898 acts relating to court house district in Campbell County, retain reference to the named acts; add reference to 1966 Kentucky Acts Chapter 210; require that any taxing authority established by the named acts shall expire on the effective date of the act; add provision eliminating duty of court house commission to provide office space for non Court of Justice agencies and personnel, delete all other provisions of proposal.

SCA (1/Title, R. Stivers II) - Make title amendment.

## (Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 9-to Local Government (H)

Jan 11-posted in committee 15-reported favorably, Jan

1st reading, to Calendar Jan 16-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Thursday, January 17, 2008

Jan 18-3rd reading, passed 84-0 Jan 22-received in Senate

Jan 24-to Judiciary (S)

24-taken from Mar

committee Judiciary (S); 1st reading; returned to Judiciary (S)

Mar 25-taken from committee Judiciary (S); 2nd reading; returned to Judiciary (S)

Mar 27-reported favorably, to Rules with Committee Substitute, committee amendment (1-title) as a Consent Bill; posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 38-0 with Committee Substitute, committee amendment (1-title)

Mar 28-received in House; to Rules (H); posted for passage for concurrence Committee Substitute, Senate in committee amendment (1-title)

Apr 1-House concurred in Senate Substitute, Committee committee amendment (1-title) ; passed 95-0; enrolled, signed by each presiding

officer; delivered to Governor Apr 9-signed by Governor (Acts Ch. 27)

HB 104 (BR 922) - C. Rollins II, J. Greer, A. Koenig

AN ACT relating to the Kentucky Community and Technical College System and declaring an emergency.

Amend KRS 164.600 to require staggered terms of appointed members of selected community and technical colleges beginning in June 1, 2008; EMERGENCY.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Education (H)

Jan 11-posted in committee

Jan 15-reported favorably, 1st reading, to Calendar

Jan 16-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 17, 2008

Jan 17-3rd reading, passed 95-0 Jan 18-received in Senate Jan 23-to Education (S)

HB 105 (BR 393) - J. DeCesare, S. Baugh, K. Bratcher, S. Brinkman, D. Butler, J. Comer Jr., T. Couch, R. Crimm, M. Dossett, C. Embry Jr., B. Farmer, J. Fischer, D. Floyd, D. Ford, M. Harmon, J. Higdon, J. Hoover, T. Kerr, A. Koenig, S. Lee, R. Mobley, B. Montell, T. Moore, L. Napier, D. Osborne, M. Rader, S. Rudy, S. Santoro, J. Stewart III, T. Turner, K. Upchurch, J. Vincent, A. Webb-Edgington, A. Wuchner

AN ACT relating to accounting for the expenditure of state funds.

Create new sections of KRS Chapter 42 to require the Finance and Administration Cabinet to create a searchable Web site to provide certain information on the expenditure of state funds; provide that the new sections shall be known as the "Taxpayer Transparency Act of 2008."

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to State Government (H)

HB 106/LM (BR 835) - M. Denham, L. Belcher, L. Combs, R. Palumbo, T. Pullin

AN ACT relating to metals.

Create new sections of KRS Chapter 433 to require junkyards and other purchasers of ferrous and nonferrous metals and objects containing ferrous and nonferrous metals to keep records of transactions, report the transactions to law enforcement, and take other actions with regard to the purchases; establish the crime of failure to maintain a register of purchases of metals and objects containing metal; establish the crime of unlawful acts relating to the purchase or disposition of metals; establish the crime of providing fraudulent identification for the sale of metals; provide that failure to keep a register of metals purchased is prima facie evidence that the purchaser knew that the purchase was in violation of KRS 514.110, relating to receiving stolen property; create a new section of KRS Chapter 15 to provide concurrent jurisdiction for investigation and prosecution of violations of purchase-of-

Jan 8-introduced in House Jan 10-to Banking & Insurance (H) metals laws in the Attorney General and Commonwealth's and county attorneys; amend KRS 365.990 relating to penalties for violation of consumer protection statutes to delete reference to KRS 365.250; amend KRS 365.690 to conform; repeal KRS 365.250, relating to reporting of copper purchases.

## HB 106 - AMENDMENTS

HCS/LM - Retain most original provisions; delete reference to ferrous metals and replace with reference to railroad rails; add catalytic converters and returnable metal beverage containers holding more than 2 liters of liquid to material for which records shall be kept and which are subject to act; replace name and address information and description of vehicle with copying of driver's license; retain listing license plate from motor vehicle transporting the material; add that license plate information is supplied by seller; delete signed certificate of ownership; delete provision prohibiting purchase from seller who appears to be intoxicated or under influence of drugs; make submission of daily records to law enforcement agency contingent on written request from law enforcement agency; permit records to be maintained or transmitted in digital format; delete prohibition against cash transactions: reduce from five to three business days material shall be retained in its original form; allow for digital photographs of material; require reasonable cause for peace officer to inspect material or request retention of material believed to be stolen; reduce from five to two years all record retention requirements; exempt items pawned, purchased, or sold by licensed pawnbrokers in the course of their business, purchases made under contract with commercial sellers, purchases made under contract with charitable organizations, and flea market sales from act; delete section specifying failure to keep register is prima facie evidence of knowingly receiving stolen property; require Department of Kentucky State Police to provide record forms in both paper and formats; permit electronic local governments to have ordinances which are stricter than state law but which include all of the elements of the state law.

HFA (1, J. Hoover) - Amend to specifically exempt ferrous metals, exceptions.

SCS/LM - Insert new provision prohibiting the sale of beer kegs to recyclers or dealers in scrap metals except by the originating brewery, with a \$1,000 fine for a violation.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Judiciary (H)

Jan 14-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 6-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Friday, March 7, 2008 Mar 12-floor amendment (1) filed to Committee Substitute

Mar 14-3rd reading, passed 91-0 with Committee Substitute, floor amendment (1)

Mar 17-received in Senate Mar 25-to Judiciary (S); taken from Judiciary (S); 2nd reading; returned to Judiciary (S)

Mar 27-reported favorably, to Rules with Committee Substitute as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 37-0 with Committee Substitute ; received in House; to Rules (H); taken from Rules; posted for passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; passed 93-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 83)

**HB 107 (BR 330)** - D. Graham, L. Clark, C. Embry Jr., C. Miller

AN ACT relating to automated external defibrillators.

Create new sections of KRS Chapter 158, relating to conduct of schools, to require placement of automated external defibrillators athletic buildings and availability of automated external defibrillators at athletic events; create a new section of KRS Chapter 156, relating to boards of education, to require the State Board of Elementary and Secondary Education to promulgate administrative regulations to implement the defibrillator program; amend KRS 311.667, relating to automated external defibrillators, to remove the physician oversight requirement; amend KRS 311.668 to conform.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Education (H) Mar 6-posted in committee

## HB 108 (BR 158) - C. Rollins II, K. Stein, S. Westrom

AN ACT relating to health services.

Amend KRS 216.555 to require the cabinet to report to the Legislative Research Commission on the number and type of citations issued to long-term care facilities; amend KRS 216.557 to allow a facility assessed a federal civil monetary penalty to be subject to a Type A or Type B citation; increase the civil penalty for Type A citations to not less than \$5,000 nor more than \$25,000; increase the civil penalty for Type B citations to not less than \$500 nor more than \$1,000; amend KRS 216.560 to increase the civil penalty to \$1,000 for Type A citations that are not corrected within the time specified for correction; delete the application for an extension of time to be granted by the cabinet when a licensee has made arrangements to correct a Type A or Type B citation; treble Type A and Type B citations when the subject matter was caused by or relates to a failure by the facility to maintain sufficient nursing or direct care staff; require any trebled fine to be reported by the facility's administrator to the facility's governing entity; require a Type A citation to be reported by the facility's administrator to the family members or guardian of the resident who is the subject of the citation; replace

as the recipient of civil penalties collected; establish parameters of the fund; require all civil penalties for which a final order of the cabinet has been issued to be immediately due and payable; amend KRS 216.565 to further define the factors the cabinet shall consider in determining the amount of the initial penalty imposed under KRS 216.537 to 216.590; amend KRS 215.567 to require hearing officers to issue findings of fact, conclusions of law, and a recommended order upon appealed decisions; prohibit the appeal of a citation or penalty from staying enforcement or correction of a citation or payment of a penalty; amend KRS 216.577 to conform; amend KRS 314.027 to officially create the Kentucky nursing incentive scholarship fund; delete nursing facilities and skilled and intermediate care nursing homes from funding the Kentucky nursing incentive scholarship fund; and, repeal KRS 216.563.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Health & Welfare (H)

HB 109 (BR 823) - C. Rollins II, R. Damron, T. Riner, K. Stein, G. Stumbo, S. Westrom

AN ACT relating to minimum staffing requirements for long-term care facilities.

Create new sections of KRS Chapter 216B to require staff-to-resident ratios in long-term care facilities as a condition of licensure or relicensure; establish minimum staffing requirements; prohibit long-term care facilities from admitting new residents if the facility fails to comply with the minimum staffing requirements for two consecutive days; allow admissions to resume after staffing requirements are met for six consecutive days; provide exceptions for weather emergencies and other similar events; require additional staffing based on the needs of the residents; exempt intermediate-care facilities for the mentally retarded, institutions for the treatment of mental illnesses, personalcare homes, and family-care homes from the minimum staffing requirements; create a 19-member board to review staffing requirements on an annual basis; establish a civil fine of no more than \$1,000 for each day that the staffing requirements are not maintained.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Health & Welfare (H)

**HB 110 (BR 900)** - C. Siler, T. Moore, E. Ballard, D. Butler, J. Greer, C. Miller, T. Thompson

AN ACT relating to the misuse of military status.

Create a new section of KRS Chapter 519 to establish the offense of misuse of military status and make it a Class A misdemeanor.

#### HB 110 - AMENDMENTS

HCS - Create a new section of KRS

be elected or appointed to public office; exempt from penalty individuals using militaria for historical, dramatic, ceremonial, recruitment, and other purposes; establish penalties including a violation, fines, or imprisonment in a county jail; establish that fines assessed as penalties shall be deposited with the veterans program trust fund; title the bill the Kentucky Stolen Valor Act; amend KRS 186.210 to prohibit making false statements in application for a military license plate; amend KRS 186.990 to conform.

HFA (1, T. Pullin) - Amend to require that bill be referred to as the "Kentucky Stolen Valor Act."

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Seniors, Military Affairs, & Public Safety (H)

Feb 4-posted in committee

Feb 6-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 7-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 8, 2008

Feb 8-floor amendment (1) filed to Committee Substitute

Feb 14-3rd reading, passed 98-0 with Committee Substitute, floor amendment (1)

Feb 15-received in Senate

Feb 20-to Veterans, Military Affairs, & Public Protection (S)

Feb 28-reported favorably, 1st reading, to Consent Calendar

Feb 29-2nd reading, to Rules

Mar 3-posted for passage in the Consent Orders of the Day for Tuesday, March 4, 2008

Mar 4-3rd reading, passed 38-0

Mar 5-received in House

Mar 7-enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 7-signed by Governor (Acts Ch. 15)

HB 111/FN (BR 3) - R. Damron, R. Adams, L. Clark, J. Crenshaw, M. Denham, C. Embry Jr., D. Graham, K. Hall, D. Keene, T. Kerr, D. Osborne, J. Richards, A. Simpson, T. Thompson, S. Westrom

AN ACT relating to postsecondary institution debt.

Create new sections of KRS Chapters 48 and 164A and amend KRS 48.180 to provide a process for postsecondary institutions to issue agency bonds upon authorization by the General Assembly.

HB 111 - AMENDMENTS HCA (1, H. Moberly Jr.) - Delete references to operating expenses.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Appropriations & Revenue (H)

Jan 11-posted in committee

Jan 15-reported favorably, 1st reading, to Calendar with committee amendment (1)

Jan 16-2nd reading, to Rules

Jan 23-posted for passage in the Regular Orders of the Day for Thursday,

committee Judiciary (S); 1st reading; returned to Judiciary (S) Mar 26-taken from committee the Kentucky nursing incentive scholarship fund with the long-term care facility education and improvement fund Chapter 434 to prohibit a person from misrepresenting military status with the intent to defraud, obtain employment, or January 24, 2008 Jan 25-3rd reading, passed 91-0 with

committee amendment (1)

Jan 28-received in Senate Jan 30-to Appropriations & Revenue (S)

## HB 112 (BR 83) - R. Damron

AN ACT relating to the purchase of real property by the Commonwealth.

Amend KRS 45A.045, regarding the purchase of real property by the Commonwealth, to eliminate the requirement that the Governor approve the purchase of real property from a state employee; retain requirement that the Secretary of the Finance and Administration Cabinet approve such a purchase.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to State Government (H) Jan 15-posted in committee Jan 24-reported favorably, 1st

reading, to Calendar

Jan 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, January 28, 2008

Jan 29-3rd reading, passed 95-0

Jan 30-received in Senate

Feb 1-to State & Local Government (S)

#### HB 113/LM (BR 122) - R. Damron

AN ACT relating to membership in organizations which hold closed meetings.

Create a new section of KRS Chapter 61 to prohibit a public agency or public employee to use public funds to be a member of a private organization which holds closed meetings in violation of the Kentucky open meetings law.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to State Government (H)

HB 114/LM/CI (BR 314) - R. Damron, R. Adams, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, D. Butler, M. Cherry, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. DeCesare, M. Dedman Jr., M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Gooch Jr., J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, D. Horlander, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, R. Mobley, B. Montell, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, T. Pullin, M. Rader, R. Rand, S. Riggs, S. Rudy, S. Santoro, C. Siler, D. Sims, A. Smith, B. Smith, J. Stacy, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, J. Vincent, R. Webb, A. Webb-Edgington, R. Weston, Α. Wuchner

## AN ACT relating to deadly weapons.

Amend KRS 237.115, relating to government control of carrying of concealed deadly weapons, to require universities, colleges, and postsecondary institutions to comply with the provisions of KRS 237.106 and 237.110(17)(b) to ensure that persons may keep firearms in vehicles on university property if they do not remove the firearm from the vehicle; amend KRS 237.110 to conform. (Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Judiciary (H)

HB 115 (BR 466) - R. Damron, J. Vincent

AN ACT relating to sales and use tax holidays and declaring an emergency.

Create a new section of KRS Chapter 139 to exempt the sale or purchase of clothing with a sales price of less than one hundred fifty dollars (\$150) per item, computers and computer supplies with a sales price of less than one thousand five hundred dollars (\$1,500) per item, and school supplies; define terms; outline procedures; amend KRS 139.210, 139.220, and 139.340 to allow retailers to absorb the tax on other items sold during the sales tax holiday and advertise accordingly; EMERGENCY; EFFECTIVE MAY 1. 2008.

(Prefiled by the sponsor(s).)

## Jan 8-introduced in House

Jan 10-to Appropriations & Revenue (H)

## HB 116/FN (BR 928) - R. Damron

AN ACT relating to unemployment insurance.

Amend KRS 341.370 to delete provision that makes a military spouse's eligibility for benefits dependent on another state's substantially similar statute.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Seniors, Military Affairs, & Public Safety (H) Feb 28-posted in committee

HB 117/FN (BR 907) - M. Rader, T. Edmonds, D. Ford, A. Wuchner

AN ACT relating to veterans of Operation Iraqi Freedom and Operation Enduring Freedom.

Amend KRS 150.175 to provide hunting and fishing licenses for \$5 to veterans who served in Operation Iraqi Freedom or Operation Enduring Freedom; amend KRS 148.0211 to provide Kentucky state park passes free of charge to veterans who served in Operation Iraqi Freedom and Operation Enduring Freedom.

## (Prefiled by the sponsor(s).)

#### Jan 8-introduced in House

Jan 9-to Seniors, Military Affairs, & Public Safety (H)

HB 118/LM (BR 204) - R. Henderson, A. Smith, R. Adams, J. Arnold Jr., E. Ballard, L. Belcher, M. Cherry, H. Collins, L. Combs, W. Coursey, R. Damron, J. Gooch Jr., K. Hall, M. Henley, B. Montell, R. Nelson, F. Nesler, R. Rand, D. Sims, T. Thompson, B. Yonts

AN ACT relating to public employee insurance plans.

Create a new section of KRS Chapter

any agency participating in the state health insurance plan, or any public institution subject to the provisions of KRS Chapter 164; define "family member" as the employee's spouse, natural or adopted children, stepchildren, children for whom legal guardianship has been awarded, children for whom the employee or employee's spouse has a legal obligation to provide for healthcare expenses, and children, parents, grandparents, brothers, or sisters claimed as dependent's on the employee's federal tax return; require public agencies to allow the employee to only select health insurance coverage for the employee and family members of the employee.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Health & Welfare (H)

HB 119/LM (BR 440) - A. Simpson, A. Koenig

AN ACT relating to code enforcement boards.

Amend KRS 65.8808 to permit ordinances for code enforcement boards to include a schedule of civil penalties that may be imposed on any person found to have committed a civil offense by the code enforcement board; list maximum civil penalties that may be imposed; specify that each section of an ordinance violated shall be considered a separate finable offense; specify that if two or more sections of an ordinance are violated, the civil penalties shall be cumulative and be enforced within the same citation; consider each day a violation exists a separate offense upon issuance of a separate citation; provide that upon the issuance of a fifth citation for the same civil offense each day that the violation continues shall be considered a separate offense without the need for additional citations; amend KRS 65.8825 to require that the code enforcement board citation shall include information detailing the maximum civil fine that may be imposed if the citation is being issued for either the first, second, third, or fourth violations of an ordinance and the maximum daily rate of civil fines if the citation is being issued for the fifth or more violations of an ordinance.

#### HB 119 - AMENDMENTS

HCS/LM - Amend Section 1 to specify that a local government may include within the ordinance creating a code enforcement board a schedule of civil penalties that establishes categories of penalties that are based upon the number of times a citation is issued for the same offense; require the schedule of penalties to include for each category a specific civil fine that may be imposed; allow each section of an ordinance violated to be considered a separate offense subject to a fine and if two or more sections are violated, the civil penalties shall be cumulative and enforced within the same violation; provide that a local government may include within its ordinance that each day a violation exists shall be considered a separate offense; specify that with notification under Section 2 of this Act local governments shall not be required to issue additional citations for continuing violations of the same ordinance for a period of up to 90 days; amend Section 2 to establish a procedure that the violator shall follow in order to notify the local government that the offense has been abated; and require inspection by the local government upon receipt of that notification from the violator.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 9-to Local Government (H)

Jan 16-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 20-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 21, 2008

Feb 27-3rd reading, passed 95-0 with

Committee Substitute

Feb 28-received in Senate

Mar 3-to Judiciary (S)

Mar 24-taken from committee Judiciary (S); 1st reading; returned to Judiciary (S)

Mar 25-taken from committee Judiciary (S); 2nd reading; recommitted to Judiciary (S)

HB 120/FN (BR 882) - R. Henderson, J. Tilley, L. Clark, J. Greer, J. Richards

AN ACT relating to the Kentucky educational excellence scholarship program.

Amend KRS 164.7881 to delete retroactively the three year time limit on the extension of eligibility for a Kentucky educational excellence scholarship for service in the United States Armed Forces, United States Public Health Service, Peace Corps, or Americorps; permit extensions based on the number of months served on active duty status; establish that the number of years served on active duty status shall be rounded up to the next higher year.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Appropriations & Revenue (H)

Jan 25-posted in committee

Jan 29-reported favorably, 1st reading, to Calendar

Jan 30-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Thursday, January 31, 2008 Jan 31-3rd reading, passed 94-0

Feb 1-received in Senate

Feb 6-to Veterans, Military Affairs, & Public Protection (S)

HB 121/FN (BR 883) - R. Henderson, J. Vincent

AN ACT relating to insurance payments for firefighters permanently and totally disabled in the line of duty.

Amend KRS 95A.070 to provide a consumer price index adjustment to the health and life insurance supplement that the state makes to firefighters, as defined in KRS 61.315, who are permanently and totally disabled in the line of duty.

(Prefiled by the sponsor(s).)

61 to define a "public agency" as any agency participating in a stateadministered retirement system or plan, Jan 8-introduced in House Jan 9-to Local Government (H) Jan 15-posted in committee Jan 22-reported favorably, 1st reading, to Calendar

Jan 23-2nd reading, to Rules Jan 24-recommitted to Appropriations

& Revenue (H)

Feb 14-posted in committee

Feb 19-reported favorably, to Rules Feb 20-posted for passage in the Regular Orders of the Day for Thursday,

February 21, 2008 Feb 25-3rd reading, passed 96-0

Feb 26-received in Senate

Feb 28-to State & Local Government (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar Mar 20-2nd reading, to Rules

HB 122/CI (BR 342) - S. Westrom, T. Thompson

AN ACT relating to crimes and punishment.

Amend KRS 516.010, relating to forgery, to define "academic degree"; amend KRS 516.030 to expand forgery in the second degree to include forgery of an academic degree.

HB 122 - AMENDMENTS

HFA (1, S. Lee) - Amend Section 2 to include within the offense of forgery in the second degree the use of a forged instrument to obtain or maintain either enrollment in an institution of postsecondary education or employment.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Judiciary (H)

Feb 14-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar

Feb 20-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 21, 2008; floor amendment (1) filed

Feb 28-3rd reading; floor amendment (1) ruled not germane ; passed 96-0

Feb 29-received in Senate

Mar 4-to Judiciary (S)

Mar 24-taken from committee Judiciary (S); 1st reading; returned to Judiciary (S)

Mar 25-taken from committee Judiciary (S); 2nd reading; returned to Judiciary (S)

HB 123 (BR 343) - S. Westrom, M. Denham, J. Richards

### Feb 4-WITHDRAWN

## HB 124/LM (BR 924) - S. Westrom

AN ACT relating to landscape architects.

Amend KRS 323A.010 to revise title of the board; amend KRS 323A.040 to revise requirements for examination and licensing of applicants; amend KRS 323A.050 to restrict licensing by endorsement; amend KRS 323A.060 to specify fees to be established by administrative regulation; amend KRS 323A.070 to remove restriction on reexamination; amend KRS 323A.080 to remove restriction on seal design; amend KRS 323.090 to conform; amend KRS 323A.100 to provide for license reasons for refusing to issue or renew a license, or place on probation, reprimand, or restrict a licensee; amend KRS 323A.120 to require the opportunity for a hearing in disciplinary matters; amend KRS 323A.200 to remove requirement for unanimous vote to revoke a license; amend KRS 323A.210 to revise title of the board or seal; amend KRS 323A.230 to allow the board to make application to county attorneys for action; amend KRS 323A.990 to make violation of this chapter a Class A misdemeanor; repeal KRS 323A.025.

#### HB 124 - AMENDMENTS

SCS/LM - Retain original provisions, except change the venue for appeals and injunctions from the Franklin Circuit Court to the Circuit Court of the county where the violation occurred; delete revisions to KRS 323A.990, which would have made violation of the chapter a Class A misdemeanor.

SFA (1, D. Roeding) - Retain original provisions; amend KRS 315.171 to increase the cap on the per diem for members of the pharmacy board from \$100 to \$200.

SFA (2/Title, D. Roeding) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 9-to Licensing & Occupations (H) Jan 23-posted in committee

Feb 6-reported favorably, 1st reading, to Calendar

Feb 7-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 8, 2008

Feb 13-3rd reading, passed 98-0

Feb 14-received in Senate

Feb 19-to Licensing, Occupations and Administrative Regulations (S)

Mar 18-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 19-2nd reading, to Rules

Apr 14-floor amendments (1) and (2-

title) filed Apr 15-posted for passage in the Regular Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 38-0 with Committee Substitute, floor amendments (1) and (2-title) ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, floor amendments (1) and (2-title)

## HB 125 (BR 367) - J. Stacy

AN ACT relating to motor vehicle operator's licenses.

Amend KRS 186.450 to prohibit any person with an instruction permit from using a personal telecommunications device while operating a motor vehicle, motorcycle, or moped: require the cabinet to provide a decal to be affixed to a vehicle identifying that the operator is in possession of an instruction permit; amend KRS 186.452 to prohibit any person with a intermediate driver's license from using a personal device while telecommunications operating a motor vehicle, motorcycle, or moped; require the cabinet to provide a decal to be affixed to a vehicle identifying that the operator is in HB 125 - AMENDMENTS

HCS - Retain original provisions; make improper use of wireless communication a violation, but impose no fine or court costs.

HFA (1, K. Hall) - Permit use of personal telecommunication device to summon medical or other emergency help.

HFA (2, J. DeCesare) - Clarify definition of personal telecommunication device to mean a device capable of twoway audio or text communication and not a device used as a global positioning system located within a motor vehicle.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 9-to Transportation (H)

Feb 11-posted in committee; posting waived

Feb 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008

Feb 28-floor amendments (1) and (2) filed to Committee Substitute

Mar 4-3rd reading, passed 95-0 with Committee Substitute, floor amendments (1) and (2)

Mar 5-received in Senate

Mar 7-to Transportation (S)

## HB 126/FN (BR 875) - B. Yonts, T. Riner

AN ACT relating to compulsory school attendance.

Amend KRS 159.010 to provide that effective July 1, 2009, compulsory school attendance shall be between the ages of six and 17; amend KRS 159.020 to conform.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Education (H)

#### HB 127 (BR 960) - B. Yonts

AN ACT relating to guardians. Amend KRS 386.020 to allow a guardian to place a ward's assets in a bank or federally insured credit union under the same terms and conditions as allowed currently when the fiduciary is itself a bank.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Judiciary (H) Feb 27-posted in committee

## HB 128 (BR 970) - B. Yonts

## AN ACT relating to eggs.

Amend KRS 260.540 to expand the definition of "specialty egg products"; amend KRS 260.550 to elaborate on the circumstances in a "stop order" and "withdraw from sale order"; amend KRS 260.570 to make technical change; amend KRS 260.610 to specify retail carton removal conditions and allow submission of an existing emergency recall plan; amend KRS 260.630 to set out wholesale and retail labeling requirements; amend KRS 260.640 to delete language incorporated into other sections of KRS Chapter 260; amend KRS 260.990, relating to penalties.

HB 128 - AMENDMENTS HCA (1, T. McKee) - Make technical corrections.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Agriculture & Small Business (H)

Jan 11-posted in committee

Jan 16-reported favorably, 1st reading, to Calendar with committee amendment (1)

Jan 17-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 18, 2008

Jan 18-3rd reading, passed 85-0 with committee amendment (1)

Jan 22-received in Senate

Jan 24-to Agriculture & Natural Resources (S)

HB 129 (BR 993) - B. Yonts, D. Floyd, J. Jenkins, J. Vincent

AN ACT relating to the use of juries in competency hearings conducted in guardianship proceedings.

Amend KRS 387.570 and 387.580 to allow a bench trial when the parties agree, there is no objection from interested parties, and the judge finds no cause to require a jury trial.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Judiciary (H)

HB 130 (BR 303) - T. Burch, J. Jenkins

AN ACT relating to denturists.

Create new sections of KRS Chapter 313 to require licensing of persons engaging in the practice of denturitry; define the practice; prohibit one from engaging in the practice if he or she is not licensed and has not registered with the Board of Dentistry or does not meet minimum competencies; require that documentation of training or of previous experience be submitted to the board; amend 313.200 to add two denturists to the board; amend KRS 313.220 to require the board to establish a licensing process for denturists within six months of the effective date of this Act.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Health & Welfare (H) Feb 26-posted in committee Feb 28-reported favorably, 1st reading, to Calendar Feb 29-2nd reading, to Rules Mar 4-posted for passage in the

Regular Orders of the Day for Wednesday, March 5, 2008 Mar 11-3rd reading, passed 66-27

Mar 12-received in Senate Mar 14-to Health & Welfare (S)

## HB 131 (BR 287) - B. Montell

AN ACT relating to referendums. Amend KRS Sections 247.6901 to 247.6957 to allow sheep and goat producers to conduct referendums to vote on whether or not to levy assessments on the sale of their animals; to define "Association",

reinstatement; create a new section of KRS 323A to create an inactive license; amend KRS 323A.110 to specify

possession of an intermediate driver's license.

"Caprine", and "Ovine"; to establish a Kentucky Sheep and Goat Council; to allow the council to determine how assessment funds shall be disbursed; to establish how assessments may be terminated; make technical corrections to conform.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Agriculture & Small Business (H)

Jan 11-posted in committee Feb 13-reported favorably, 1st reading, to Calendar

Feb 14-2nd reading, to Rules

Feb 21-posted for passage in the Regular Orders of the Day for Monday, February 25, 2008

Mar 4-3rd reading, passed 97-0 Mar 5-received in Senate

Mar 7-to Agriculture & Natural Resources (S)

Mar 13-reported favorably, 1st

reading, to Consent Calendar Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Tuesday,

March 18, 2008

Mar 18-3rd reading, passed 37-0 Mar 19-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 7-signed by Governor (Acts Ch. 8)

## HB 132 (BR 1017) - J. Tilley

AN ACT relating to notary publics. Amend KRS 423.010 to include District Judges among those officers authorized to approve notary public applications.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Judiciary (H) Feb 14-posted in committee

## HB 133 (BR 328) - C. Hoffman

AN ACT relating to prosthetics, orthotics, and pedorthics.

Establish and create new sections of KRS Chapter 319B, regarding the licensing and regulation of practitioners of orthotics, prosthetics, and pedorthics; define terms for the chapter; establish the Kentucky Board of Prosthetics, Orthotics, and Pedorthics and its appointment and meeting procedures; delineate the duties of the board; require the board to administer and enforce the provisions of the chapter and to promulgate administrative regulations to establish factors for licensure and certification of licensed orthotists, and pedorthists, and prosthetists, certified orthotic fitters; state additional powers of the board, including the authority to employ needed personnel and contract with the Division of Occupations and Professions for the provision of administrative services: declare rules for actual physical licenses and certificates, practice authorization, and scope of practice; set a July 1, 2010, deadline for practice outside the provisions of the chapter; indicate that services eligible care or for reimbursement by Medicare, Medicaid, or health insurance may only be provided pursuant to an order from a

licensed health care practitioners or physical providers. therapists, occupational therapists, physicians, chiropractors, pharmacists, and other specified individuals; exclude application of the chapter to the practice of orthotics, prosthetics, or pedorthics by licensed federal physicians, employees, designated students, or defined orthosis manufacturer employees; forbid any person from practicing as or professing to be any of the licensed or certified professionals in the chapter without a valid current license or certificate; establish license expiration and renewal dates and procedures; authorize the board to grant reciprocity with other jurisdictions, discipline licensees or deny applicants for unprofessional conduct, and set fees within specified limits; list penalties for violations of provisions of the chapter.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Licensing & Occupations (H) Jan 17-posted in committee

HB 134 (BR 897) - M. Cherry, D. Graham, J. Richards

AN ACT relating to executive branch employees.

Amend KRS 11A.010 to define "executive officer", change the definition of "officer" to include executive officers; amend KRS 18A.005 to include written reprimands in the definition of "penalization", define "qualifying" and make technical corrections; amend KRS 18A.030 to require the secretary of the Personnel Cabinet to propose selection method changes to the board for approval or rejection; set time frame for board to approve or reject the proposed change; amend KRS 18A.037 and 18A.040 to change commissioner to secretary; amend KRS 18A.045 to increase board membership to nine increasing the members by representation of classified employees on the board to four elected members and include personnel board members to those covered by the Executive Branch Ethics code; amend KRS 18A.050 to require the two new classified employee members be appointed to serve for two years and seek election during the June 2010 election cycle; allow elected members to serve for three successive terms on the board; amend KRS 18A.0551 to replace references to an employee's Social Security number and replace it with the unique employee identification number; amend KRS 18A.075 to require the annual report of the Personnel Board be sent to the co-chairs of the Interim Joint Committee on State Government prior to October 1 and to specify the content of the report; require the Personnel Board to consider all proposed selection method change requests from the secretary of the Personnel Cabinet and prohibit any selection method change without final board approval; amend KRS 18A.095 to allow an appointing authority to suspend an employee, with pay, from the time that the employee has received an intent to dismiss letter and prior to the agencies final action; require final actions of the board be posted on a Web site; amend KRS 18A.110 to require the Personnel Cabinet to

promulgate administrative regulations providina alternative dispute for resolution procedures; amend KRS 18A.111 to require former unclassified employees to serve an initial probationary period of twelve (12) months if the employee is appointed to a position in the classified service, unless he or she has prior status within the system or had been separated from his or her unclassified position at least one hundred eighty (180) days; amend KRS 18A.140 to allow for employees to seek nonpartisan elected office if there is no perception of a conflict of office and full disclosure of intent to run for the office is made to the employer of the prospective candidate; amend KRS 18A.195 to limit the amount of compensatory leave block payments for all executive officers and officers; require the secretary of the Personnel Cabinet to conduct a feasibility study on performing background and reference checks on all executive branch applicants and report to the co-chairs of the Interim Joint Committee on State Government prior to November 1, 2008.

## HB 134 - AMENDMENTS

HCS - Retain original provisions except create a new section of KRS 18A to establish the Kentucky Employee Mediation Program and a state government mediator pool; allow employees to request mediation to resolve workplace issues; amend KRS 18A.005 to change the definition of penalization to include any action that increases or diminishes the level, rank, discretion, compensation, or responsibility of an employee; change definitions of "promotion" and "demotion" to mean changes in salary and responsibility; provide for appeals to the Personnel Board for disciplinary actions and other formal penalizations taken by the agency as well as unauthorized increase or reductions in an employee's responsibility; allow either mediation or a grievance process for all employee workplace issues that are not appealable to the Board; amend KRS 18A.030 to require the Personnel Board to review and comment on any selection method changes; amend KRS 18A.0551 to provide new procedures for the election of employee Personnel Board members encourage more to employee participation; require the use of "unique personal identification numbers" instead of Social Security numbers during the election process; amend KRS 18A.195 to require that compensatory leave earned in excess of 240 hours by an executive officer who is not eligible for block payments be credited to the officer as sick leave.

HFA (1, T. Moore) - Retain original provisions; amend to clarify right of state employees to return to employment after any duty or training required as a member of the National Guard or Reserves.

HFA (2, R. Wilkey) - Retain original provisions, except amend KRS 61.373 to clarify that upon release from a period of active duty or training, state employees have the right to return to employment and may appeal dismissal.

(Prefiled by the sponsor(s).)

Jan 15-posted in committee

Feb 7-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 8-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 11, 2008; floor amendment (1) filed to Committee Substitute

Feb 13-floor amendment (2) filed to Committee Substitute

Feb 25-3rd reading, passed 95-0 with Committee Substitute, floor amendment (2)

Feb 26-received in Senate

Feb 28-to State & Local Government (S)

HB 135 (BR 992) - T. Pullin, D. Floyd

Jan 23-WITHDRAWN

HB 136 (BR 972) - D. Horlander, T. Thompson

AN ACT relating to industrial loan corporations.

Create a new section of KRS 286.7-410 to 286.7-600 to define "affiliate," "commercial activity," and "industrial loan company" and to prohibit commercial activity by an industrial loan company affiliate or to prohibit an industrial loan company which is an affiliate of a company that engages in commercial activity from maintaining an office on the property of the affiliate.

## HB 136 - AMENDMENTS

SCS - Delete the original provisions of the bill; amend HB 406/EN to specify projects which shall move from being funded by state construction funds to being federally funded based upon federal funds coming available over the biennium due to the \$231,000,000 GARVEE bond issue; provide projects which shall be moved into a new State High Priority Project (SHPP) category; provide that those projects shall be completed in priority order upon the availability of state road fund dollars in the 2008-2010 biennium; EMERGENCY. SCA (1/Title, C. Borders) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Banking & Insurance (H)

Jan 11-posted in committee

Jan 16-reported favorably, 1st reading, to Calendar

Jan 17-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 18, 2008

Jan 28-3rd reading, passed 87-0

Jan 29-received in Senate

Jan 30-to Banking & Insurance (S)

Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules

Mar 10-recommitted to Appropriations & Revenue (S)

Apr 14-reassigned to Transportation (S)

Apr 15-reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 38-0 with Committee Substitute, committee amendment (1-title) ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, committee

licensed physician; exempt individuals engaging in their profession from the authority of Chapter 319B, including

Jan 8-introduced in House Jan 11-to State Government (H) amendment (1-title) ; House refused to concur in Senate Committee Substitute, committee amendment (1-title)

HB 137/FN (BR 917) - J. Wayne, C. Siler, B. DeWeese, S. Overly, S. Brinkman, T. Burch, M. Cherry, L. Clark, J. Crenshaw, R. Crimm, C. Embry Jr., T. Firkins, D. Floyd, D. Graham, K. Hall, C. Hoffman, J. Jenkins, D. Keene, F. Nesler, D. Osborne, D. Owens, S. Santoro, J. Stacy, T. Thompson, D. Watkins, R. Webb, S. Westrom

AN ACT relating to compulsive gambling and making an appropriation therefor.

Create new sections of KRS Chapter 222 to create the compulsive gamblers awareness and treatment fund; limit administrative costs to \$50,000 per year and total expenditure to the amount received; establish The Gamblers Awareness and Treatment Fund Advisory Council; establish limits on funding amounts per fiscal year; assign responsibility to the director of the Division of Mental Health and Substance Abuse in collaboration with the advisory council to develop standards, evaluate for funding, recommend reauests payment mechanisms, certify disbursement of funds, and report annually; amend KRS 138.510 to provide funding from the excise tax on horse racing based upon a percentage of the total amount wagered; amend KRS 154A.130 to provide funding from a percentage of the gross revenue of the lottery corporation; amend KRS 238.570 to provide funding from a percentage of the fee imposed on charitable gaming: amend KRS 164.7871 and 222.001 to conform.

## HB 137 - AMENDMENTS

HCS/FN - Retain original provisions except add definitions of "problem gambling" and "pathological gambling"; delete language providing funding from the excise tax imposed in KRS 138.510 on horse racing and a percentage of the gross revenues of the lottery corporation.

HFA (1/Title, J. Wayne) - Make title amendment.

HFA (2, L. Clark) - Add language excluding moneys paid into the gamblers awareness and treatment fund from the calculation of the retention percentage used in KRS 238.536(1).

HFA (3, J. Wayne) - Retain original provisions; amend to specify that fee imposed on charitable gaming is in addition to the fee already imposed.

## (Prefiled by the sponsor(s).)

## Jan 8-introduced in House

Jan 10-to Appropriations & Revenue (H)

Mar 13-posted in committee

Mar 18-reported favorably, 1st reading, to Calendar with Committee Substitute ; floor amendment (1-title) filed

Mar 19-2nd reading, to Rules; floor amendment (2) filed to Committee Substitute

Mar 24-floor amendment (3) filed to Committee Substitute

Mar 25-posted for passage in the

**HB 138/LM (BR 183)** - M. Dedman Jr., R. Wilkey, T. Edmonds, D. Graham, K. Hall, C. Hoffman, M. Marzian, R. Meeks

AN ACT relating to early voting.

Create a new section of KRS Chapter 117 to establish early voting; amend KRS 117.085, 117.086, 117.0863, 117.087, and 117.235 to conform.

## HB 138 - AMENDMENTS

HFA (1, B. Montell) - Require the county clerk's office to confirm the identity of each in-person absentee voter by inspecting a government-issued card or document bearing a photograph of the voter.

HFA (2, B. Montell) - Require the county clerk's office to confirm the identity of each in-person absentee voter by inspecting a government-issued card or document bearing a photograph of the voter; allow the use of a Social Security card to confirm the identity of a disabled voter who does not have government-issued photographic identification.

HFA (3, J. Comer Jr.) - Amend KRS 117.086 to allow a county board of elections to require that one or more precinct election officers be present when in-person absentee voting is being conducted.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 9-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 24-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules

Feb 8-posted for passage in the Regular Orders of the Day for Monday, February 11, 2008

Feb 11-floor amendment (1) filed

Feb 26-floor amendment (2) filed

Feb 27-floor amendment (3) filed

Mar 14-3rd reading; floor amendment

(3) defeated ; passed 61-30

Mar 17-received in Senate Mar 26-to State & Local Government (S)

**HB 139 (BR 822)** - M. Cherry, J. Glenn, T. Thompson

AN ACT relating to blood donation by a minor.

Amend KRS 214.468 to permit a person who is 16 years of age to donate blood with the written consent of the person's parent or legally authorized guardian.

#### HB 139 - AMENDMENTS

HCS - Retain original provisions of the bill; amend to require a 16 year old donating blood to weigh at least 110 pounds.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 11-to Health & Welfare (H)

Jan 17-posted in committee

Jan 24-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 25-2nd reading, to Rules; posted for passage in the Regular Orders of the

Jan 29-received in Senate Jan 30-to Health & Welfare (S)

Feb 27-reported favorably, 1st

reading, to Consent Calendar Feb 28-2nd reading, to Rules

Mar 3-posted for passage in the

Consent Orders of the Day for Wednesday, March 5, 2008

Mar 5-3rd reading, passed 38-0; received in House

Mar 7-enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 7-signed by Governor (Acts Ch. 9)

HB 140/FN (BR 886) - R. Webb, D. Owens

AN ACT relating to the Kentucky Center for Youth Development, making an appropriation therefor, and declaring an emergency.

Create new sections of KRS Chapter 194A to establish the Kentucky Center for Youth Development; require the Cabinet for Health and Family Services to contract with a public institution of higher education to operate the center; state the mission of the center; require the center to establish a clearinghouse for information and materials, provide programs, analyze data, research and evaluate youth development programs; administer a positive youth development grant program, promote interagency efforts to address positive youth development, prepare and disseminate best practice information, advise the Development Kentucky Youth Coordinating Council, and provide an annual report; require the 21 member council to be appointed; require the council to be attached to the cabinet and given administrative support from the center; require the council to meet quarterly; permit the establishment of subcommittees by the council; establish duties of the council; require the council to submit an annual report; require appropriate agencies to cooperate with the council; APPROPRIATION; EMERGENCY.

#### HB 140 - AMENDMENTS

HCS/FN - Retain original provisions of the bill; delete emergency and appropriations provisions; specify that the center will be established to the extent that funds are available.

HCA (1/Title, R. Webb) - Make title amendment.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Health & Welfare (H) Jan 17-posted in committee

Feb 21-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Feb 25-2nd reading, to Rules

Feb 27-posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008

Feb 28-3rd reading, passed 96-0 with Committee Substitute, committee amendment (1-title)

Feb 29-received in Senate

Mar 4-to Appropriations & Revenue (S)

AN ACT relating to the Department of Juvenile Justice.

Create a new section of KRS Chapter 605 to limit access to policies and procedures of the Department of Juvenile Justice related to the security of juvenile facilities; require Administrative Regulation Review Subcommittee's review of secure policies and procedures to be conducted in closed session.

## HB 141 - AMENDMENTS

HFA (1, R. Webb) - Amend to delete provision related to security and control policies and include provision relating to attorney access to client records.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Judiciary (H) Feb 27-posted in committee Mar 14-reported favorably, 1st reading, to Calendar Mar 17-2nd reading, to Rules Mar 18-posted for passage in the Regular Orders of the Day for Wednesday, March 19, 2008

Mar 19-floor amendment (1) filed

### HB 142 (BR 809) - J. Vincent

AN ACT relating to torts. Amend KRS 411.182 relating to releases in civil tort liability situations to alter the effect of the release of one joint tortfeasor in regard to the legal liability of the remaining joint tortfeasors otherwise identified in the release.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Judiciary (H) Feb 14-posted in committee

HB 143 (BR 498) - J. Fischer, L. Belcher, K. Bratcher, R. Crimm, D. Floyd

AN ACT relating to sales and use tax on delivery charges.

Amend KRS 139.050 to exempt delivery charges from sales and use tax; EFFECTIVE August 1, 2008.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Appropriations & Revenue (H)

#### HB 144/LM (BR 1009) - K. Bratcher

AN ACT relating to land use in counties containing consolidated local governments.

Create a new section of KRS Chapter 100 to establish residential density requirements for residential developments having access to roads meeting certain criteria in the county.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Local Government (H) Feb 29-posted in committee

**HB 145/LM/CI (BR 157)** - S. Lee, K. Bratcher, S. Brinkman, T. Couch, R. Crimm, R. Damron, B. DeWeese, J. Fischer, B. Montell, R. Palumbo, T. Riner, A. Simpson, S. Westrom

Regular Orders of the	Day for	Day for Monday, January 28, 2008		
Wednesday, March 26, 2008		Jan 28-3rd reading, passed 87-0 with	HB 141 (BR 957) - R. Webb	AN ACT relating to torture of a dog or
•		Committee Substitute		cat.

Amend KRS 525.135 relating to torture of a dog or cat to increase the penalty for a first offense to a Class D felony; provision to name the bill, "Romeo's Law."

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Judiciary (H)

## HB 146 (BR 890) - J. Higdon, M. Harmon, T. Moore

AN ACT relating to prosthetics, orthotics, and pedorthics.

Create new sections of KRS Chapters 311.380 to 311.510 to license and regulate practitioners of orthotics, prosthetics, and pedorthics; define terms; require licensure from the State Board of Podiatry; establish minimum qualifications for licensure; direct the board to promulgate administrative regulations regarding the proper training for licensure; grant the board the discretion to include examinations or other requirements in the regulations; forbid treatment of patients without a physician or podiatrist's written referral and medical diagnostic examination review; create licensure exceptions for certain students and faculty within the fields of orthotics, prosthetics, orthotic fitting, and pedorthics; make licensees subject to all of the disciplinary provisions applicable to podiatrists as set forth in KRS Chapter 311; limit the chapter to exempt licensed practice by occupational therapists, physical therapists, physicians, podiatrists, and the practice of orthotics, prosthetics, orthotic fitting, or pedorthics by federal employees within the scope of their employment; set a two-year transition period for licensure as an orthotist, prosthetist, orthotic fitter, or pedorthist before full implementation of the regular licensure program; allow the board to promulgate administrative regulations to reasonable licensing and charge application fees; punish willful violation, including unlawful practice as an orthotist, prosthetist, orthotic fitter, or pedorthist, as a Class B misdemeanor; authorize the board to petition the courts to enjoin unlawful practice; deposit all fees and other moneys received by the board in a revolving fund for the use of the board; pay board member and employee compensation and board expenses from the fund proportionate to its percentage of all moneys received by the board; direct that combined new sections be known as the "Prosthetist, Orthotist, Orthotic Fitter, and Pedorthist Licensure Act."

## (Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Licensing & Occupations (H)

## HB 147 (BR 898) - B. Farmer, J. Tilley

AN ACT relating to the Kentucky Department of Veterans' Affairs acting as a fiduciary.

Amend KRS 40.310 to require the Department of Veterans' Affairs to promulgate administrative regulations to implement certain fiduciary duties; Veterans' Affairs to act as a guardian or a conservator for a disabled veteran or the minor child of a veteran; amend KRS 388.220 and 388.230 to conform; amend KRS 388.270 to provide that bond shall not be required when the department acts as a guardian or a conservator; amend KRS 388.300 to require that the department receive compensation as a guardian or a conservator consistent with the federal guidelines; prohibit the department from receiving compensation in excess of that allowed under state law.

(Prefiled by the sponsor(s).)

## Jan 8-introduced in House

Jan 9-to Seniors, Military Affairs, & Public Safety (H)

Mar 10-posted in committee

HB 148/FN (BR 967) - D. Keene, R. Adams, S. Baugh, L. Belcher, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, R. Crimm, R. Damron, M. Dossett, T. Edmonds, C. Embry Jr., T. Firkins, J. Glenn, D. Graham, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman. D. Horlander, J. Jenkins, T. Kerr, M. Marzian, R. Meeks, C. Miller, R. Mobley, L. Napier, R. Nelson, F. Nesler, D. Osborne, M. Rader, R. Rand, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Stein, G. Stumbo, T. Thompson, J. Tilley, D. Watkins, J. Wayne, R. Weston, R. Wilkey, B. Yonts

AN ACT relating to health benefit plan reimbursement of chiropractors.

Create new sections of Subtitle 17A and 17C of KRS Chapter 304 to require health benefit plans to adopt current, reasonable, and fair reimbursement schedules for services and procedures performed by chiropractors; require chiropractors to be reimbursed at no less than the fee schedule for workers' compensation; permit a reduction of up to 10 percent of the fee if the chiropractor enters into an approved agreement with a managed care plan; specify under what conditions a chiropractor must be reimbursed for medically necessary services and procedures; require the reimbursement fee to be increased annually by the percentage increase in the consumer price index for all urban consumers.

## HB 148 - AMENDMENTS

SCS - Delete existing provisions and replace with a new section of KRS 304-17A to require the Office of Insurance to establish a cost and quality recognition program after consultation with chiropractors and the health insurance industry that is agreeable to all parties; require health benefit plans that cover chiropractic services to adopt a cost and quality recognition program; require health benefit plans to provide higher reimbursement to chiropractors who participate in the program for specific CPT codes; specify chiropractors are not required to participate in the program; prohibit the imposition of more than one coinsurance or copayment for each date of service; prohibit health benefit plans from lowering reimbursement rate for

construed to remove chiropractors from KRS 304.17A-270 and 17A-171(2); require provisions to apply to health benefit plans issued after November 1, 2008; EMERGENCY for section prohibiting reduction of reimbursement rates.

SCA (1/Title, J. Denton) - Make title amendment.

SFA (1/Title, T. Buford) - Make title amendment.

SFA (2/Title, T. Buford) - Make title amendment; EMERGENCY.

SFA (3, T. Buford) - Delete existing provisions and replace original language to create new sections of Subtitle 17A and 17C of KRS Chapter 304 to require health benefit plans to adopt current, reasonable, and fair reimbursement schedules for services and procedures performed by chiropractors; require chiropractors to be reimbursed at no less than the fee schedule for workers' compensation; permit a reduction of up to 10 percent of the fee if the chiropractor enters into an approved agreement with a managed care plan; specify under what conditions a chiropractor must be reimbursed for medically necessary services and procedures; require the reimbursement fee to be increased annually by the percentage increase in the consumer price index for all urban consumers.

SFA (4, T. Buford) - Retain original provisions and add new sections to Subtitle 17A of KRS Chapter 304 to prohibit balance billing by dialysis providers; provide that out-of-network reimbursement for dialysis services be based on historical payment amounts, and the payment shall be no lower than the predominant payment to that dialysis provider for services rendered prior to January 1, 2007 in the Commonwealth; prohibit consideration of Medicare and Medicaid reimbursement levels when determining reimbursement amounts; allow a decrease in the reimbursement amount up to 3 percent in any year; require reimbursement for dialysis to be made directly to the provider; create a new section of Subtitle 99 of KRS Chapter 304 to establish fines of \$1000 to \$10,000 for violations of this Act; amend KRS 304.17A-550 and 304.18-040 to conform.

SFA (5, T. Buford) - Retain original provisions and add new sections to subtitle 17A of KRS Chapter 304 to prohibit balance billing by dialysis providers; provide that out-of-network reimbursement for dialysis services be based on historical payment amounts, and the payment shall be no lower than the predominant payment to that dialysis provider for services rendered prior to January 1, 2007 in the Commonwealth; prohibit consideration of Medicare and Medicaid reimbursement levels when determining reimbursement amounts; allow a decrease in the reimbursement amount up to 3 percent in any year; require reimbursement for dialysis to be made directly to the provider; create a new section of Subtitle 99 of KRS Chapter 304 to establish fines of \$1000 to \$10,000 for violations of this Act: amend KRS 304.17A-550 and 304.18-040 to conform.

(Prefiled by the sponsor(s).)

Jan 24-posted in committee

Feb 13-reported favorably, 1st reading, to Calendar

Feb 14-2nd reading, to Rules

Feb 19-posted for passage in the Regular Orders of the Day for Wednesday, February 20, 2008

Feb 27-3rd reading, passed 80-7-1

Feb 28-received in Senate

Mar 3-to Health & Welfare (S)

Mar 24-taken from committee Health & Welfare (S); 1st reading; returned to Health & Welfare (S)

Mar 25-taken from committee Health & Welfare (S); 2nd reading; returned to Health & Welfare (S)

Mar 28-reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

Apr 2-floor amendments (3) and (4) filed to Committee Substitute, floor amendments (1-title) (2-title) and (5) filed

HB 149 (BR 899) - R. Nelson, T. Riner, J. Jenkins

AN ACT relating to residential energy incentives.

Create a new section of KRS Chapter 141 to define residential solar energy system, upgraded insulation, energyefficient windows and storm doors, and geothermal heat pump; create a new section of KRS 141 to create nonrefundable corporate, individual, and limited liability entity income tax credits of specified maximum limits for new and existing homes and not to exceed thirty percent of installed cost of purchase and construction; require annual reporting of gross amount of credits and number of each type beginning no later than May 1, 2010, and on or before every September 1 thereafter to the Legislative Research Commission; amend KRS 141.0205 to conform.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to Tourism Development & Energy (H)

## HB 150/LM (BR 985) - D. Floyd

AN ACT relating to alcoholic beverages.

Create a new section of KRS Chapter 244 to allow a person enlisted in the United States Armed Forces, a state National Guard, or the Reserves to enter onto and remain on premises licensed to sell alcoholic beverages, purchase or have alcoholic beverages served or delivered to the person at the licensed premises, receive alcoholic beverages at the licensed premises for consumption to the extent permitted by the premises' license. and possess alcoholic beverages for the individual's own use if the possession not inconsistent with the premises' license; declare that it is not a violation of KRS 244.085 or 530.070 for a person to aid or abet an individual in the military who purchases or obtains alcoholic beverages in compliance with this section.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Licensing & Occupations (H)

amend KRS 388.190 to define "person"; create a new section of KRS Chapter 388 to permit the Department of chiropractors participating in the program as of the effective date of the Act; specify that nothing shall be

Jan 8-introduced in House Jan 10-to Banking & Insurance (H) HB 151 (BR 13) - D. Owens, J. Jenkins, S. Westrom AN ACT relating to children in the custody of the state.

Create a new section of KRS Chapter 610 to require the Chief of Justice to establish rules of administrative procedure relating to juvenile and child protection and permanency cases; amend KRS 620.020 to define "court proceeding"; amend KRS 620.060 to require notice of right to counsel with summons and appointment of counsel no later than 48 hours before temporary removal hearing; amend KRS 620.070 to require summons to contain notice of right to counsel; amend KRS 620.080 to require time for counsel to consult with the parent and child if appropriate; require appointment of counsel and guardian ad litem prior to temporary hearing; specify removal that appointment includes actions through the first annual permanency review unless court replaces appointment, require a hearing if more than one guardian ad litem is appointed for a case; require service to all parties, including the Finance and Administration Cabinet; create a new section of KRS Chapter 620 to require the court to inform parents orally and with written materials about court procedures; specify conduct of temporary removal hearing and rights if further proceedings are required; amend KRS 620.100 to delete duplicative language; create a new section of KRS 620 Chapter to require appointment of attorneys be made from a list of qualified attorneys; specify qualifications and training requirements; require payment to appointed attorneys based on the hourly rate established for legal services contracts with maximum payments for each phase of a case and permit recovery of specified expenses upon approval of the court; require the Cabinet for Health and Family Services to pay the first \$500 of guardian ad litem expenses if the parent is not indigent; require promulgation of administrative regulations by Finance and Administration Cabinet; amend KRS 625.0405, 625.041, and 625.080 to conform; amend KRS 625.110 to require appointment of an attorney for an appeal of a termination of parental rights order for an indigent parent; amend KRS 31.215 and 202B.210 to conform.

#### HB 151 - AMENDMENTS

HCS - Retain most of the original provisions except for the following changes: insert provision encouraging courts to establish local rules or procedures to appoint counsel at the earliest possible opportunity; and eliminate continuing legal education requirements regarding representation of parents and children in dependency, neglect, and abuse cases for attorneys who are appointed to those cases by the court.

HFA (1, D. Owens) - Retain original provisions except delete all language regarding payment and amount of fees for appointed attorneys and replace with fees for District or Family Courts actions not to exceed \$250; fees for Circuit Court actions not to exceed \$500; fees for appeals not to exceed \$500; retain language that prohibits payment of fees of HFA1 except specify that fees for District Court actions shall not exceed \$250 and fees for Circuit or Family Court actions shall not exceed \$500.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 11-to Judiciary (H)

Feb 27-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 7, 2008

Mar 12-floor amendment (1) filed to Committee Substitute

Mar 18-floor amendment (2) filed to Committee Substitute

Mar 21-3rd reading, passed 95-1 with Committee Substitute, floor amendment (2)

Mar 24-received in Senate Mar 26-to Judiciary (S)

**HB 152 (BR 861)** - R. Meeks, T. Riner, J. Gooch Jr., R. Webb

AN ACT relating to fish and wildlife.

Create new section of KRS Chapter 150 to provide that personnel and resources of the Department of Fish and Wildlife Resources may be utilized to provide assistance to the Kentucky Fish and Wildlife Foundation.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 9-to Natural Resources & Environment (H)

Jan 31-posted in committee

Feb 7-reported favorably, 1st reading, to Calendar

Feb 8-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 11, 2008

Feb 13-3rd reading, passed 98-0

Feb 14-received in Senate

Feb 19-to Agriculture & Natural Resources (S)

HB 153/FN (BR 937) - D. Owens, R. Adkins, L. Belcher, D. Butler, H. Collins, L. Combs, T. Couch, J. Crenshaw, M. Dedman Jr., T. Edmonds, C. Embry Jr., J. Glenn, D. Graham, K. Hall, C. Hoffman, J. Jenkins, M. Marzian, R. Meeks, C. Miller, T. Pullin, M. Rader, J. Richards, T. Riner, C. Siler, A. Simpson, J. Stewart III, T. Thompson, R. Weston, S. Westrom

AN ACT relating to low-income heating energy assistance, making an appropriation therefor, and declaring an emergency.

Appropriate \$10 million from the natural gas severance tax receipts for the General Fund in fiscal year 2007-2008 to support the crisis component of the Low Income Home Energy Assistance Program (LIHEAP); EMERGENCY.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Appropriations & Revenue (H)

HB 154/CI (BR 6) - R. Palumbo

penalty for making a false child abuse or neglect report: amend KRS 620.990 to specify that a person who knowingly violates a provision of KRS Chapter 620 shall be guilty of a class B misdemeanor, any person who intentionally or knowingly violates KRS 620.030(1) shall be guilty of a Class B misdemeanor unless the child suffered a serious injury or death, in which case, the penalty would be a Class A misdemeanor, a person who knowingly or intentionally violates the provisions of KRS 620.020(2) shall be guilty of a Class A misdemeanor unless the child suffered a serious injury or death in which case the penalty would be a Class D felony, and any person who makes a false report shall be guilty of a Class Α misdemeanor.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Health & Welfare (H) Jan 29-posted in committee

**HB 155 (BR 825)** - R. Webb, E. Ballard, L. Belcher, J. Crenshaw, C. Embry Jr., R. Henderson

AN ACT relating to probation and parole.

Create a new section of KRS Chapter 439 to establish the "Probation and Parole Trust Fund"; provide for payments out of the trust fund for 2008 salary increases for probation and parole employees, uniform allowances, and the purchase of vehicles; raise all probation and parole employees two (2) pay grades effective August 1, 2008 with a ten percent (10%) pay raise; amend KRS 439.315 to raise the minimum felony supervision fee from ten dollars (\$10) to twenty-five dollars (\$25); impose a ten dollar (\$10) per month fee for drug testing; provide that one-half (1/2) of the felony supervision fee be paid into the trust fund and one-half (1/2) be paid into the general fund; provide that all of the drug testing fee be paid into the trust fund; amend KRS 439.570 to add the drug testing fee and a one hundred dollar (\$100) transfer fee to be paid under the interstate compact as conditions of supervision, with payments made into the trust fund; amend KRS 532.050 to impose a one hundred dollar (\$100) fee for the preparation of a presentence investigation report, with the fee paid into the trust fund; amend KRS 532.220 to conform.

HB 155 - AMENDMENTS HCS/CI - Amends the timing of certain actions directed by the bill.

HCA (1/Title, R. Webb) - Make title

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

amendment.

Jan 11-to Judiciary (H)

Feb 14-posted in committee

Mar 14-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Mar 17-2nd reading, to Rules

Mar 18-recommitted to Appropriations & Revenue (H)

AN ACT relating to manufactured housing.

Amend KRS 227.555 to require the retailer to furnish weather radios in manufactured housing sold after the effective date of this Act; establish criteria for furnished radios; include new provisions in notification requirements; provide that local governments shall not pass contrary requirements; include violation of weather radio requirement within the penalty section.

## HB 156 - AMENDMENTS

HCS/LM - Amend House Bill 156 to include original provisions but to specify that occupant of manufactured housing is responsible for subsequent maintenance of the weather radio; exclude modular housing from provisions of Act; define "modular housing"; declare an emergency.

HCA (1/Title, R. Palumbo) - Make title amendment.

HFA (1, D. Keene) - Amend House Bill 156/House Committee Substitute to require the retailer to provide vouchers for a functioning weather radio; define requirements of weather radio covered by voucher.

HFA (2, K. Upchurch) - Amend HB 156/HCS to make provisions applicable to single family and multi-family dwellings, define responsibility for provision of radios, make occupants responsible for subsequent maintenance of radios.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Local Government (H)

Jan 16-posted in committee

Feb 12-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Feb 13-2nd reading, to Rules

Feb 20-posted for passage in the Regular Orders of the Day for Thursday, February 21, 2008

Feb 21-floor amendment (1) filed to Committee Substitute

Feb 25-floor amendment (2) filed to Committee Substitute

## HB 157 (BR 981) - R. Nelson

AN ACT relating to construction of school facilities.

Create a new section of KRS Chapter 157 to require a feasibility study by a third party of any proposed school facility estimated to cost \$10,000,000 or more, beginning with the 2009-2010 fiscal year; require Kentucky Board of Education by January 1, 2009, to promulgate an administrative regulation specifying the components and timeline for the feasibility study; prohibit approval of the proposed facility until the feasibility study is completed; permit the state board and the Kentucky Department of Education to disapprove a proposed facility, based on the results of the study.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Education (H)

HB 158 (BR 282) - R. Webb

in excess of fees for a single case in cases with multiple children.

HFA (2, D. Owens) - Retain provisions

AN ACT relating to child abuse. Amend KRS 620.050 to remove the HB 156/LM (BR 101) - R. Palumbo

AN ACT relating to interscholastic

athletics.

Amend KRS 156.070 to require the state board of education or agency designated to manage interscholastic athletics to promulgate rules, regulations, or bylaws that prohibit the recruiting of students for athletic purposes, establish student eligibility requirements, and allow a student to be eligible in the school in which he or she first enrolls each school year.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Education (H) Jan 24-posted in committee

## HB 159 (BR 903) - M. Dossett, L. Belcher, R. Crimm, J. Tilley

AN ACT relating to cemetery preservation and making an appropriation therefor.

Appropriate from the general fund \$250,000 in fiscal year 2008-2009 and \$250,000 in fiscal year 2009-2010 for cemetery preservation grants.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Appropriations & Revenue (H)

## HB 160 (BR 200) - M. Harmon

AN ACT relating to the enhancement of educational opportunities for all students in Kentucky.

Create various new sections of KRS 141 to establish Chapter а nonrefundable educational scholarship tax credit program for corporations, limited liability pass-through entities, estates, trusts, or fiduciaries that contribute to scholarship organizations that provide educational scholarships to eligible students, establish a family education tax credit program for individuals who directly pay for tuition and other educational expenses of eligible students who are dependents of the individual; define terms; establish maximum credit amounts; direct the Department of Revenue to promulgate regulations and publish lists; amend KRS 141.010 to exempt amounts received as scholarship grants from "adjusted gross income"; amend KRS 141.0205 to establish the order in which the nonrefundable family education tax credit and the educational scholarship tax credit is applied against tax imposed by KRS 141.020,141.040, and 141.0401; apply the credit beginning with the 2008 tax year; and create a new section of KRS 157.611 to 157.665 to authorize local school districts to levy a nonrecallable nickle for debt service and new facilities if student population decreases.

## (Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Appropriations & Revenue (H)

## **HB 161 (BR 936)** - R. Wilkey, T. Riner, J. Jenkins, B. Yonts

allowed to obtain domestic violence protective orders; amend KRS 431.005 to reference the definition of "unmarried couple" in KRS 403.720.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Judiciary (H)

**HB 162/HM (BR 951)** - J. Tilley, L. Belcher, J. Crenshaw, J. Greer, C. Hoffman, M. Marzian, F. Nesler, J. Stewart III

AN ACT relating to health insurance coverage for colorectal cancer detection. Create a new section of Subtitle 17A of KRS Chapter 304 to require health benefit plans to provide coverage for colorectal cancer screenings, effective January 1, 2009, in accordance with guidelines of the American Cancer Society.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Banking & Insurance (H) Feb 14-posted in committee

Feb 20-reported favorably, 1st reading, to Calendar

Feb 21-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 25, 2008 Feb 26-3rd reading, passed 96-0

Feb 27-received in Senate

Feb 29-to Banking & Insurance (S)

HB 163 (BR 11) - J. Tilley, J. Greer, L. Belcher, M. Dossett, C. Embry Jr., T. Moore, T. Riner, J. Stewart III, A. Wuchner

AN ACT relating to the taxation of military pay.

Amend KRS 141.010 to provide an exemption from individual income tax for all military pay, effective for tax years beginning on or after January 1, 2008.

#### HB 163 - AMENDMENTS

HFA (1, D. Watkins) - Amend KRS 138.140 to increase the tax on cigarettes by five cents per pack.

HFA (2, T. Moore) - Make effective on January 1, 2007, and limit National Guard involvement to Kentucky National Guard.

HFA (3, T. Moore) - Limit National Guard exemption to Kentucky National Guard.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Appropriations & Revenue (H)

Mar 17-floor amendment (1) filed

Mar 18-posting waived retroactively; reported favorably, 1st reading, to Calendar

Mar 19-2nd reading, to Rules

Mar 20-floor amendments (2) and (3) filed

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

HB 164 (BR 933) - D. Pasley, C. Hoffman, R. Adams, L. Belcher, T. Burch, M. Cherry, J. Crenshaw, M. Rand, T. Riner, A. Simpson, K. Stein, J. Wayne, R. Weston

#### AN ACT relating to surface mining.

Amend KRS 350.450 to change requirements relating to restoration to original contour of surface mines, and to require that when all requirements of the amended KRS 350.450 are met that the configuration requirements of KRS 350.410 and 350.445 may be altered, but that overburden must be returned to mine area to the maximum extent possible and that other overburden is to be disposed of in permitted areas or previously mined areas, and that no overburden is to be disposed of in the waters of the Commonwealth; amend KRS 350.440 to provide that no spoil be disposed of in the waters of the Commonwealth, and that any spoil not returned to mine area be disposed of only in previously disturbed areas on lands eligible for reclamation under the abandoned mine land program.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Natural Resources & Environment (H)

HB 165/FN (BR 258) - T. Thompson, L. Clark, M. Denham, D. Graham, R. Henderson, C. Hoffman, A. Koenig, T. McKee, F. Nesler, S. Riggs, A. Wuchner

AN ACT relating to property valuation administrators.

Create a new section of KRS Chapter 132 to create the Property Valuation Administrators Advisory Committee; require the committee to be attached to and staffed by the Kentucky Department of Revenue; identify committee membership; make appointments for two years; list the duties of the advisory committee.

## HB 165 - AMENDMENTS

HFA (1, J. Hoover) - Amend Section 1 to require the property valuation administrator membership on the board to reflect the proportional representation of the political affiliation of the property valuation administrators serving statewide.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 11-to Local Government (H) Jan 15-posted in committee Jan 29-reported favorably, 1st

reading, to Calendar

Jan 30-2nd reading, to Rules Feb 1-recommitted to Appropriations

& Revenue (H)

Feb 8-posted in committee

Feb 12-reported favorably, to Rules Feb 13-posted for passage in the Regular Orders of the Day for Thursday, February 14, 2008

Feb 14-floor amendment (1) filed

Feb 19-3rd reading, passed 93-1 with floor amendment (1)

Feb 20-received in Senate

Feb 25-to Appropriations & Revenue (S)

HB 166 (BR 458) - T. Thompson, J. Greer, T. Moore, J. Tilley

Create a new section of KRS Chapter 148 to create a 15% discount on Kentucky State Parks accommodations, gift shop purchases, and rounds of golf beginning after 2 p.m. for members of the military services, the Kentucky National Guard or Reserve Component, and veterans who are Kentucky residents; require the use of military identification cards for members of the military, the National Guard, and Reserve Components as proof of eligibility; require the Department of Parks to promulgate administrative regulations on documentation required to prove eligibility of a veteran; require an operator's license, commercial driver's license, or a personal identification card issued by the Transportation Cabinet; provide that a person eligible for benefits under KRS 148.0211 is also eligible for benefits provided by these provisions.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 9-to Seniors, Military Affairs, & Public Safety (H)

Jan 15-posting waived; posted in committee

HB 167/CI (BR 459) - T. Thompson, J. Tilley

AN ACT relating to crimes and punishments.

Amend KRS 17.545 to prohibit registered sex offenders from residing within 1,000 feet of a facility owned or operated by a Congressionally chartered civic organization in which 90 percent of its activities are designated exclusively for youth.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Judiciary (H)

HB 168 (BR 460) - T. Thompson, T. Couch, M. Denham, T. Edmonds, J. Glenn, J. Greer, T. McKee, T. Moore, J. Stewart III, B. Yonts

AN ACT relating to operator's licenses.

Amend KRS 186.412, regarding motor vehicle operator's licenses, to clarify that a member of the military returning to the Commonwealth from out-of-state duty whose operator's license has expired while away shall not be cited or convicted for driving on an expired license within 90 days of return to the state if the person can provide proof of out-of-state service and dates of assignment; amend KRS 36.450, regarding licenses and certificates issued to members of the military, to conform.

## HB 168 - AMENDMENTS

HCS - Retain original provisions; make technical correction.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Seniors, Military Affairs, &

Public Safety (H) Jan 15-posting waived; posted in

AN ACT relating to dating violence. Amend KRS 403.720 to include dating partners among the class of persons Dedman Jr., D. Graham, J. Jenkins, Ji. Lee, M. Marzian, R. Meeks, C. Miller, H. Moberly Jr., L. Napier, R. Palumbo, R.

AN ACT relating to Kentucky State Parks.

committee

Jan 16-reported favorably, 1st reading, to Calendar with Committee

Substitute

Jan 17-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 18, 2008

Jan 23-3rd reading, passed 97-0 with Committee Substitute

Jan 24-received in Senate

Jan 28-to Transportation (S)

Feb 13-reported favorably, 1st reading, to Calendar

Feb 14-2nd reading, to Rules

Feb 15-posted for passage in the Regular Orders of the Day for Wednesday, February 20, 2008

Feb 20-3rd reading, passed 37-0; received in House

Feb 21-enrolled, signed by each presiding officer; delivered to Governor Feb 26-signed by Governor (Acts Ch.

2)

HB 169 (BR 461) - T. Thompson, D. Butler, C. Embry Jr.

AN ACT relating to sales and use tax. Amend KRS 139.495 to exempt sales by churches for charitable fundraising events from sales and use taxes; amend 139.496 to comply; EFFECTIVE August 1, 2008.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 10-to Appropriations & Revenue (H)

HB 170/LM/CI (BR 462) - T. Thompson, J. Glenn, R. Henderson, D. Osborne

AN ACT relating to motor vehicle accidents.

Amend KRS 189.990 to increase the penalty to a Class D felony for leaving the scene of an accident where the driver knew or should have known death or serious physical injury is involved.

## HB 170 - AMENDMENTS

HFA (1, T. Riner) - Replace the Class D penalty provided for in the bill with a mandatory 1 year jail term and a mandatory \$10,000 fine, with a provision that the fine may be reduced by \$10 for every hour spent performing community service work.

SFA (1/Title, R. Jones II) - Make title amendment.

SFA (2, R. Jones II) - Attach provisions of SB 71, which would amend KRS 189A.010 to establish a per se violation of the DUI statute if the driver has at least a certain amount of a controlled substance in the urine or blood; create a rebuttable presumption; reduce the alcohol concentration from 0.18 to 0.15 for an aggravating circumstance; amend KRS 189A.105 to delete statutory right of DUI suspects to make telephonic communication with an attorney upon arrest; lower the alcohol percentage from 0.18 to 0.15 for increased penalties.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

- Jan 11-to Judiciary (H)
- Mar 4-posted in committee
- Mar 7-reported favorably, 1st reading,
- to Calendar

Mar 10-2nd reading, to Rules

Mar 12-floor amendment (1) filed Mar 13-3rd reading, passed 94-1

Mar 14-received in Senate

Mar 18-to Judiciary (S)

Mar 24-taken from committee Judiciary (S); 1st reading; returned to Judiciary (S)

Mar 25-taken from committee Judiciary (S); 2nd reading; returned to Judiciary (S)

Mar 27-reported favorably, to Rules as a Consent Bill; floor amendments (1-title) and (2) filed

Mar 28-floor amendments (1-title) and (2) withdrawn

Apr 15-posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008; 3rd reading; floor amendments (1-title) and (2) withdrawn ; passed 38-0; received in House; enrolled, signed by each presiding officer

Apr 16-delivered to Governor

Apr 24-signed by Governor (Acts Ch. 141)

HB 171/LM/CI (BR 463) - T. Thompson, J. Greer

AN ACT relating to misrepresenting military status.

Create a new section of KRS Chapter 40 to prohibit misrepresenting veteran or military status and make it a Class A misdemeanor.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 9-to Seniors, Military Affairs, & Public Safety (H)

HB 172/CI (BR 8) - J. Fischer, A. Wuchner

AN ACT relating to crimes and punishments.

Amend KRS 439.3401 to include commission or attempted commission of a felony sexual offense during a burglary within the definition of "violent offender."

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Judiciary (H)

HB 173 (BR 918) - J. Fischer

AN ACT relating to interest on judgments.

Amend KRS 360.040, relating to interest on judgments, to delete the 12 percent interest and replace it with the interest rate provided in KRS 131.183(1).

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 11-to Judiciary (H)

HB 174 (BR 919) - J. Fischer

AN ACT relating to the state assessment system.

Amend KRS 158.6453 to designate that the start date for administering the state assessments be no earlier than the second Monday of May in each school year.

(Prefiled by the sponsor(s).)

Jan 11-to Education (H)

HB 175 (BR 388) - M. Cherry

Jan 16-WITHDRAWN

## HB 176/LM (BR 481) - D. Owens

AN ACT relating to elections. Create new sections of KRS Chapter 117 to require that provisional ballots be made available for all elections, define terms, and establish procedures for all parties involved in provisional balloting; amend KRS 117.245 and 116. 025 to conform.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House Jan 9-to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 177/FN (BR 808) - R. Damron, R. Adams, L. Clark, J. Crenshaw, M. Denham, C. Embry Jr., K. Hall, D. Keene, T. Kerr, D. Osborne, A. Simpson, T. Thompson

AN ACT relating to postsecondary educational institution capital projects to be financed by university restricted funds.

Create new section of KRS Chapter 164A to provide an interim process for approval of certain cash-funded capital projects, subject to approvals by the governing board, the Council on Postsecondary Education, and other restrictions; provide procedures to comply with LRC v. Brown.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Appropriations & Revenue (H)

Jan 11-posted in committee

Jan 15-reported favorably, 1st reading, to Calendar

Jan 16-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 17, 2008

Jan 25-3rd reading, passed 90-0

Jan 28-received in Senate

Jan 30-to Appropriations & Revenue (S)

HB 178/LM (BR 878) - A. Simpson, B. Farmer, S. Santoro

AN ACT relating to the sale of alcoholic beverages on election days.

Amend KRS 244.290, 244.480, 242.100, and 119.215 to permit local legislative bodies to determine whether the sale and transport of alcoholic beverages will be allowed on a special, primary, or regular election day.

HB 178 - AMENDMENTS

HCS/LM - Delete original provisions; add language permitting the retail sale of alcoholic beverages during the hours the polls are open on any primary or regular election day unless a locality's governing board enacts an ordinance prohibiting or limiting the hours of the sale; add language permitting the retail sale of alcoholic beverages in the county on the day a local option election is held unless the affected locality enacts an ordinance prohibiting or limiting the hours of the sale. HFA (1, A. Simpson) - Permit a person in a county where a local option election is held in a territory within the county to give, furnish, or loan alcoholic beverages on that day unless a local ordinance is enacted so prohibiting the sale, loan, or gift; make technical change to clarify that the ordinance enacted affecting malt beverage sales must prohibit the sale of malt beverages rather than distilled spirits and wine.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 10-to Licensing & Occupations (H)

Jan 17-posted in committee

Jan 23-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 24-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Jan 25-recommitted to Licensing & Occupations (H)

**HB 179 (BR 299)** - S. Baugh, D. Horlander

AN ACT relating to paid-up life insurance policies.

Create a new section of Subtitle 15 of KRS Chapter 304 to require life insurers to notify the Office of Insurance when a policy is paid up; require the executive director of the Office of Insurance to retain the notice for future inquiries from the policyholder.

Jan 8-introduced in House

- Jan 11-to Banking & Insurance (H)
- Feb 1-posted in committee

Feb 13-reported favorably, 1st reading, to Calendar

Feb 14-2nd reading, to Rules

Feb 29-received in Senate

reading, to Consent Calendar

received in House

the House

142)

activities.

Feb 19-posted for passage in the Regular Orders of the Day for Wednesday, February 20, 2008

Feb 28-3rd reading, passed 94-0

Mar 4-to Banking & Insurance (S)

Apr 2-posted for passage in the

Apr 14-enrolled, signed by Speaker of

Apr 15-enrolled, signed by President

Apr 24-signed by Governor (Acts Ch.

AN ACT relating to traffic regulations.

time during school hours and school

Amend KRS 189.336 to allow schools to operate school flasher lights at any

of the Senate; delivered to Governor

HB 180 (BR 301) - S. Baugh

Jan 8-introduced in House

HB 181 (BR 213) - S. Baugh

identification cards

Jan 10-to Transportation (H)

Consent Orders of the Day for April 2,

2008; 3rd reading, passed 37-1;

1st

Mar 18-reported favorably,

Mar 19-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Jan 8-introduced in House

Create a new section of KRS Chapter 186 to allow a seller to access electronically readable information on a

AN ACT relating to verification of

operator's licenses and personal

person's operator's license or personal identification card by means of a transaction scan device to check the validity of the license or card for the purpose of age verification for the sale, gift, or distribution of alcoholic beverages, cigarettes, or other tobacco products; define "transaction scan" and "transaction scan device; amend KRS 244.080, relating to the sale of alcoholic beverages to a minor, to include card verification by a transaction scan as an affirmative defense; prohibit the sale of alcoholic beverages to a person determined to be in possession of an invalid license or card by a transaction scan; amend KRS 438.310 to prohibit the sale of cigarettes and tobacco products to a person determined to be in possession of an invalid license or card by a transaction scan.

Jan 8-introduced in House Jan 11-to Transportation (H)

## HB 182/FN/LM (BR 300) - S. Baugh

AN ACT relating to property tax administration.

Amend KRS 132.480 to require the property valuation administrator to update his or her address records to capture the in-care-of address; amend KRS 133.220 to require the property valuation administrator to consider the in-care-of address when notices are returned as undeliverable; and amend KRS 382.135 to require that a deed to real property include a statement indicating the in-care-of address to which the property tax bill may be sent.

## HB 182 - AMENDMENTS

SFA (1, D. Harper Angel) - Retain original provisions; amend KRS 132.380 to require the examination at a central location for PVAs and to require a statewide press release announcing the examination 30 days prior to the examination.

Jan 8-introduced in House

Jan 11-to Appropriations & Revenue (H)

Feb 21-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar

Feb 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008

Mar 4-3rd reading, passed 96-0

Mar 5-received in Senate

Mar 7-to State & Local Government (S)

Mar 12-reported favorably, 1st reading, to Consent Calendar

Mar 13-2nd reading, to Rules

Mar 25-floor amendment (1) filed

Mar 26-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 34-0 with floor amendment (1)

Mar 27-received in House; to Rules (H); posted for passage for concurrence in Senate floor amendment (1)

Apr 14-House concurred in Senate floor amendment (1) ; passed 96-0; enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

## HB 183/CI (BR 1057) - T. Burch

Jan 29-WITHDRAWN

## HB 184/FN (BR 39) - T. Burch

AN ACT relating to the equine industry program, making an appropriation therefor, and declaring an emergency.

Amend 138.510 to increase funding for equine industry program at University of Louisville from two-tenths to threetenths of one percent of total amount wagered on live racing in Kentucky and from one-twentieth to three-tenths of one percent of the total amount wagered on intertrack and interstate wagering; require that percentage rates be increased proportionately if moneys generated do not equal or exceed \$1 million ; amend KRS 230.550 to specify purposes for which the moneys are to be spent; require the University of Louisville to work cooperatively with representatives of key racing and breeding organizations to determine the time, agenda, and content of the symposium; EMERGENCY; effective July 1, 2008.

Jan 8-introduced in House

Jan 10-to Appropriations & Revenue (H)

## HB 185/FN (BR 174) - T. Burch

AN ACT relating to immunizations.

Amend KRS 214.034 to require immunization against pneumococcal disease for all elementary school children; require immunization against meningococcal meningitis disease for all middle school students born after January 1, 1996, and enrolled in the seventh grade; amend KRS 158.035 to require certification of immunization against pneumococcal disease and meningococcal meningitis disease for school enrollment.

#### HB 185 - AMENDMENTS

HCS/FN - Delete requirement for immunization against pneumococcal and meningococcal diseases, and add that if funding is available for the Department provide Public Health to for immunizations for the underinsured and uninsured. immunization against pneumococcal and meningococcal diseases shall be required and the immunization certificate shall be revised to reflect new requirements; delete requirement for immunization for meningococcal diseases for 7th graders; amend KRS 214.036 to require the immunization certificate to reflect immunization requirements specified by the cabinet through administrative regulations rather than list specific diseases.

Jan 8-introduced in House Jan 10-to Health & Welfare (H) Jan 25-posted in committee

Feb 21-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 25-2nd reading, to Rules

Feb 29-recommitted to Appropriations & Revenue (H)

HB 186/FN (BR 359) - T. Burch, S.

health certificates.

Amend KRS 158.035 to require a dental health certificate for elementary or secondary school enrollment.

## HB 186 - AMENDMENTS

HCS/FN - Amend KRS 156.160 to require a dental examination the first year that a 3, 4, 5 or 6 year-old child is enrolled in a public school, public preschool or Head Start program beginning with the 2011-2012 school year.

HFA (1, T. Burch) - Retain original provisions of the bill except delete language requiring a dental examination for admittance to a public school, public preschool, or Head Start program to begin with the 2011-2012 school year and replace it with language requiring a dental examination for admittance to a public school, public preschool, or Head Start program to begin with the 2010-2011 school year.

SCS/FN - Amend KRS 156.160 to require the Kentucky Board of Education to promulgate administrative regulations related to dental screening or examinations for students; require evidence be submitted to the school no later than January 1 of the first year that a five- or six-year-old student is enrolled that the student has received a dental screening or examination; require a child who receives a dental screening or examination from someone other than a licensed dentist be referred to a licensed dentist if the screening or examination identifies the possibility of dental disease.

SFA (1, J. Denton) - Specify that dental screening or examination may be performed by a dentist or dental hygienist rather than a qualified dental professional.

SFA (2/Title, J. Turner) - Make title amendment.

SFA (3, J. Turner) - Retain original provisions and amend KRS 313.254 to permit the board to waive requirements relating to temporary and reciprocal licensure for a dentist or dental hygienist who volunteers services through a nonprofit, all-volunteer charitable organization; declare Section 2 an EMERGENCY.

Jan 8-introduced in House

Jan 10-to Health & Welfare (H)

Jan 30-posted in committee

Feb 14-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 15-2nd reading, to Rules

Feb 21-posted for passage in the Regular Orders of the Day for Monday, February 25, 2008

Mar 3-floor amendment (1) filed to Committee Substitute

Mar 4-3rd reading, passed 91-4 with Committee Substitute, floor amendment (1)

Mar 5-received in Senate

Mar 7-to Education (S) Mar 13-reported favorably, 1st reading, to Consent Calendar with

Committee Substitute Mar 14-2nd reading, to Rules

Mar 17-floor amendment (1) filed to

Committee Substitute Mar 21-floor amendments (2) and (3)

filed to Committee Substitute

Substitute, floor amendments (1) (2-title) and (3); received in House; to Rules (H); taken from Rules; posted for passage for concurrence in Senate Committee Substitute, floor amendments (1) (2-title) and (3) for April 2, 2008; House concurred in Senate Committee Substitute, floor amendments (1) (2-title) and (3); passed 93-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 92)

## HB 187 (BR 188) - T. Burch

AN ACT relating to tuberculosis risk assessment.

Amend KRS 199.8982 to require applicants for certification as a family child-care provider to provide a copy of the results of a tuberculosis risk assessment and the appropriate skin testing or chest x-ray for applicants at accordance with risk in the recommendations of the Centers for Disease Control and Prevention; amend KRS 161.145 to require that any employment physical examination required for classified personnel include a tuberculosis risk assessment and the appropriate follow-up skin testing or chest x-ray for personnel determined to be at risk for developing tuberculosis as recommended by the Centers for Disease Control and Prevention rather than requiring a tuberculin skin test for all classified personnel.

Jan 8-introduced in House

Jan 10-to Health & Welfare (H)

Jan 17-posted in committee

Jan 31-reported favorably, 1st reading, to Calendar

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 4, 2008

Feb 5-3rd reading, passed 92-0

Feb 6-received in Senate

Feb 8-to Health & Welfare (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar

Mar 20-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 144)

**HB 188/FN (BR 148)** - S. Brinkman, D. Butler, M. Dossett, C. Embry Jr., D. Floyd, C. Hoffman, D. Horlander, B. Montell, R. Palumbo, T. Riner, S. Rudy, A. Webb-Edgington, A. Wuchner

AN ACT relating to autism spectrum disorders.

Create a new section of KRS Chapter 205 to require the Cabinet for Health and Family Services to submit an application for a Medicaid waiver to develop and implement flexible reimbursement and payment strategies for services and supports for individuals with autism spectrum disorders (ASD) within three months of the effective date of this Act; require a report on the use of the waiver

Apr 24-signed by Governor (Acts Ch.	Brinkman, J. Crenshaw	Apr 2-posted for passage in the	if approved; create new sections of KRS
143)		Regular Orders of the Day for; 3rd	Chapter 157 to require screening for
	AN ACT relating to student dental	reading; passed 36-0 with Committee	autism spectrum disorders (ASD) at 18

months, 2 years, 4 years, upon school enrollment, and at the time of the sixth grade physical; require the cabinet to establish requirements for ASD screening; require schools to have a record of ASD screening; require a formal diagnosis after screening positive within 90 days; define "autism spectrum disorders"; permit a religious exemption for testing a child with ASD; amend the interagency agreement with the Department of Education to coordinate services; require the Department of Education to update the statewide Manual on Autism; create new sections of KRS Chapter 194A to create the Supports for Individuals with Autism Spectrum Disorders Program within the Cabinet for Health and Family Services; require the program to serve as a central coordinating body, keep an inventory of services, establish guidelines and criteria for service providers, contract with services providers, incorporate provisions of self-determination and consumer-directed options, and promote the creation of a comprehensive resource network; require the program to develop a comprehensive training plan and contract with the Kentucky Autism Training Center to implement the plan; require the program to enter into an interagency agreement with the Kentucky Department of Education for the effective delivery of services to children with ASD; define ASD; create an advisory board to ensure citizen involvement in the program; require the cabinet to fund and staff the operation of the board; require the board to provide consultation, serve as a communication conduit, and provide input to the program.

## HB 188 - AMENDMENTS

HCS/FN - Delete previous provisions of the bill; add new language to amend KRS 194A.620 to establish an office to coordinate and monitor training, treatments, supports and services for individuals of all ages with an ASD and their families and caregivers; delete references to the autism commission; amend KRS 194A.622 to establish the Office for Autism Spectrum Disorders attached to the Cabinet for Health and Family Services; delete references to the Commission on Autism Spectrum Disorders which ceased to exist October 1, 2006; require the office to implement recommendations the of the Commission on Autism Spectrum Disorders, to the extent possible; require the office to service as a centralized coordinating body, promote the creation of a comprehensive resource network and work with the Kentucky Autism Center to develop a Training comprehensive training plan, to the extent possible; require the office to prepare and submit an annual report in coordination and consultation with the Kentucky Council on Developmental Disabilities; permit the office to accept gifts, grants and bequests.

HFA (1, S. Brinkman) - Retain provisions of the bill; add a representative from the Kentucky Council on Developmental Disabilities to the regional teams of the comprehensive resource network.

HFA (2, S. Brinkman) - Retain

Jan 8-introduced in House

Jan 10-to Health & Welfare (H)

Jan 30-posted in committee

Feb 14-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 15-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Feb 19-posted for passage in the Regular Orders of the Day for Wednesday, February 20, 2008

Feb 20-floor amendment (2) filed to Committee Substitute

Mar 11-3rd reading, passed 97-0 with Committee Substitute, floor amendments (1) and (2)

Mar 12-received in Senate

Mar 14-to Health & Welfare (S)

Mar 20-reassigned to Appropriations & Revenue (S)

**HB 189 (BR 1111)** - S. Brinkman, S. Westrom, R. Crimm, T. Riner, T. Thompson

AN ACT relating to financial literacy.

Create new sections of KRS Chapter 158 to require the Kentucky Department of Education to develop and implement Kentucky Financial Literacy the Program; permit school districts to utilize the program and program materials; require the program to include curricula, materials, and guidelines for financial literacy instruction aligned with state standards and designed to be included in courses currently offered in public schools; require the Kentucky Board of Education to adopt the curricula, materials, and guidelines for the program; set forth areas of financial literacy to be included in the program; establish the Kentucky financial literacy trust fund within the State Treasury; permit the fund to receive state appropriations, gifts, grants, federal funds, and any other funds, both public and private; identify permissible fund uses; require the Kentucky Board of Education to promulgate administrative regulations; require the Kentucky Department of Education to administer the trust fund; set forth investment options for unallocated or unencumbered balances and require that unused balances be carried forward: and establish that the fund shall be a trust and agency account available solely for the purpose and benefits of the Kentucky Financial Literacy Trust Program.

Jan 8-introduced in House Jan 10-to Education (H)

HB 190 (BR 318) - M. Henley, L. Napier, K. Bratcher, J. Comer Jr., J. Gooch Jr., B. Montell

AN ACT relating to public assistance. Amend KRS 205.200 to create a substance abuse screening program for recipients of public assistance.

Jan 8-introduced in House Jan 10-to Health & Welfare (H)

## HB 191 (BR 191) - R. Crimm

AN ACT relating to property and

insurance score as a factor to evaluate new or renewal property and casualty contracts covering personal risks must include in the denial of coverage and in the notice of renewal or nonrenewal the key factors, if any, not to exceed four, that adversely affected the insurance score of the applicant or insured.

Jan 8-introduced in House

Jan 10-to Banking & Insurance (H)

HB 192 (BR 199) - Ji. Lee, L. Clark, S. Riggs

AN ACT relating to commercial motor vehicles.

Amend KRS 281.014 to clarify the definition of an airport shuttle as a vehicle operating on an irregular route and to clarify allowable operation under a disabled persons certificate; amend KRS 281.630 to require that any certificate issued by the department shall specify a maximum number of vehicles to be operated under that certificate; amend KRS 281.637 to eliminate convenience and necessity hearings for charter bus certificates; make the issuance of a charter bus certificate contingent upon safety inspections and proof of financial responsibility; amend KRS 281.655 to increase insurance requirements for certain vehicles operated under a certificate; amend KRS 281.610 to allow the department to promulgate administrative regulations to implement the Federal Uniform Carrier Registration program.

## HB 192 - AMENDMENTS

HCS - Retain original provisions; add new section to designate KY 32 in Lawrence County the "Skaggs Brothers Highway".

HCA (1/Title, H. Collins) - Make title amendment.

SCS (1) - Retain provisions of the GA copy; create a new section of KRS 65.870 to 65.877 to require local governments to provide a reasonable exemption to parking ordinance violations for law enforcement officers who are participating in judicial proceedings in their official capacity; amend KRS 82.605 to conform.

SCS (2) - Retain provisions of GA copy; amend KRS 189.430 relating to motor vehicle offenses to delete the prohibition against leaving a running vehicle unattended; amend KRS 186A.105 to clarify that a temporary motor vehicle registration be valid for the number days specified in KRS 186.100; create a new section of KRS 189 to create an overweight and overdimensional permit to allow the transportation of water craft from the location of the original manufacturer to its destination in the Commonwealth; set length and width limitations for vehicle and trailer combination; allow the Cabinet to limit the vehicle transporting the water craft to specific routes; requires applicant to measure clearances of all highway structures on the specified route and acknowledge that the Cabinet does not guaranteeing safe passage of vehicles by issuing a permit; permits the Cabinet to require applicant to give bond to indemnify state or county against highway or bridge department to promulgate administrative regulations; amend KRS 186.050 to establish a voluntary contribution of \$10 for motor vehicles being registered as farm trucks; require the proceeds of the agriculture program trust fund; permit the person registering the motor vehicle to opt out of the voluntary contribution.

SCS (3) - Retain the provisions of Senate Committee Substitute #2 with the following exception: remove Section 4 of the bill, which amended KRS 281.655 to increase insurance requirements for certain motor vehicles operated under a certificate.

SCS (4) - Retain provisions of SCS 3; add new section designating a portion of US 127 in Mercer County as the Bataan-Corregidor Memorial Highway.

SFA (1, D. Boswell) - Retain other provisions; add new sections to amend KRS 177.830 to define the terms "advertising device viewing zone", "Cabinet", "view permit", and "trim or prune"; Amend KRS 177.863 to make technical corrections; create a new section of KRS Chapter 177.830 to 177.890 to allow the owner of legally erected advertising device to apply to Transportation Cabinet for a the vegetation control permit; set forth components of permit application; set forth a \$200 nonrefundable application fee; establish standards for approval of vegetation control permit; establish the procedures for applicants who were denied a permit or issued a restricted permit to submit an amended application for a vegetation control permit; allow applicant that was issued a restricted permit or denied a permit based on an amended application to petition the Franklin County Circuit Court to determine whether denial or restrictions were appropriate; create a new section of KRS Chapter 177.830 to 177.890 to require a billboard owner with a valid application in force to secure a view permit each time prior to trimming or pruning vegetation; set fee for each view permit at \$150; require \$2,500 performance bond prior to issuance of a view permit; make view permits valid until work is completed or 180 days, whichever is shorter; require Cabinet monitoring of work done on a view permit; create a new section of KRS Chapter 177.830 to 177.890 to require trimming and pruning done under a view permit to be supervised by a certified arborist; amend KRS 177.860 to direct the Transportation Cabinet to establish standards for issuance and oversight of view permits; create a new section of KRS Chapter 177.830 to 177.890 to establish a penalty of \$100 per day for each day an illegal advertising device is in violation of KRS 177.830 to KRS 177.890; waive fine if corrected within 30 days; create a new section of KRS Chapter 177.830 to 177.890 to clarify that sections added in the amendment should not be construed as to permit activity which is in conflict with the Federal Highway Beautification Act or any agreement entered into between the Federal Highway Administration and the Commonwealth.

SFA (2, D. Boswell) - Retain other provisions; add new sections to amend KRS 177.830 to define the terms "advertising device viewing zone",

provisions of the bill; add reporting requirements and require an annual report due October 1. casualty insurance.

Amend KRS 304.20-042 to provide that insurers that use a credit-based

damage; prohibits recipients of permits issued under this section from exceeding weight limitations of any bridge; requires "Cabinet", "view permit", and "trim or prune"; Amend KRS 177.863 to make technical corrections; create a new

section of KRS Chapter 177.830 to 177.890 to allow the owner of legally erected advertising device to apply to the Transportation Cabinet for a vegetation control permit; set forth components of permit application; set forth a \$200 non refundable application fee; establish standards for approval of vegetation control permit; establish the procedures for applicants who were denied a permit or issued a restricted permit to submit an amended application for a vegetation control permit; allow applicant that was issued a restricted permit or denied a permit based on an amended application to petition the Franklin County Circuit Court to determine whether denial or restrictions were appropriate; create a new section of KRS Chapter 177.830 to 177.890 to require a billboard owner with a valid application in force to secure a view permit each time prior to trimming or pruning vegetation; set fee for each view permit at \$150; require \$2,500 performance bond prior to issuance of a view permit; make view permits valid until work is completed or 180 days, whichever is shorter; require Cabinet monitoring of work done on a view permit; create a new section of KRS Chapter 177.830 to 177.890 to require trimming and pruning done under a view permit to be supervised by a certified arborist; amend KRS 177.860 to direct the Transportation Cabinet to establish standards for issuance and oversight of view permits; create a new section of KRS Chapter 177.830 to 177.890 to establish a penalty of \$100 per day for each day an illegal advertising device is in violation of KRS 177.830 to KRS 177.890; waive fine if corrected within 30 days. create a new section of KRS Chapter 177.830 to 177.890 to clarify that sections added in the amendment should not be construed as to permit activity which is in conflict with the Federal Highway Beautification Act or any agreement entered into between the Federal Highway Administration and the Commonwealth.

Jan 8-introduced in House

Jan 10-to Transportation (H)

Jan 31-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Feb 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008

Feb 7-3rd reading, passed 94-0 with Committee Substitute, committee amendment (1-title)

Feb 8-received in Senate

Feb 12-to Transportation (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 20-2nd reading, to Rules

Mar 24-recommitted to Transportation (S)

Mar 27-reported favorably, to Rules with Committee Substitute (2) as a Consent Bill; floor amendment (1) filed to Committee Substitute (2)

Apr 1-recommitted to Transportation (S); floor amendment (2) filed to Committee Substitute (2)

Apr 2-floor amendments (1) and (2) withdrawn

Transportation (S)

Apr 15-reported favorably, to Rules with Committee Substitute (4)

**HB 193/FN (BR 306)** - D. Keene, J. Wayne

AN ACT relating to manufactured housing.

Amend KRS 219.320 to define "executive director" and "office" and delete "secretary" and "cabinet"; amend KRS 219.330 to make the Office of Housing, Buildings and Construction responsible for permitting mobile home parks; amend KRS 219.340, concerning permit fees for inspection program, to amend KRS conform: 219.350 concerning permits, to eliminate the requirement for the Office of Housing, Buildings and Construction to make reports to itself; amend KRS 219.360 and 219.370 to conform; amend KRS 219.380 to allow the Office of Housing. Buildings and Construction to inspect mobile home parks; allow OHBC to use local health departments as agents for inspections; amend KRS 219.390 and 219.400 to conform.

Jan 8-introduced in House Jan 10-to Local Government (H) Feb 29-posted in committee

## HB 194 (BR 1070) - D. Keene

Jan 9-WITHDRAWN

HB 195 (BR 1069) - D. Floyd, J. Higdon, A. Koenig, D. Osborne

AN ACT relating to sales tax.

Amend KRS 139.480 to exclude transient room taxes from taxable gross receipts; make effective August 1, 2008.

## Jan 8-introduced in House

Jan 11-to Appropriations & Revenue (H)

HB 196 (BR 1029) - M. Dedman Jr., T. Riner

### AN ACT relating to child support.

Amend KRS 403.213, relating to child support and the effects of emancipation of the child, to require continued payment of child support while the child is a high school student, regardless of the child's age.

### HB 196 - AMENDMENTS

HFA (1, R. Webb) - Add rock climbing to the list of recreational activities; change terms "political subdivision" to "governmental entities" and "party" to "entity"; allow users of recreational use agreements to agree to termination notice and conditions; limit the indemnity for landowners to the same provided under KRS 411.190; allow conservation officers to enforce the recreational agreements subject to a memorandum of agreement with the Commerce Cabinet; authorize the Department of Fish and Wildlife Resources to promulgate administrative regulations to implement the enforcement provisions; make technical corrections and other changes to conform.

Jan 8-introduced in House

to Calendar

Mar 10-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008 Mar 25-floor amendment (1) filed

## HB 197 (BR 1031) - M. Dedman Jr.

AN ACT relating to marriage. Repeal KRS 402.090, relating to soliciting persons to be married; amend KRS 402.990 to conform.

## HB 197 - AMENDMENTS

HCA (1/Title, K. Stein) - Make title amendment.

Jan 8-introduced in House

Jan 11-to Judiciary (H)

Feb 27-posted in committee

Mar 7-reported favorably, 1st reading, to Calendar

Mar 10-2nd reading, to Rules

Mar 12-recommitted to Judiciary (H) Mar 14-reported favorably, to Rules with committee amendment (1-title)

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday,

March 18, 2008 Mar 19-3rd reading, passed 98-0 with committee amendment (1-title)

Mar 20-received in Senate

Mar 26-to Judiciary (S)

## HB 198 (BR 1028) - M. Dedman Jr.

AN ACT relating to local taxes. Amend KRS 67.768 to clarify what additional items must be filed with a local occupational tax return.

Jan 8-introduced in House Jan 10-to Local Government (H) Jan 15-posted in committee

## HB 199 (BR 113) - L. Belcher

AN ACT relating to court records.

Create a new section of KRS Chapter 403 to require that divorce, child custody, child support, and similar records not be released with information identifying the address, Social Security number, telephone number or similar information relating to a party to the proceeding; provide exemptions for public agencies and court-ordered disclosure of the information.

Jan 8-introduced in House Jan 10-to Judiciary (H)

HB 200/LM (BR 78) - L. Belcher, J. Greer

AN ACT relating to the reporting of stolen items with vehicle identification numbers.

Create a new section of KRS Chapter 186 to require a law enforcement agency to enter a stolen item with a vehicle identification number into the NCIC computer.

- Jan 8-introduced in House
- Jan 10-to Transportation (H)

Jan 24-posted in committee Jan 29-reported favorably, 1st reading, to Calendar

Jan 30-2nd reading, to Rules

Jan 31-posted for passage in the Regular Orders of the Day for Friday,

## Feb 7-to Judiciary (S)

## HB 201/CI (BR 79) - L. Belcher, J. Greer

AN ACT relating to the care of individuals with mental retardation or other developmental disorders.

Amend KRS 202B.070 to require the admitting physician and facility administrator to ensure that direct care staff are informed of the need for supervision for a resident of an ICF/MR; specify that an individual with direct care responsibility who fails to supervise a resident according to the resident's care plan shall be subject to dismissal, civil liability, or criminal action.

## HB 201 - AMENDMENTS

HCS/CI - Retain original provisions except delete requirement regarding the admitting physician and specify that the requirement for informing about the resident's care needs is to the person responsible for the implementation of the individual care plan; specify the facility administrator's responsibility after admittance; specify that an individual direct care responsibility with intentionally or repeatedly fails to supervise as specified in the care plan and that creates a risk of imminent harm or death, the individual may be subject to civil and criminal liability.

SCS (1) - Insert provision to name the bill "Deron's Law."

SCS (2) - Amend to provide that the employee is subject to dismissal for intentional conduct.

SFA (1, R. Jones II) - Amend to modify the standard of care applicable to the employee of the facility.

Jan 8-introduced in House

Jan 10-to Health & Welfare (H)

Jan 14-posted in committee

Feb 14-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 15-2nd reading, to Rules

Feb 19-posted for passage in the Regular Orders of the Day for Wednesday, February 20, 2008

Feb 27-3rd reading, passed 92-2 with Committee Substitute

Feb 28-received in Senate

Mar 3-to Judiciary (S)

Mar 24-taken from committee Judiciary (S); 1st reading; returned to Judiciary (S)

Mar 25-taken from committee Judiciary (S); 2nd reading; returned to Judiciary (S)

Mar 27-reported favorably, to Rules with Committee Substitute ; floor amendment (1) filed to Committee Substitute

Apr 1-posted for passage in the Regular Orders of the Day for Tuesday, April 1, 2008; 3rd reading; returned to Judiciary (S)

Apr 2-reported favorably, to Rules with Committee Substitute (2)

Apr 14-posted for passage in the Regular Orders of the Day for Monday, April 14

Apr 15-Committee Substitute (1) withdrawn; floor amendment (1) ruled out of order ; passed 38-0 with Committee Substitute (2) ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (2) ; House concurred in Senate Committee Substitute (2) ; passed 97-0; enrolled, signed by each

Apr 4-reported favorably, to Rules with Committee Substitute (3)

Apr 14-taken from Rules; returned to

Jan 10-to Judiciary (H) Feb 27-posted in committee Mar 7-reported favorably, 1st reading, February 1, 2008 Feb 4-3rd reading, passed 91-0 Feb 5-received in Senate presiding officer

Apr 16-delivered to Governor Apr 24-signed by Governor (Acts Ch. 145)

HB 202/LM (BR 1003) - S. Westrom, J. Richards, J. Tilley

AN ACT relating to alcoholic beverages.

Create a new section of KRS Chapter 243 to ban the sale, purchase, or use of an alcohol vaporizing device except by certain individuals and institutions; amend KRS 241.010 to define "alcohol vaporizing device"; amend KRS 243.990 to provide penalties for violation of the new section of KRS Chapter 243.

#### HB 202 - AMENDMENTS

SCS/LM - Include provision that to exempt devices used in manufacturing and which do not produce vapor intended for human consumption.

SCA (1/Title, R. Stivers II) - Make title admendment.

SFA (1, T. Buford) - Insert new provision prohibiting the sale of beer kegs to recyclers or dealers in scrap metals except by the originating brewery, with a \$1,000 fine for a violation.

Jan 8-introduced in House

Jan 10-to Judiciary (H)

Feb 14-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar

Feb 20-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Thursday, February 21, 2008

Feb 21-3rd reading, passed 91-1

Feb 25-received in Senate Feb 27-to Judiciary (S)

Mar 13-reported favorably, 1st reading, to Calendar

Mar 14-2nd reading, to Rules

Mar 18-recommitted to Judiciary (S)

Mar 20-reported favorably, to Rules with Committee Substitute, committee amendment (1-title) ; floor amendment (1) filed to Committee Substitute

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading; floor amendment (1) withdrawn ; passed with 38-0 Committee Substitute, committee amendment (1-title)

Mar 28-received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title)

Apr 1-House concurred in Senate Committee Substitute, committee amendment (1-title) ; passed 90-1; enrolled, signed by each presiding officer; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 28)

## HB 203 (BR 964) - S. Westrom

AN ACT relating to juvenile justice. Amend KRS 199.011 to provide that child-caring facilities used by the Department of Juvenile Justice shall be accredited or certified by a nationally recognized accrediting or certifying organization.

Jan 8-introduced in House Jan 10-to Health & Welfare (H) Feb 8-2nd reading, to Rules Feb 13-posted for passage in the Regular Orders of the Day for Thursday, February 14, 2008 Feb 19-3rd reading, passed 95-0 Feb 20-received in Senate Feb 25-to Judiciary (S) Mar 13-reported favorably, 1st reading, to Consent Calendar Mar 14-2nd reading, to Rules

## HB 204 (BR 969) - S. Westrom

AN ACT relating to the transportation of persons.

Amend KRS 281.605 to exempt motor vehicles used in the transportation of persons 60 years of age or older or persons who are visually impaired from the provisions of KRS Chapter 281 relating to the regulation of motor carriers; require the motor vehicles being used to be owned by or operated on behalf of a nonprofit organization exempt under Section 501(c)(3) of the Internal Revenue Code; establish insurance requirement for the motor vehicles.

Jan 8-introduced in House

Jan 10-to Transportation (H)

Jan 31-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008

Feb 7-3rd reading, passed 95-0 Feb 8-received in Senate

Feb 12-to Transportation (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar

Mar 20-2nd reading, to Rules

Apr 15-posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer

Apr 16-delivered to Governor

Apr 24-signed by Governor (Acts Ch. 146)

## HB 205 (BR 1058) - B. Yonts

AN ACT relating to the Kentucky Department of Fish and Wildlife Resources.

Create new sections of KRS Chapter 150 to define "adjacent property owner," "department-owned lakes," "structures,' "approved structures"; allow and adjacent property owners that own land adjacent to a lake owned by the Department of Fish and Wildlife Resources to apply for a permit to erect structures on the banks, shoreline, or into the water of the lake; require the department to promulgate administrative regulations to establish the process, forms, fees, and criteria for review of applications; require a decision on an application be given in not more than 90 days; allow the department to inspect structures and remove those found to be noncompliant; allow the department to order owners to remove structures found to be noncompliant; waive all structures constructed on or before July 1, 2007, on department-owned lakes of more than 675 acres situated in the Green River basin; prohibit demolition of waived structures except under certain circumstances: amend KRS 150.990 to

Jan 10-to Natural Resources & Environment (H)

## HB 206 (BR 485) - J. Higdon

AN ACT relating to planning and zoning.

Amend KRS 100.203 50 allow cities and counties to adopt land use management regulations concerning nuisance abatement issue for commercial development in excess of 15 acres.

Jan 8-introduced in House Jan 10-to Local Government (H)

HB 207 (BR 1126) - J. Gooch Jr., E. Ballard, J. Arnold Jr., S. Baugh, K. Bratcher, T. Couch, R. Crimm, R. Damron, M. Dedman Jr., T. Edmonds, C. Embry Jr., J. Glenn, K. Hall, J. Hoover, T. Kerr, S. Lee, T. Moore, R. Nelson, D. Osborne, M. Rader, S. Rudy, S. Santoro, B. Smith, T. Thompson, J. Vincent, A. Wuchner

AN ACT relating to motor vehicle license plates.

Create a new section of KRS Chapter 186 to require the Transportation Cabinet to design and distribute an "In God We Trust" license plate; provide that the license plate be regularly issued in addition to the license plate required by KRS 186.240; establish the license plate design; authorize the license plate be issued at the request of the owner of a passenger vehicle, pick-up truck, or recreational vehicle upon payment of the appropriate fees; amend KRS 186.240 to conform; EFFECTIVE January 1, 2009.

## HB 207 - AMENDMENTS

HCS - Delete the provisions of the bill and insert the following: amend KRS 186.162 to set the fees for initial and renewal for special In God We Trust license plates; amend KRS 186.166 to require perpetual production of special In God We Trust license plates; amend KRS 186.168 to set forth voluntary contribution procedures for special In God We Trust license plates; direct contributions to the veterans' program trust fund; amend KRS 186.164 to make technical correction; make act effective January 1, 2009, if the Transportation cabinet receives 900 applications and initial state fees by that date; require the Transportation Cabinet to notify the Reviser of Statutes by January 15, 2009 as to whether 900 signatures were received.

HCA (1/Title, H. Collins) - Make title amendment.

HFA (1, T. Moore) - Expand the \$10 voluntary contribution for the issuance of the special license plate to include the Reclaim Our Culture Kentuckiana organization.

HFA (2, T. Moore) - Establish a voluntary contribution of \$10 from each applicant receiving the license plate for the Reclaim Our Culture Kentuckiana organization; require the ability to opt out of the voluntary contribution.

Jan 8-introduced in House

waived

Jan 11-to Transportation (H) Feb 11-posted in committee; posting Substitute, committee amendment (1-title)

Feb 13-2nd reading, to Rules Feb 14-posted for passage in the Regular Orders of the Day for Friday, February 15, 2008; floor amendment (1) filed to Committee Substitute, floor amendment (2) filed

Feb 20-3rd reading, passed 98-0 with Committee Substitute

Feb 21-received in Senate

Feb 26-to Transportation (S) Mar 27-reported favorably,

Mar 27-reported favorably, 1st reading, to Consent Calendar Mar 28-2nd reading, to Rules

HB 208/LM (BR 1007) - S. Lee, D. Ford, R. Mobley

AN ACT relating to employers.

Create new sections of KRS Chapter 335B to require a state agency, board, or commission that issues a license, credential, or permit that is a prerequisite to a person engaging in an occupation or business to refuse to issue or suspend the license, credential, or permit of a person who hires an unauthorized alien; require that the license be denied or suspended six months for each unauthorized alien employed; require the Department of Labor to promulgate regulations to provide for the uniform enforcement of this Act.

Jan 8-introduced in House Jan 11-to Labor & Industry (H)

HB 209 (BR 1066) - D. Owens

AN ACT relating to residential utilities. Amend KRS 139.470 to exempt sewer, water, and fuel billed to a multiunit residential facility; EFFECTIVE August 1, 2008.

Jan 8-introduced in House

Jan 11-to Appropriations & Revenue (H)

HB 210 (BR 879) - A. Simpson, T. Kerr

AN ACT relating to forfeiture.

Create new sections of KRS Chapter 500, the general provisions for the Kentucky Penal Code, to require forfeiture of all real and personal property used in or acquired as a result of certain sexual offenses against minors and create forfeiture procedures; amend KRS 500.090, relating to forfeiture, and KRS 16.210, relating to disposition of property by the Kentucky State Police to conform.

Jan 8-introduced in House Jan 11-to Judiciary (H)

HB 211/FN/CI (BR 195) - J. Wayne, J. Jenkins, L. Belcher, S. Brinkman, T. Burch, L. Clark, T. Couch, R. Crimm, R. Damron, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., T. Firkins, D. Graham, K. Hall, R. Henderson, M. Henley, C. Hoffman, D. Horlander, T. Kerr, A. Koenig, S. Lee, M. Marzian, R. Meeks, C. Miller, R. Mobley, B. Montell, T. Moore, D. Osborne, D. Owens, R. Palumbo, S. Riggs, T. Riner, S. Santoro, A. Simpson, D. Sims, G. Stumbo, T. Thompson, J. Tilley, A. Webb-Edgington, S. Westrom, A. Wuchner, B.

Jan 17-posted in committee Feb 7-reported favorably, 1st reading, to Calendar establish fines and penalty for violations.

Jan 8-introduced in House

Feb 12-reported favorably, 1st reading, to Calendar with Committee

Yonts

AN ACT relating to crimes and

#### punishments.

Amend KRS 510.110, relating to sexual abuse in the first degree, to prohibit any person over the age of 21 from subjecting a minor under the age of 16 to sexual contact or engaging in masturbation in the minor's presence, and to prohibit a person in a position of authority or special trust from engaging in the same prohibited acts with a minor under the age of 18, make these acts Class D or Class C felonies, depending on the age of the victim; amend KRS 510.120, relating to sexual abuse in the second degree, to prohibit any person who is 18 to 20 years old from subjecting another person who is less than 16 to sexual contact and create a defense when the accused and the other person are close in age and the sexual contact was otherwise consensual; amend KRS 510.130, relating to sexual abuse in the third degree, to create a defense when the accused is less than 18 years old, the other person is close in age to the accused, and the sexual contact was otherwise consensual; amend KRS 620.030 to increase penalties for intentionally failing to report that a child is dependent, neglected, or abused; amend KRS 620.990 to conform; amend KRS 500.050 to increase the criminal statute of limitations for misdemeanor sexual offenses when the victim is under the age of 18.

## HB 211 - AMENDMENTS

HCS/FN/CI - Amend KRS 620.030 to provide an exception under the duty to report dependency, neglect, and abuse for communications between an attorney and client, and between a priest and penitent.

HFA (1, J. Wayne) - Amend KRS 510.110, relating to sexual abuse in the first degree, to prohibit any person over the age of 21 or any person in a position of authority or position of special trust from engaging in certain sex acts while communicating with a minor under the age of 16 using an electronic communication device.

Jan 8-introduced in House

Jan 11-to Judiciary (H)

Feb 14-posted in committee

Feb 20-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 21-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008

Feb 27-floor amendment (1) filed to Committee Substitute

Feb 28-3rd reading, passed 96-0 with Committee Substitute, floor amendment (1)

Feb 29-received in Senate

Mar 4-to Judiciary (S)

Mar 24-taken from committee Judiciary (S); 1st reading; returned to Judiciary (S)

Mar 25-taken from committee Judiciary (S); 2nd reading; returned to Judiciary (S)

Mar 27-reported favorably, to Rules as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 37-0; received in House; enrolled, signed by

## 72)

## HB 212 (BR 1146) - M. Cherry

AN ACT relating to the Kentucky Code of Legislative Ethics.

Amend KRS 6.611 to exempt from the definition of "anything of value" promotional items of nominal value and informational items; exempt from "anything of value" the cost of attendance or participation, food, and beverages consumed at an in-state event to which an individual legislator has been invited and received prior approval from the LRC; include in the definition of "legislation" administrative regulations and any legislative proposal, even if the proposal is not introduced in the General Assembly; amend KRS 6.686 to prohibit the Commission, in the absence of a complaint, from imposing any penalties except certain specified administrative penalties; permit the Commission, if a complainant or person acting in cooperation with the complainant publicly discloses the existence of a complaint or preliminary inquiry, to dismiss the complaint without prejudice to a new complaint being refiled by the complainant or another person; amend KRS 6.711 to reduce the length of orientation courses from three hours to two hours; amend KRS 6.716 to reduce the length of the annual current issues seminar from three to two hours; remove the requirement for the orientation courses and seminar to be designed for approval by the Kentucky Bar Association for continuing legal education ethics credit; direct the Commission to administer an annual one-hour ethics seminar for designated legislative staff: amend KRS 6.747 to prohibit a legislative agent or employer from furnishing or paying for a legislator's out-of-state transportation, food, beverages, or lodging; amend KRS 6.767 to prohibit a legislator, a candidate for the General Assembly, or his campaign committee from accepting, during a regular session of the General Assembly, a campaign contribution from an employer of a legislative agent, or from a permanent committee; increase the time period during which the prohibited contribution may be returned from 14 days to 30 days; amend KRS 6.811 to prohibit a legislative agent or employer from offering or giving anything of value to a candidate for the General Assembly or to the candidate's spouse or child; prohibit an employer of a legislative agent from making a campaign contribution to a legislator, candidate, or campaign committee for a legislator or candidate during a regular session of the General Assembly; delete the provision allowing each legislative agent and his employer to spend up to \$100 annually on food and beverages for each legislator and his immediate family; prohibit an employer of a agent from knowingly legislative employing, appointing, or retaining an immediate family member of a legislator as a legislative agent; amend KRS 6.821 delete requirement for to а representative of an organized association, coalition, or public interest entity to file a statement of expenditures; require an organized association,

resources; require an employer or legislative agent to report on the costs of admittance or attendance, lodging, or other expenses for in-state events conducted or approved under KRS 6.611; make various changes in the information required in a legislative agent's statement of expenditures; require the employer, rather than both the employer and the legislative agent, to report the expenditures reimbursed by the employer; make various additional changes in the Code to conform.

Jan 8-introduced in House Jan 11-to State Government (H)

## HB 213 (BR 320) - T. Riner

AN ACT proposing an amendment to Section 145 of the Constitution of Kentucky relating to persons entitled to vote.

Propose to amend Section 145 of the Constitution of Kentucky relating to persons entitled to vote, to permit a person convicted of a felony, except felonious sex offenders and felons convicted of violent crimes, to vote after the person has served the sentence for the offense, lived three consecutive years without re-offending, and performed 100 hours of community service; subject to the voters for ratification or rejection.

Jan 8-introduced in House

Jan 11-to Elections, Const. Amendments & Intergovernmental Affairs (H)

**HB 214/FN (BR 136)** - J. Wayne, L. Clark, M. Henley, M. Marzian, T. Riner, R. Weston

AN ACT relating to tax incentives for alternative fuel sources.

Amend KRS 138.210 to exclude "vegetable oil" and "waste vegetable oil" from the definitions of "special fuels" and "diesel fuel"; define terms; create a new section of KRS Chapter 141 to establish a diesel engine conversion tax credit beginning after December 31, 2007; amend KRS 141.0205 to provide the order in which the credit shall be taken; amend KRS 138.220, 138.320, and 224.60-115 to conform.

#### Jan 8-introduced in House

Jan 11-to Appropriations & Revenue (H)

HB 215 (BR 1121) - J. Gooch Jr., J. Stewart III, R. Crimm, T. Riner

AN ACT requiring an appropriation to the Stream Restoration fund and making an appropriation therefor.

Requires the legislature to match up to fifteen million dollars (\$15,000,000) of the prior fiscal year's receipts into the "Kentucky Wetland and Stream Mitigation Fund," excluding any amounts matched in the prior fiscal year; make an appropriation therefor.

Jan 8-introduced in House

Jan 11-to Natural Resources & Environment (H)

Jan 18-posted in committee Mar 6-reported favorably, 1st reading,

eponed lavorably, 1st reading,

## & Revenue (H)

## HB 216 (BR 828) - J. Wayne

AN ACT relating to Purchase of Agricultural Conservation Easements.

Amend KRS 262.918 to require proceeds from donated easements after the easement is terminated to be paid to the donor or the donor's legal heirs at law.

Jan 8-introduced in House

Jan 11-to Agriculture & Small Business (H)

Jan 15-posting waived

Jan 23-reported favorably, 1st reading, to Calendar

Jan 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 25, 2008

Jan 30-3rd reading, passed 94-0

Jan 31-received in Senate

Feb 4-to Judiciary (S)

Mar 24-taken from committee Judiciary (S); 1st reading; returned to Judiciary (S)

Mar 25-taken from committee Judiciary (S); 2nd reading; returned to Judiciary (S)

## HB 217 (BR 850) - T. Riner

AN ACT relating to motor carriers.

Create a new section of KRS Chapter 281 to prohibit holders of local taxicab permits granted by a consolidated government and city taxicab permits issued in a county containing a city of the first class or consolidated local government from employing persons registered as sex offenders under the provisions of KRS 17.510 as drivers of taxicabs; amend KRS 281.990 to set a fine for violation at between five hundred dollars (\$500) to one thousand dollars (\$1,000).

Jan 8-introduced in House Jan 11-to Transportation (H)

HB 218 (BR 395) - J. Richards, J. DeCesare, C. Embry Jr., R. Wilkey

AN ACT relating to state designations. Create a new section of KRS Chapter 2 to name and designate the Chevrolet Corvette as the official sports car of Kentucky.

Jan 8-introduced in House Jan 11-to State Government (H)

**HB 219 (BR 1108)** - J. Richards, J. Bell, R. Wilkey

AN ACT designating the Bowling Green Chamber Orchestra as the official chamber orchestra of the Commonwealth.

Create a new section of KRS Chapter 2 to designate the Bowling Green Chamber Orchestra as the official chamber orchestra of the Commonwealth.

Jan 8-introduced in House Jan 11-to State Government (H)

HB 220 (BR 196) - K. Stein, T. Firkins, L. Belcher, M. Henley, J. Jenkins

each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch.

coalition, or public interest entity that is an employer to identify the source of the entity or association's funds and financial to Calendar

Mar 7-2nd reading, to Rules Mar 10-recommitted to Appropriations AN ACT relating to public health. Create a new section of KRS Chapter 158 to require science-based content

and age appropriate and medically accurate standards for human sexuality education, provide that a parent or guardian may excuse a child from the educational program and permit the parent or guardian to review instructional material upon request, and specify that nothing requires a school district, public school, or family resource and youth services center to offer human sexuality education; create a new section of KRS Chapter 211 to permit the cabinet to refuse federal funding for abstinenceonly education, require science-based content if state funds are received by the cabinet or subcontractor for human sexuality education or teen pregnancy prevention, permit cabinet to promulgate an administrative regulation to specify instructional content, and require an entity that receives state funding and offers human sexuality education or teen pregnancy prevention to adopt sciencebased content.

Jan 8-introduced in House Jan 11-to Education (H)

HB 221 (BR 211) - L. Napier, M. Henley, R. Adams, S. Baugh, L. Belcher, D. Butler, J. Comer Jr., R. Crimm, M. Dossett, B. Farmer, J. Fischer, D. Ford, J. Gooch Jr., M. Harmon, R. Henderson, D. Horlander, T. Kerr, S. Lee, Ji. Lee, C. Miller, R. Mobley, T. Moore, D. Osborne, M. Rader, S. Santoro, C. Siler, J. Stewart III, T. Turner, J. Vincent, A. Wuchner

AN ACT relating to public assistance. Amend KRS 205.200 to create a substance abuse screening program for adult recipients of public assistance, food stamps, and state medical assistance.

Jan 8-introduced in House Jan 11-to Health & Welfare (H)

**HB 222 (BR 881)** - J. Wayne, S. Westrom

AN ACT relating to nursing homes.

Amend KRS 216.547 to require the Office of Inspector General to provide news media information on the long-term care facilities with citations at the level of immediate jeopardy or actual harm to a resident, Type A or Type B deficiency; require information to be provided about the nature of the deficiency, plan of correction, enforcement remedies, penalties, and penalty amounts; require the Office of Inspector General to post the information on its Web site; require the Office of Inspector General to provide news media with quarterly reports containing names and addresses of long-term care facilities with no certification deficiencies and facilities with any Type A or Type B violations or any facility cited at the level of immediate jeopardy or actual harm; require information to be provided about the nature of the deficiency, plan of correction, enforcement remedies, penalties, and penalty amounts.

Jan 8-introduced in House Jan 11-to Health & Welfare (H)

## HB 223/CI (BR 1104) - C. Rollins II

shock probation, to deny shock probation to any person who has ever been convicted of an offense which would make the defendant a violent offender under KRS 439.3401, or who has been convicted on three or more previous occasions of a felony in Kentucky or another state, under federal law, or in a United States military court martial.

Jan 8-introduced in House Jan 11-to Judiciary (H)

HB 224 (BR 1105) - C. Rollins II, T. Riner

AN ACT relating to jurors.

Amend KRS 29A.170, relating to juror compensation, to increase juror pay from five dollars to fifteen dollars and juror expenses from seven dollars and fifty cents to ten dollars.

Jan 8-introduced in House Jan 11-to Judiciary (H)

HB 225/LM (BR 1141) - J. Richards, J. Bell, J. DeCesare, R. Wilkey

AN ACT relating to community residential correctional centers.

Amend KRS 439.580 to define "local government"; amend KRS 439.590 to require public notice and prior approval of the local legislative body when real estate will be used for a community residential correctional center.

#### HB 225 - AMENDMENTS

HCS/LM - Amend to remove mandate that local governments adopt ordinances governing site approval for community residential correctional centers and provide that a private entity desiring to build a community residential correctional center must determine whether the local government where the center is to be located has enacted an ordinance governing site approval.

Jan 8-introduced in House Jan 14-to Local Government (H)

Jan 15-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008

Mar 12-3rd reading, passed 95-0 with Committee Substitute

Mar 13-received in Senate

Mar 17-to State & Local Government (S)

**HB 226 (BR 1091)** - J. Richards, S. Lee, Ji. Lee, T. Moore, T. Riner

AN ACT relating to the Academy of Mathematics and Science in Kentucky and declaring an emergency.

Create a new section of KRS Chapter 164 to create the Academy of Mathematics and Science at Western Kentucky University; describe purposes and long term goals; require advisory board be established; define role of Western Kentucky University; require academy students to participate in the state accountability testing program and have scores reported to home high 158.140 to authorize the academy to award diploma and local school districts to award a joint diploma; amend KRS 164.002 definitions; amend KRS 164.7874 to ensure that academy students qualify to earn KEES awards; EMERGENCY.

Jan 8-introduced in House Jan 10-to Education (H)

## Introduced Jan. 9, 2008

**HB 7 (BR 1187)** - T. Burch, L. Belcher, W. Coursey, J. Greer, R. Meeks, C. Miller, J. Richards, G. Stumbo

AN ACT relating to drug importation.

Create new sections of KRS 217 to require the Governor, in coordination with the secretary of the Cabinet for Health Services, to request that the Secretary of the United States Department of Health and Human Services certify to Congress that drug importation from foreign countries by Kentucky licensed pharmacists, distributors, and wholesalers poses no additional risk to the public's health and safety and would result in a reduction in prescription drug costs; require the Governor and the secretary of the Cabinet for Health Services to request that the secretary of the Department for Health and Human Services promulgate administrative regulations permitting pharmacists, distributors. and wholesalers to import drugs from foreign countries; require the Cabinet for Health and Family Services to design a prescription drug program to facilitate the importation of prescription drugs from foreign countries by pharmacists, distributors, and wholesalers licensed in Kentucky once federal regulations have been promulgated; require that the program consist of a drug formulary and patient safety protections; specify requirements for the formulary; require that imported prescription drugs be available for sale to consumers and recipients of state health programs; require the cabinet to negotiate with pharmacists to ensure that any savings from imported drugs be passed on to consumers and state health programs; require pharmacies to sell imported drugs at the lesser of 120 percent of the amount paid for the imported drug or the amount that Medicaid reimburses for the drug; require an annual report to the Governor and the Legislative Research Commission regarding the effectiveness and cost savings of the program.

## HB 7 - AMENDMENTS

HCS - Replace existing language with a requirement that the Governor and the secretary of the Cabinet for Health and Family Services coordinate a request to the federal Food and Drua Administration to report to the Governor, the cabinet secretary, and the LRC on whether drug importation from foreign pharmacies and distributors poses no additional risk to public health and would result in a significant reduction in the cost of prescription drugs; prohibit the cabinet secretary from designing a program to facilitate drug importation for resale in Kentucky unless the FDA certifies that drug importation poses no additional risk and would reduce the cost of prescription drugs.

Jan 9-introduced in House

Jan 11-to Health & Welfare (H)

Jan 17-posted in committee

Feb 7-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 8-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 11, 2008

Feb 25-3rd reading, passed 95-0 with Committee Substitute

Feb 26-received in Senate

Feb 28-to Appropriations & Revenue (S)

HB 227 (BR 801) - C. Siler, T. Moore, M. Denham, C. Embry Jr., T. McKee, C. Miller

AN ACT relating to the burial of indigent veterans.

Create new sections of KRS Chapter 40 to establish an Indigent Veterans' Burial Program and an Indigent Veterans' Burial Trust Fund; require the Department of Veterans' Affairs to oversee the Indigent Veterans' Burial Trust Fund; require the Department of Affairs to promulgate Veterans' administrative regulations to implement the Indigent Veterans' Burial Program; require the Department of Veterans' Affairs to coordinate with the Department of Military Affairs and the veterans' service organizations to determine the eligibility of an indigent veteran for the Indigent Veterans' Burial Program; require the Department of Veterans' Affairs to coordinate the Indigent Veterans' Burial Program with the Department of Military Affairs, the veterans' service organizations, and the Kentucky Funeral Directors' Association.

## HB 227 - AMENDMENTS

HFA (1, C. Siler) - Amend to provide cremation option for indigent veterans' burial.

SCS - Retain original provisions of bill and include the Kentucky Association of Cemeteries in the coordination of the Indigent Veterans' Burial Program.

Jan 9-introduced in House

Jan 11-to Seniors, Military Affairs, & Public Safety (H)

Feb 15-posted in committee

Feb 20-reported favorably, 1st reading, to Calendar

Feb 21-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Monday, February 25, 2008

Feb 25-floor amendment (1) filed

Feb 27-3rd reading, passed 95-0 with floor amendment (1)

Feb 28-received in Senate

Mar 3-to Veterans, Military Affairs, & Public Protection (S)

Mar 6-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Tuesday, March 11, 2008

Mar 11-3rd reading, passed 38-0 with Committee Substitute ; received in House; to Rules (H)

Mar 18-posted for passage for concurrence in Senate Committee Substitute

Mar 19-House concurred in Senate

AN ACT relating to shock probation. Amend KRS 439.265, relating to schools; amend KRS 157.360 to identify how SEEK funds will be used in support of students at the academy; amend KRS Committee Substitute ; passed 97-0 Mar 24-enrolled, signed by Speaker of the House Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 29)

HB 228 (BR 902) - C. Siler, T. Moore, C. Miller, A. Wuchner

AN ACT relating to Kentucky State Parks.

Create a new section of KRS Chapter 148 to provide qualified Kentucky residents who are permanently and totally disabled veterans an exemption from the relevant overnight accommodations rate at any Kentucky State Park, Sunday through Thursday of each week; require the exemption to apply to a maximum of five overnight stays per calendar year at lodge rooms and campsites at any Kentucky State Park; require the Department of Parks to promulgate administrative regulations relating to the proof of eligibility for persons entitled to the exemption.

## HB 228 - AMENDMENTS

HCS - Retain original provisions except amend the exemption to apply to a maximum of three overnight stays per calendar year; limit reservations during peak months to ten consecutive days; require the exemption to be subject to space availability.

Jan 9-introduced in House

Jan 11-to Seniors, Military Affairs, & Public Safety (H)

Mar 10-posted in committee

Mar 19-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 20-2nd reading, to Rules

Mar 21-taken from Rules; placed in the Orders of the Day

Mar 24-3rd reading, passed 99-0 with Committee Substitute

Mar 25-received in Senate

#### HB 229 (BR 251) - J. Glenn

AN ACT relating to highway work zones.

Amend KRS 189.030 to require use of headlamps when a vehicle is within a highway work zone on an interstate highway or parkway; amend KRS 189.2325 to conform and establish the penalty as a violation of KRS 189.030.

Jan 9-introduced in House Jan 11-to Transportation (H)

## HB 230 (BR 94) - J. Glenn, T. Riner

AN ACT relating to home loans.

Amend KRS 360.100 to prohibit a lender from making a high-cost home loan with a prepayment penalty unless the lender offers the borrower a loan without a prepayment penalty; require the lender to provide timely notice to the borrower of any material change in the terms of the high-cost home loan prior to the closing of the loan; require the lender to timely inform the borrower if any fees payable by the borrower to the lender increase by more than ten percent or \$100, whichever is greater; amend KRS 286.8-270 to provide that a mortgage loan broker who acts as an agent for a person attempting to obtain a loan shall and shall not compromise the borrower's right or interest in favor of another's right or interest.

Jan 9-introduced in House Jan 11-to Banking & Insurance (H)

HB 231 (BR 975) - J. Jenkins, T. Riner, R. Meeks

AN ACT relating to lead poisoning prevention.

Amend KRS 217.801 to prohibit the sale or use of any lead-bearing substance on items that may used by children; prohibit the sale of items that may be used by children that contain any lead-bearing substance; require labeling of products containing a lead-bearing substance.

Jan 9-introduced in House Jan 11-to Health & Welfare (H) Jan 17-posted in committee

## HB 232 (BR 1128) - M. Henley

AN ACT relating to disposal of school board surplus real property.

Amend KRS 156.160 to require the Department of Education to promulgate an administrative regulation requiring local school boards to hold a public hearing to determine if real property is no longer needed, and to use sealed bids or public auction to dispose of surplus real property upon 30 days notice to the public of the time and place of the sale.

#### HB 232 - AMENDMENTS

HCS - Amend KRS 156.160 to require the Kentucky Board of Education to promulgate a regulation requiring a local school board to publish public notice for 30 days prior to sale of real property declared surplus by the board; require certified appraisal for property to be sold by private sale; the board may set a minimum bid for property sold by sealed bid or auction.

Jan 9-introduced in House

- Jan 11-to Education (H)
- Feb 1-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar with Committee Substitute

- Feb 20-2nd reading, to Rules
- Feb 21-posted for passage in the Regular Orders of the Day for Monday, February 25, 2008
- Feb 25-3rd reading, passed 63-29 with Committee Substitute

Feb 26-received in Senate Feb 28-to Education (S)

**HB 233 (BR 1150)** - A. Simpson, J. Gooch Jr., S. Santoro

AN ACT relating to plastic containers. Amend KRS 224.50-585 to make changes to plastic container labeling requirements.

## HB 233 - AMENDMENTS

HCS - Delete original provisions of HB 233 and replace with language providing that a plastic container with layers of resin that are different than the primary resin of the bottle may be labeled as is the primary code of the bottle if a letter from the APR confirms that the bottle meets or exceeds the APR Critical Guidance Document and APR General Guidance Document bottle-to-bottle protocol.

Jan 9-introduced in House

Jan 11-to Natural Resources & Environment (H)

Jan 31-posted in committee

Feb 21-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008

Feb 26-3rd reading, passed 93-2 with Committee Substitute

Feb 27-received in Senate

Feb 29-to Licensing, Occupations and Administrative Regulations (S)

Mar 11-reported favorably, 1st reading, to Calendar

Mar 12-2nd reading, to Rules

Mar 13-posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008; 3rd reading, passed 36-0

Mar 14-received in House; enrolled, signed by Speaker of the House

Apr 2-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 19)

**HB 234/FN (BR 1182)** - D. Keene, D. Watkins, R. Crimm, C. Miller, J. Richards, T. Riner, J. Tilley

AN ACT relating to live organ donation.

Create a new section of KRS Chapter 141 to provide a tax credit for individuals who donate live organs in the amount of the lesser of actual expenses or \$10,000 and define "live organ donation expenses"; amend KRS 141.0205 to conform; create a new section of KRS Chapter 18A to provide that state employees who donate a live organ be entitled to 30 days paid leave; provide that the provisions of the Act shall be known as "Beth's Bill."

Jan 9-introduced in House

Jan 11-to Appropriations & Revenue (H)

Jan 31-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008

Feb 7-3rd reading, passed 94-0

Feb 8-received in Senate

Feb 12-to Appropriations & Revenue (S)

HB 235/LM/CI (BR 1191) - K. Stein, J. Vincent, A. Koenig, T. Moore, A. Webb-Edgington, A. Wuchner

## AN ACT relating to sexual offenses.

Amend KRS 510.060 relating to rape in the third degree to increase the age from 16 to 18 for statutory rape where a person of special trust or position of authority is involved; amend KRS 510.090 relating to sodomy in the third degree to increase the age from 16 to 18 for statutory sodomy where a person of special trust or position of authority is involved; Amend KRS 510.120 relating to sexual abuse in the second degree to increase the age from 16 to 18 for such person to a Class D felony from a Class A misdemeanor.

Jan 9-introduced in House Jan 11-to Judiciary (H) Feb 14-posted in committee

HB 236 (BR 807) - R. Henderson, C. Hoffman, M. Henley

AN ACT relating to motor vehicle license plates.

Create a new section of KRS 186 to require the Transportation Cabinet to design and distribute an "In God We Trust" license plate; establish that the license plate be regularly issued in addition to the license plate required by KRS 186.240; establish the license plate design; authorize the license plate be issued at the request of the owner of a passenger vehicle; pick-up truck, or recreational vehicle upon payment of the appropriate fees; amend KRS 186.240 to conform; effective January 1, 2009.

Jan 9-introduced in House Jan 11-to Transportation (H)

#### HB 237 (BR 868) - R. Nelson

AN ACT relating to use of credit history by insurers.

Amend KRS 304.20-040 to prohibit an insurer or agent from declining, refusing to renew, canceling, rating, or setting premiums for a policy of automobile insurance or personal motorcycle liability insurance based, in whole or in part, on the credit history, or lack of credit history, of the insured or applicant.

Jan 9-introduced in House Jan 11-to Banking & Insurance (H) Feb 1-posted in committee

## HB 238/LM (BR 986) - R. Nelson

AN ACT proposing to amend Section 170 of the Constitution of Kentucky relating to property exempt from taxation.

Propose to amend Section 170 of the Constitution of Kentucky to increase the homestead property tax exemption to \$65,000; provide that the amendment will be submitted to the voters for ratification or rejection.

#### Jan 9-introduced in House

Jan 11-to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 239 (BR 1047) - A. Smith, T. Edmonds, H. Collins, L. Combs, T. Couch, C. Embry Jr., K. Hall, R. Henderson, C. Hoffman, T. McKee, T. Moore, M. Rader, T. Riner

AN ACT relating to special license plates.

Amend KRS 186.041 to allow persons eligible for a Gold Star Spouses license plate to receive up to two plates annually for vehicles they own or lease; amend KRS 186.162, to make spouses eligible for Gold Star Spouses license plate, and exempt from fees; amend KRS 186.164 to make mothers and spouses eligible for membership in Gold Star Mothers of America or Gold Star Wives of America

be considered to have created an agency relationship with the borrower, shall act in the borrower's best interest, statutory sexual abuse where a person of special trust or position of authority is involved and increase the penalty for associations eligible for license plates.

HB 239 - AMENDMENTS

SCS/LM - Retain original provisions; decrease specialty license plate renewal fees for recipients of the Purple Heart.

Jan 9-introduced in House

Jan 11-to Transportation (H)

Jan 16-reassigned to Seniors, Military Affairs, & Public Safety (H)

Jan 28-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 7, 2008

Mar 10-3rd reading, passed 96-0

Mar 11-received in Senate

Mar 13-to Transportation (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 20-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0 with Committee Substitute

Mar 27-received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute

Apr 1-House concurred in Senate Committee Substitute ; passed 92-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 30)

HB 240 (BR 1046) - R. Meeks, D. Floyd, T. Riner, J. Stacy, T. Thompson, R. Webb

#### Jan 16-WITHDRAWN

**HB 241/LM/CI (BR 444)** - K. Hall, J. Stacy, R. Adams, E. Ballard, H. Collins, R. Damron, T. Edmonds, R. Nelson, M. Rader, C. Rollins II, A. Smith

AN ACT relating to sexual offenses.

Amend KRS 510.060 relating to rape in the third degree to increase the age from 16 to 18 for statutory rape where a person of special trust or position of authority is involved; amend KRS 510.090 relating to sodomy in the third degree to increase the age from 16 to 18 for statutory sodomy where a person of special trust or position of authority is involved; Amend KRS 510.120 relating to sexual abuse in the second degree to increase the age from 16 to 18 for statutory sexual abuse where a person of special trust or position of authority is involved and increase the penalty for such person to a Class D felony from a Class A misdemeanor.

Jan 9-introduced in House Jan 11-to Judiciary (H)

## Introduced Jan. 10, 2008

HB 4/LM (BR 60) - M. Marzian, J. Glenn, L. Belcher, T. Burch, M. Cherry, L. Clark, L. Combs, M. Dedman Jr., D. Graham, C. Hoffman, J. Jenkins, C. Miller, R. Nelson, S. Overly, D. Owens, D. Pasley, T. Pullin, J. Richards, S. Riggs, C. Rollins II, K. Stein, S. Westrom

#### Jan 25-WITHDRAWN

#### HB 242/LM (BR 339) - J. Arnold Jr.

Amend KRS 381.697 to prohibit burial of animals in public cemeteries unless written consent is obtained from the cemetery owners or board.

HB 242 - AMENDMENTS

SCS/LM - Retain original provisions of the bill and amend to reclassify Junction City in Boyle County, population 2,184, from a city of the fifth class to a city of the fourth class; amend to reclassify the City of Sadieville, in Scott County, population 304, from a city of the sixth class to a city of the fifth class.

SCA (1/Title, D. Thayer) - Make title amendment.

Jan 10-introduced in House

- Jan 15-to Local Government (H)
- Jan 18-posted in committee
- Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008

Feb 13-3rd reading, passed 90-1

Feb 14-received in Senate

Feb 19-to State & Local Government (S)

Mar 26-reported favorably, 1st reading, to Consent Calendar

Mar 27-2nd reading, to Rules

Apr 15-recommitted to State & Local Government (S); reported favorably, to Rules with committee amendment (1title); posted for passage in the Regular Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 32-6 with Committee Substitute, committee amendment (1-title); received in House; to Rules (H)

HB 243 (BR 1020) - S. Riggs, T. Couch, R. Henderson, R. Palumbo, B. Yonts

AN ACT relating to motor vehicles.

Amend KRS 186.010 to define the term "medium-speed electric vehicle" and amend the definition of "motor vehicle" to include a medium-speed electric vehicle; create a new section of KRS Chapter 189 to allow the use of medium-speed electric vehicles on highways with a posted speed limit of forty-five (45) miles per hour or less; require medium-speed electric vehicles operated on a highway to be insured in compliance with KRS 304.39-080, titled in accordance with KRS 186.020, and registered as a motor vehicle in accordance with KRS 186.050(3)(a).

## HB 243 - AMENDMENTS

HCS - Retain original provisions of the bill; change all use of the term "mediumspeed electric vehicle" to the term "lowspeed electric vehicle"; eliminate language requiring a low-speed electric vehicle to be equipped with a roll cage; change equipment requirements of a low-speed electric vehicle from having at least three wheels to being fourwheeled; change the posted speed limit on a roadway that a low-speed electric vehicle can operate on or cross from 45 miles per hour to 35 miles per hour; permit low-speed electric vehicles to cross a roadway with a posted speed limit of more than 35 miles per hour if the intersection is equipped with an electric traffic signal.

SCS - Retain original provisions;

vehicle"; permit the operation of minitrucks on highways; prohibit the operation of mini-trucks on interstate highways; require operators of minitrucks to comply with the same insurance, title, and registration requirements as a motor vehicle.

Jan 10-introduced in House

Jan 15-to Transportation (H)

Jan 31-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008

Feb 11-3rd reading, passed 95-0 Committee Substitute

Feb 12-received in Senate

Feb 14-to Transportation (S)

Mar 27-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 28-2nd reading, to Rules

Apr 14-posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-3rd reading, passed 37-0 with Committee Substitute ; received in House; to Rules (H)

**HB 244 (BR 1036)** - R. Damron, J. Tilley, E. Ballard, L. Clark, J. Greer, K. Hall, R. Henderson, R. Nelson, C. Rollins II, D. Sims

AN ACT relating to educational opportunities for military children.

Create a new section of KRS Chapter 156 to set forth the agreement among the states to remove barriers to educational success imposed on children of military families because of frequent moves and deployments; create Article I to define the purpose of the agreement; create Article II to define the terms of the agreement; create Article III to outline the applicability of the agreement for military family members; create Article IV to specify the sending and receipt of educational records and enrollment requirements of member states; create Article V to specify course placement and attendance requirements for military families of member states; create Article VI to determine the eligibility requirements for children of military families of member states: create Article VII to facilitate the on-time graduation of children of military families; create Article VIII to specify the requirements of the agreement to facilitate state coordination; create Article IX to establish the Interstate Commission to provide oversight of the agreement; create Article X to define the powers and duties of the Interstate Commission; create Article XI to specify the organization and operation of the Interstate Commission; create Article XII to specify the rulemaking functions of the Interstate Commission; create Article XIII to provide oversight, enforcement, and dispute resolution mechanisms for the member states; create Article XIV to specify the financing of the Interstate Commission by the member states; create Article XV to specify the effective date of the agreement; create Article XVI to specify the terms of withdrawal and dissolution of the agreement among member states; create Article XVII to compact for the member states.

Jan 10-introduced in House

Jan 15-to Seniors, Military Affairs, & Public Safety (H)

Jan 28-posted in committee

Feb 13-reported favorably, 1st reading, to Calendar

Feb 14-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for for Friday, February 15, 2008

Feb 15-3rd reading, passed 89-0

Feb 19-received in Senate

Feb 21-to Veterans, Military Affairs, & Public Protection (S)

## HB 245 (BR 1035) - R. Damron

AN ACT relating to naming and designating the official state wine festival.

Create an new section of KRS Chapter 2 to name and designate the Kentucky Wine and Vine Festival in Nicholasville, Kentucky, as the official state wine festival.

Jan 10-introduced in House Jan 15-to State Government (H)

HB 246/LM (BR 843) - J. Wayne, S. Riggs

Feb 6-WITHDRAWN

HB 247 (BR 64) - J. Glenn, T. Riner, D. Horlander, D. Osborne

AN ACT relating to unsolicited facsimile transmissions.

Create new sections of KRS Chapter 367 to prohibit unsolicited faxes to a telephone facsimile machine; define telephone facsimile machine. unsolicited advertisement by a telephone facsimile machine, and established business relationship; provide exception for an established business relationship between the sender and recipient; require that fax transmissions contain an opt-out procedure for recipient; provide for a private cause of action in District or Circuit Court; amend KRS 367.46951 to conform; amend KRS 367.990 to impose a maximum penalty of \$500 for each violation, except that the penalty for a willful violation shall be not more than \$2,000.

## HB 247 - AMENDMENTS

HCS - Retain original provisions; change definition of "telephone facsimile machine"; change Section 2(1) to make it unlawful for any person using a telephone facsimile machine to transmit or cause to be transmitted any unsolicited advertisement to a telephone facsimile machine located in Kentucky, unless there is an established business relationship between the sender and recipient.

HFA (1, J. Higdon) - Amend to establish restrictions on prerecorded political messages and establish penalty for violations.

HFA (2/Title, J. Higdon) - Make title amendment.

HFA (3, B. Farmer) - Create new sections of KRS Chapter 367 to prohibit unsolicited faxes to a telephone facsimile machine and unauthorized cellular or wireless communications text message solicitations; define "telephone facsimile machine," "unsolicited advertisement by a telephone facsimile

AN ACT relating to burial of animals.

creates a new section of KRS Chapter 189 to define the term "mini-truck" and add mini-trucks to the definition of "motor specify the severability and construction of the agreement; and create Article XVIII to specify the binding effect of the machine," and "established business relationship"; provide exception for an established business relationship between sender and recipient; require fax transmissions to contain an opt-out procedure for recipient; provide for private cause of action in district or circuit court; amend KRS 367.46951 to conform; amend KRS 367.990 to impose a maximum penalty of \$500 for each violation, except that the penalty for willful violation shall not be more than \$2000.

HFA (4/Title, J. Glenn) - Make title amendment.

HFA (5, J. Higdon) - Amend KRS 367.46955 to include a prerecorded political message as an unsolicited telephone solicitation.

Jan 10-introduced in House

Jan 15-to Labor & Industry (H)

Jan 29-posted in committee

Jan 31-reported favorably, 1st reading, to Calendar

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 4, 2008; floor amendments (1) and (2-title) filed

Feb 4-floor amendments (3) and (4-title) filed

Feb 5-floor amendment (5) filed Feb 7-recommitted to Banking &

Insurance (H) Feb 8-posted in committee

Feb 13-reported favorably, to Rules with Committee Substitute ; posted for passage in the Regular Orders of the Day for Thursday, February 14, 2008

Feb 19-3rd reading, passed 93-1 with Committee Substitute

Feb 20-received in Senate

Feb 25-to Agriculture & Natural Resources (S)

## HB 248/LM (BR 490) - R. Adams

AN ACT relating to the reduction of territory in cities.

Create a new section of KRS Chapter 81A to provide a process wherein a landowner may petition the city to have property excluded from the boundaries of the city when the city is providing no services to the landowner's property.

Jan 10-introduced in House Jan 15-to Local Government (H)

HB 249/FN (BR 256) - R. Adams, S. Westrom, R. Adkins, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, K. Bratcher, S. Brinkman, D. Butler, M. Cherry, L. Clark, L. Combs, T. Couch, R. Crimm, R. Damron, M. Dedman Jr., M. Denham, T. Edmonds, C. Embry Jr., D. Floyd, D. Ford, J. Gooch Jr., J. Greer, K. Hall, R. Henderson, M. Henley, C. Hoffman, J. Hoover, S. Lee, T. McKee, H. Moberly Jr., B. Montell, L. Napier, R. Nelson, D. Osborne, S. Overly, R. Palumbo, D. Pasley, M. Rader, R. Rand, J. Richards, T. Riner, C. Rollins II, S. Rudy, S. Santoro, D. Sims, A. Smith, J. Stacy, J. Stewart III, T. Thompson, J. Tilley, T. Turner, J. Vincent, R. Webb, R. Wilkey, A. Wuchner

AN ACT relating to sales and use taxes.

Amend KRS 139.531 to exempt hay, feed, feed additives, water and waterer

commercial fertilizer to be applied on land, the products from which ordinarily constitute feed for equine if these items are purchased for equine; and amend KRS 139.470 to conform; EFFECTIVE August 1, 2008.

Jan 10-introduced in House

Jan 15-to Appropriations & Revenue (H)

HB 250/CI (BR 503) - M. Cherry, J. Vincent, M. Denham, T. Riner

AN ACT relating to executive branch ethics.

Amend KRS 11A.010 to revise the definition of "officer" to include only salaried boards and commissions as subject to the entire ethics code: delete list of certain named boards and commissions; include in the definition of "public servant" any person who performs state service on contract in a full-time position and any person or position designated by executive order of the Governor; define "person," "matter," and "board member"; amend KRS 11A.020 to prohibit use of a public servant's office or position when seeking other employment or contracting for services for oneself; prohibit the misuse of state time, equipment, personnel, facilities, or state resources for private business or campaigns; prohibit soliciting, selling to, or otherwise engaging in a financial transaction with a subordinate or a person or business whom the public servant regulates, does business with, or supervises in the public servant's official capacity, if the economic benefit is greater than \$50 in a single calendar year; amend KRS 11A.040 to allow acceptance of awards for exceptional service as long as it complies with the provisions relating to gifts in KRS 11A.045; prohibit a public servant from negotiating for future employment with a person or business with which the public servant is directly involved as part of his official duty; amend KRS 11A.045 to increase gifts limitation per source to \$50 for a single calendar year; establish procedures for a public servant who wishes to accept donations from a legal defense fund; amend KRS 11A.050 to increase the filing deadline for financial disclosure statements from thirty days to ninety days after leaving state government; require disclosure if the nature of a listed business; amend KRS 11A.060, relating the Executive Branch Ethics to Commission, to require the Governor to appoint some members from nominees submitted by the Attorney General and the Auditor of Public Accounts; attach the Commission to the Finance and Administration Cabinet, rather than the Office of the Governor, for administrative purposes only; amend KRS 11A.080 to clarify that commission investigations are confidential unless there is a final order of the commission; permit the commission to release evidence to the Personnel Board for its use in conducting investigations; allow the commission to publicly confirm an investigation if the violations alleged were made public by another state agency and publicly referred to the Commission by that state agency; direct

KRS Chapter 18A; also apply to any public servant not subject to KRS 18A; amend KRS 11A.130 to clarify that the provision for employment in a privatized entity refers to a privatized service rather than to an entire privatized agency; create a new section of KRS Chapter 11A; prohibit a board member from contracting with the board or commission on which he or she serves; require board members to disclose any potential conflict of interest they may have and abstain from related decisions: subject board members to the limitations on acceptance of gifts; amend KRS 11A.990 to establish that salary withheld due to failure to file a financial statement by the deadline shall be withheld from the sixteenth day of noncompliance rather than the first day; amend KRS 61.102 to include the Executive Branch Ethics Commission as one of the state agencies to which whistleblowers may report possible violations of law without the fear of reprisal; amend KRS 61.103 to provide whistleblowers one year, instead of 90 days to bring an action for relief or damages.

## HB 250 - AMENDMENTS

HFA (1, J. Hoover) - Retain language prohibiting a public servant from negotiating for employment with a person or business that does business with or is regulated by the agency for which he works; delete language pertaining to the public servant's direct involvement in matters regarding the prospective employer.

HFA (2, J. Hoover) - Make technical correction.

HFA (3, J. Hoover) - Change the provision requiring commission investigations to be confidential "unless" there is a final order of the commission to "until" there is a final order of the commission.

HFA (4, J. Hoover) - Prohibit the "misuse," rather than "abuse," of state time, equipment, personnel, facilities, or other state resources for private business purposes; prohibit the "use," rather than "abuse," of state time, equipment, personnel, facilities, or other state resources for political campaign purposes.

HFA (5, J. Stacy) - Amend KRS 11A.040 to increase from six months to one year the period of time an officer or statewide elected official must wait before: (1) he may contract with the state agency by which he was previously employed, or (2) he may accept employment with a person or business that does business with or is regulated by the state agency by which he was employed; amend KRS 11A.130 by removing the provision allowing an officer or employee of a state agency or service that is privatized to accept employment with the new person or business if the officer or employee was not involved in the decision to privatize or in developing the privatization contract; add new language to prohibit, for one year, an officer or statewide elected official who is employed by a state agency that privatized a service, accepting employment or from compensation from the person or business responsible for the privatized service.

staff members of major management personnel in the executive branch; add definitions for "business associate," "through others," and "direct or exercise control"; amend KRS 11A.020 to prohibit a public servant from using his official position to obtain financial gain for a business associate as well as the public servant himself and a family member; prohibit misuse of state property and resources for the public servant himself, a family member, or business associate; amend KRS 11A.040 to prohibit a statewide elected official, an officer, including certain nonclassified staff, family member, or a business associate from doing business with the state; make exceptions; prohibit acceptance of honoraria for performance of official duties; change from one year to two years the waiting period for a former officer or public servant to contract with the agency for which he worked, to accept employment with a business regarding matters in which he was directly involved, to become a lobbyist in matters in which he was directly involved, or to represent a person or business before a state agency in matters in which he was directly involved; prohibit an officer or statewide elected official from outside employment from a business that does business with or is regulated by the state agency for which he or she works or supervises; amend KRS 11A.045 to extend the gifts limitation to board members; prohibit a public servant, his spouse or dependent child, or a board member from accepting any gift other than food and beverages consumed on the premises up to \$100 per year from a lobbyist, employer, or real party in interest; permit a public servant or board member to accept prepaid transportation, food, and lodging paid by a host if the secretary of Finance and Administration Cabinet gives prior approval; permit acceptance of a certificate, plaque, commemorative token of less than \$150 in value; amend KRS 11A.060 to add the Secretary of State as an official who submits nominees to the Governor for appointment to the Executive Branch Ethics Commission; amend KRS 11A.080 to direct that the filing of a complaint, as well as a preliminary investigation, be confidential unless a final determination is made by the commission; require a complaint to be dismissed if the act of filing a complaint is made public by the complainant or any other person at the complainant's direction; amend the newly created section regarding board members to describe a member's controlling interest in a business as an interest of \$10,000 or more or 5%; amend KRS 11A.201 to define "direct or exercise control"; amend KRS 11A.211 to establish an initial registration fee of \$125 for each lobbvist, employer and real party in interest and \$125 upon the annual filing of an updated registration statement, not to exceed more than \$125 in any fiscal year; require each lobbyist to file a statement of expenditures by the 15th day of the month following the month in which an expenditure is made; create a

definition of "officer" all nonclassified

systems, wormer, fly repellents, equine grooming supplies, straw and other bedding supplies, and seed and that a finding by the commission of a violation of the ethics code is a reason for dismissal or other discipline under SCS/CI - Retain the original provisions with the following major exceptions: amend KRS 11A.010 to include in the for statewide elected office from soliciting, accepting, or directing or exercising control over campaign

new section of KRS Chapter 11A to

prohibit a public servant or a candidate

contributions for himself or herself or any other person, political party, campaign committee, or caucus campaign committee from a lobbyist, any person seeking or holding a state contract, or holding a state grant; establish a defense if the contribution is unknown to the public servant or candidate at the time of receipt and if it is returned and disclosed to the commission; prohibit a lobbyist, a person seeking or holding a state contract, or a person seeking or holding a state grant from making a campaign contribution to a public servant, any candidate, the campaign committee of the public servant or candidate, or a caucus campaign committee; prohibit a lobbyist from directing or exercising control over a campaign contribution from a permanent committee to a public servant, a candidate, the campaign committee of a public servant or candidate, or a caucus campaign committee; prohibit a lobbyist from serving as an officer of a permanent committee that makes contributions to those persons; prohibit an employer or real party in interest from directing a lobbyist to participate in the campaign of a public servant or candidate; prohibit a public servant from directing or exercising control over a campaign contribution to a political party made by a lobbyist, a person seeking or holding a state contract, or a person seeking or holding a state contract; amend KRS 11A.231 to conform; amend KRS 11A.990 to establish a Class A misdemeanor penalty, rather than a Class D felony, for violation of KRS 11A.040(5) prohibiting acceptance of compensation or honoraria for performance of a public servant's official duties other than that provided by law; establish penalties for various other violations; amend various sections of the Legislative Ethics Code as follows: amend KRS 6.611 to define "direct or exercise control"; amend KRS 6.626, relating to permission for a legislator or candidate to solicit contributions on behalf of charitable, civic, or education entities, to add the condition that the solicitations are not made under circumstances in which legislative agents are, or appear to be, primary rather than incidental solicitees; permit a legislator or candidate to solicit or accept a lawful campaign contribution during a legislative session; amend KRS 6.651 to specify that a commission member shall not participate in the management of the political campaign of a candidate for any state, district, county, or municipal office; amend KRS 6.686 to require the commission to dismiss a complaint if the complainant or another person at the complainant's direction has publicly disclosed the filing of that complaint or the existence of a preliminary inquiry; amend KRS 6.731 to prohibit a legislator from using his official legislative private for business stationerv correspondence, and establish that violation of that is ethical misconduct; prohibit a legislator from asking a legislative agent to solicit campaign contributions for a legislator, candidate, campaign committee for a legislator or candidate, caucus campaign committee, or political party, and establish that violation is ethical misconduct; amend

legislation, and from participating on behalf of his or her employer in hiring or directing the activities of a legislative agent; amend KRS 6.761 to prohibit a legislator from intentionally participating in the discussion of a question in committee or on the floor of the General Assembly, voting or making a decision in his official capacity on any matter which relates to the legislator's employer if the employer is specifically named in the text of the legislative matter in question; amend KRS 6.764 to permit a legislator to serve as an employee or independent contractor with an area development district without resigning his membership in the General Assembly; amend KRS 6.767 to prohibit a legislator from soliciting or accepting a campaign contribution from a legislative agent for a legislator. candidate, campaign committee for a legislator or candidate, caucus campaign committee, or political party, and prohibit a legislator from directing or exercising control over a contribution made by a legislative agent to a political party for the benefit of a legislator, candidate, or his campaign committee or caucus campaign committee; amend KRS 6.807 to require each legislative agent and employer to file an updated registration statement on the fifteenth day of each month; amend KRS 6.811 to prohibit a legislative agent from directing or controlling a campaign contribution from a permanent committee to a specific legislator, candidate, campaign committee for a legislator or candidate, or caucus campaign committee; prohibit a legislative agent from serving as an officer of a permanent committee that makes contributions to legislators, or their candidates. campaign committees, and from directing or controlling a permanent committee's contributions to a legislator, candidate, campaign committee of either, or caucus campaign committee; permit a legislative agent to participate in a legislator's or candidate's campaign if it is voluntary, not solicited or directed by a candidate or legislator, and the agent is not acting at the direction of or being compensated by an employer; direct that the \$100 per year limitation on food and beverages furnished to a legislator and his or her immediate family does not apply to food and beverages furnished to a legislator in connection with out-of-state travel approved by the LRC in accordance with KRS 6.747(2). SCA (1/Title, D. Thayer) - Make title

SCA (1/Title, D. Thayer) - Make title amendment.

SFA (1, T. Shaughnessy) - Retain the original provisions; attach the provisions of HB 212, relating to the Legislative Ethics Code.

SFA (2/Title, T. Shaughnessy) - Make title amendment.

SFA (3, T. Shaughnessy) - Retain the original provisions; attach Sections 1-5 and 7-8 of HB 212, relating to the Legislative Ethics Code.

CCR - Cannot agree.

Jan 10-introduced in House

Jan 15-to State Government (H); posted in committee

Jan 17-reported favorably, 1st reading, to Calendar

Jan 18-2nd reading, to Rules

Jan 24-floor amendments (1) (2) and (3) filed

Jan 29-floor amendments (4) and (5) filed

Jan 30-3rd reading, passed 94-0 with floor amendments (4) and (5)

Jan 31-received in Senate

Feb 4-to State & Local Government (S)

Mar 5-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 6-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 14-floor amendment (1) filed to Committee Substitute, floor amendment (2) filed

Mar 19-reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Regular Orders of the Day for Wednesday, March 19, 2008; 3rd reading; floor amendments (1) and (2title) withdrawn ; passed 29-7-1 with Committee Substitute, committee amendment (1-title) ; floor amendment (3) filed to Committee Substitute ; floor amendment (3) ruled out of order ; received in House; to Rules (H)

Mar 21-taken from Rules; posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title)

Mar 24-House refused to concur in Senate Committee Substitute ; received in Senate: to Rules (S)

Mar 25-posted for passage for receding from Senate Committee Substitute ; Senate refused to recede from Committee Substitute ; Conference Committee appointed in Senate; Free Conference Committee appointed in Senate

Mar 26-Conference Committee appointed in House

Apr 2-Conference Committee report filed in House; Conference Committee report adopted in House; Free Conference Committee appointed in House

#### HB 251 (BR 958) - B. Yonts, J. Richards

AN ACT relating to government contracts.

Expand and refine list of entities included in definition of "contracting body"; allow committee to determine definition of "governmental emergency"; refine definition of memorandum of agreement (MOA) and include grant and research agreements; allow committee to establish reporting schedule for exempt MOA's; correct references to universities and colleges and institutions of higher education; exempt MOA's over one million dollars, but require reporting of such agreements; require reporting of federal grant and research projects; refine definition of "personal service contract" (PSC) to specifically include contracts for personal or professional services and group health care for public employees; allow committee to establish reporting schedule for exempt PSC's; exempt health maintenance organization or Medicaid managed health care service contracts with the Cabinet for Health Services, but require reporting of such contracts; exempt contracts between postsecondary institutions and PSC's of postsecondary institutions for federal grant and research projects, but require reporting of such contracts; exempt contracts \$25,000 and under from Request for Proposals process, but require three quotes when feasible, and determination of unfeasibility may be reviewed by the secretary of the Finance and Administration Cabinet or the committee; exempt contracts \$25,000 and under from routine review process, but require filing within 30 days for informational purposes; allow meetings of the committee as necessary, but not less than once per month; suspend service and prohibit payment on MOA's, PSC's, and emergency requests after committee disapproval or objection; prohibit delegation of decision-making authority by secretary of the Finance and Administration Cabinet, except institutions of higher education that have elected to implement procurement procedures in accordance with statutory authority; delete requirement for annual reports; and delineate powers of the committee; specify that competitive bids may not be required for authorized contracts with risk-bearing organizations responsible for Medicaid managed health care services.

#### HB 251 - AMENDMENTS

HFA (1, B. Yonts) - Amend language to limit exemption from competitive bidding to existing contracts between purchasing agencies and risk-bearing organizations responsible for Medicaid managed health care services.

HFA (2, J. Vincent) - Reduce the threshold amount, from \$25,000 to \$10,000, for requiring a state contracting body to provide notice and requests for proposals to potential contractors; reduce the threshold amount, from \$25,000 to \$10,000, for reporting and routine review of personal service contracts by the Government Contract Review Committee.

SCS - Remove all sections of original bill; create a new section of KRS Chapter 139 to establish a sales tax refund for governmental entities in counties under 100,000 that own and operate a multipurpose facility available for public arts, sports, and entertainment performances; create new sections of KRS Chapter 148 to provide individual income tax, corporation income tax, limited liability entity tax, and sales tax incentives for locating a film production facility in Kentucky or filming or producing a motion picture production in Kentucky; define terms; establish qualifications including minimum capital investment and minimum qualifying expenditures and minimum qualifying payroll expenditures, application and reporting requirements; require the Kentucky Film Office to administer the incentive program; authorize the Kentucky Film Office to enter into a film industry tax incentive agreement; authorize the promulgation of administrative regulations by the Kentucky Film Office and the Department of Revenue; create a new section of KRS 141 to create a motion picture film production nonrefundable credit for a new film production facility or renovation of an existing structure to

KRS 6.757 to prohibit a legislator from participating in activities of his or her employer related to developing Jan 23-posted for passage in the Regular Orders of the Day for Thursday, January 24, 2008

health care providers, but require reporting of such contracts; exempt PSC's of over one million dollars and become a film production facility and a motion picture production that is filmed or produced in Kentucky against the tax

imposed under KRS 141.020 or 141.040 and KRS 141.0401, allow credit to be carried forward 3 years; amend KRS 141.0205 to establish the order in which the credits may be taken; create a new section of KRS 139 to provide refund of the sales and use tax paid on the purchase of tangible personal property that is permanently incorporated into a film production facility or is used to equip the film production facility; provide for a refund of the sales and use tax paid by an approved company on qualifying expenditures if used in the filming or production of a motion picture production in Kentucky; amend KRS 139.5381, 139.5382, 139.5383, 139.5384, and 139.5385 to apply prior to August 1, 2008; amend KRS 136.602 to include video services regardless of the method definition of delivery in the of programming multichannel video service; amend KRS 160.603 and 160.6131 to conform; amend KRS 160.614 to coordinate with school tax requirements.

SCA (1/Title, C. Borders) - Make title amendment.

Jan 10-introduced in House

Jan 15-to State Government (H)

Jan 22-posted in committee

Jan 24-reported favorably, 1st reading, to Calendar

Jan 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, January 28, 2008; floor amendments (1) and (2) filed

Jan 28-3rd reading, passed 87-0 with floor amendments (1) and (2)

Jan 29-received in Senate

Jan 31-to State & Local Government (S)

Mar 24-taken from committee State & Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 25-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Apr 14-reassigned to Appropriations & Revenue (S)

Apr 15-reported favorably, to Rules with Committee Substitute, committee amendment (1-title) ; posted for passage in the Regular Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 34-1 with Committee Substitute, committee amendment (1-title) received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title)

HB 252 (BR 941) - A. Simpson, T. Kerr, A. Koenia

AN ACT relating to the Court of Justice.

Create a new section of KRS Chapter 23A to increase by one the number of Circuit Judges and decrease by one the number of District Judges assigned to the Sixteenth Judicial Circuit in Kenton County; amend KRS 23A.050 and 24A.060 to conform; repeal KRS 24A.070.

Jan 10-introduced in House Jan 15-to Judiciary (H)

AN ACT relating to extending the commitment of children to age twentyone years due to mental disability or mental illness.

Amend KRS 620.140 to permit the commitment of a child to the cabinet up until age 21 years if the child has a mental disability or mental illness which makes him or her unable to voluntarily consent to commitment.

Jan 10-introduced in House Jan 15-to Health & Welfare (H) Jan 25-posted in committee

HB 254 (BR 364) - R. Rand, S. Santoro, A. Webb-Edgington

AN ACT relating to real estate brokerage.

Amend KRS 324.045 to make applicants for licensure as a real estate broker subject to a national criminal history check involving the National Crime Information Center; require applicants to complete the check within 90 calendar days prior to the application, pay the cost of the check, and release the results to the commission; amend KRS 324.111, 324.151, and 324.170 to allow the commission to conduct emergency procedures when a licensee is alleged to have committed an escrow account violation; direct maintenance of broker escrow accounts in banks that have agreed to notify the commission in writing in the normal course of business if an overdraft occurs in the account for any reason other than service charged instituted by the bank; amend KRS 324.117 to clarify that a sales associate may have his or her name in the firm name after two years of experience with the firm; amend KRS 324.150 to allow the commission to conduct an emergency hearing in accordance with KRS Chapter 13B when a licensee is alleged to have committed an escrow account violation: require the commission to promulgate administrative regulations to describe when emergency action is justified; amend KRS 324.160 to; remove the prohibition on offering prizes for the purpose of influencing a purchaser or prospective purchaser of real estate; amend KRS 324.165 to conform; amend KRS 324.287 to permit the commission to charge fees not to exceed \$30 for educational program accreditation and for certification as an approved instructor under certain circumstances, and to charge fees not to exceed \$100 for timeshare registrations, criminal record checks, and returned or dishonored checks; amend KRS 324.310 and 324.312 to direct a principal broker to return an associate's license to the commission immediately upon the written termination of the association between the broker and the associate, or at any time upon the commission's request; declare that if a principal broker fails to return the license to the commission within five business days, the license is considered released and the principal broker is deemed in violation of the prohibition against conduct that constitutes improper, fraudulent, or dishonest dealing; amend KRS 324.420 to deny compensation from the real estate education, research, and recovery fund to any aggrieved

is specifically and directly related to the property; amend KRS 324.010 to define the term "managing broker"; amend KRS 324.121 to allow either a principal broker or a managing broker to be deemed a dual agent in a designated agency situation; amend KRS 324.141 to remove the need for reciprocity agreements with other states by creating uniform licensure criteria for all applicants who are already licensed in another jurisdiction.

# HB 254 - AMENDMENTS

HFA (1, R. Rand) - Retain original provisions, except remove requirement that real estate broker escrow accounts be kept in banks that have agreed to report escrow account overdrafts to the commission; place escrow account overdraft reporting burden on principal brokers; exempt situations resolved within 24 hours from the overdraft reporting mandate; reduce the maximum record check fee criminal the commission may charge from \$100 to \$50; restructure the dishonored check fee from a flat fee of up to \$100 into a fee equaling all bank charges incurred by the commission plus \$25; delete system of uniform licensure criteria for all applicants who are already licensed in another jurisdiction, which would have removed the need for reciprocity agreements with other states.

Jan 10-introduced in House

Jan 15-to Licensing & Occupations (H)

Jan 17-posted in committee

favorably, Jan 23-reported 1st reading, to Calendar

Jan 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 25, 2008

Feb 26-floor amendment (1) filed

Feb 28-3rd reading, passed 93-0 with floor amendment (1)

Feb 29-received in Senate

Mar 4-to Licensing, Occupations and Administrative Regulations (S)

HB 255 (BR 365) - R. Rand, S. Santoro, A. Webb-Edgington

AN ACT relating to real estate brokerage.

Amend KRS 324.085 to require actively licensed sales associates to complete a post-license course within 12 months of receiving a real estate broker license; mandate a 15-hour course with curriculum focusing on legal fundamentals and practical applications in the sale or management of property for others; direct the commission to promulgate administrative regulations to determine course content, instructor qualification criteria, and other necessary components.

Jan 10-introduced in House

Jan 15-to Licensing & Occupations (H)

Jan 17-posted in committee 23-reported favorably, Jan 1st reading, to Calendar

Jan 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 25, 2008

Feb 25-3rd reading, passed 91-2

Feb 26-received in Senate

#### HB 256/FN (BR 1050) - H. Moberly Jr.

AN ACT relating to the Multistate Tax Compact.

Create new sections of KRS Chapter 141 to adopt the Multistate Tax Compact.

#### HB 256 - AMENDMENTS

HCS/FN - Retain original provisions, except amend the language to clarify that the Multistate Tax Compact pertains only to state taxation, that the corporation apportionment formula in the compact is deleted and KRS 141.120 is substituted, and that the tax credit for sales and use tax purposes only applies to tax paid by the purchaser to another state.

Jan 10-introduced in House

Jan 15-to Appropriations & Revenue (H)

Feb 14-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008

Mar 5-3rd reading, passed 95-0 with Committee Substitute

Mar 6-received in Senate

Mar 10-to Appropriations & Revenue (S)

HB 257/FN (BR 1055) - H. Moberly Jr.

AN ACT relating to a utility gross receipts tax for schools.

Create new sections of KRS Chapter 136 to impose a statewide utility gross receipts tax for schools to replace the existing authorization for individual school district levies beginning January 1, 2009; create a new section of KRS 160.613 to 160.617 to revoke the authority for school districts to levy utility gross receipts taxes after December 31, 2008; amend KRS 157.615, 160.470, 160.593, 160.613, 160.635, and 131.190 to conform.

Jan 10-introduced in House Jan 15-to Appropriations & Revenue

(H)

Feb 21-posted in committee

HB 258/FN (BR 1051) - H. Moberly Jr.

AN ACT relating to corporation income tax and limited liability entity tax.

Create a new section of KRS Chapter 141 to provide that the net gain from treasury function transactions be included in the sales factor of the corporation apportionment formula; make conforming amendments to other sections of KRS Chapter 141; apply to taxable periods beginning after December 31, 2007.

#### HB 258 - AMENDMENTS

HFA (1, J. DeCesare) - Retain original provisions; amend KRS 141.0401 to apply the limited liability entity tax to years beginning before January 1, 2008.

HFA (2, S. Brinkman) - Increase the level of excludable income from the limited liability entity tax and the level of the phase-in of taxable income; decrease the minimum tax.

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party, unless the compensation is for actual financial harm suffered by the aggrieved party, and this financial harm

Feb 28-to Licensing, Occupations and Administrative Regulations (S)

HFA (3. H. Moberly Jr.) - Amend the apportionment formula for passenger airlines to calculate the property, payroll,

and sales factors based on revenue passenger miles.

Jan 10-introduced in House Jan 15-to Appropriations & Revenue (H)

Jan 31-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008; floor amendment (1) filed

Feb 7-floor amendment (2) filed Feb 29-floor amendment (3) filed

Mar 4-3rd reading; floor amendment (1) defeated ; passed 97-0 with floor amendment (3)

Mar 5-received in Senate Mar 7-to Appropriations & Revenue (S)

11-reported favorably, Mar 1st reading, to Consent Calendar

Mar 12-2nd reading, to Rules Mar 26-posted for passage in the Consent Orders of the Day

for Wednesday, March 26, 2008; 3rd reading, passed 36-0

Mar 27-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 18)

HB 259/FN (BR 1056) - J. Greer, B. Montell, K. Hall, T. Kerr, A. Koenig, T. Thompson, J. Vincent, R. Weston, S. Westrom

AN ACT relating to long-term care insurance.

Create new sections of Subchapter 14 of KRS Chapter 304 to establish the Kentucky Long-Term Care Partnership Program upon approval of a Medicaid waiver to disregard assets, resources, and estate recovery requirements of the Medicaid program in a \$1 to \$1 amount; permit Medicaid eligibility with disregards upon the exhaustion of the benefits of the partnership policy; require the Office of Insurance and the Department for Medicaid Services to jointly establish the program; define policy terms and services covered; require approval of a partnership policy; specify reporting requirements; require assurance that agents who sell partnership policies understand the policy in Section 2(4); require promulgation of administrative regulations; require insurers to disclose availability of the Kentucky Long-Term Care Partnership Insurance Program; create a new section of KRS Chapter 205 to require the Department for Medicaid Services to apply for a federal waiver to establish the partnership program; require notice of waiver submission and response; require assistance with training materials reporting requirements; require reports to Interim Joint Committees on Banking and Insurance and Health and Welfare.

# HB 259 - AMENDMENTS

Retain the original HCS/FN provisions; in Section 2(2)(c) delete "Kentucky" and insert "as state with a qualified long-term care partnership program; change Section 3(1) to provide that each insurer or its agent soliciting or offering to sell a partnership policy must provide each prospective applicant a Partnership Program Notice disclosing

the availability of the program and outlining the requirements and benefits of a partnership policy.

Jan 10-introduced in House

Jan 15-to Banking & Insurance (H) Jan 24-posted in committee

30-reported favorably, Jan

1st reading, to Calendar with Committee Substitute

Jan 31-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 1, 2008

Feb 13-3rd reading, passed 94-0 with Committee Substitute

Feb 14-received in Senate

Feb 19-to Health & Welfare (S)

Feb 27-reported favorably, 1st reading, to Consent Calendar

Feb 28-2nd reading, to Rules

Mar 3-posted for passage in the Consent Orders of the Day for Wednesday, March 5, 2008

Mar 5-3rd reading, passed 38-0; received in House

Mar 7-enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 7-signed by Governor (Acts Ch. 16)

HB 260/CI (BR 1227) - T. Burch, J. Wayne, D. Floyd, M. Marzian

AN ACT relating to the abolition of the death penalty.

Create a new section of KRS Chapter 532 to abolish the death penalty and require the court with jurisdiction over a person sentenced to death to sentence the person to imprisonment for life without benefit of probation or parole; amend KRS 24A.110, 27A.430, 431.060, 431.215, 431.510, 439.265, 506.010, 506.030, 506.040, 506.080, 507.020, 509.040, 520.120, 527.200, 532.030, 532.040, 532.050, 532.100, 532.140, 533.010, 610.265, 635.020, 635.090, 640.040, 17.173, 17.176, 507A.020, and 422.285 to conform; repeal KRS 422.287, 431.213, 431.2135, 431.218, 431.220, 431.223, 431.224, 431.240, 431.250, 431.260, 431.270, 507A.060, 532.025, 532.075, 532.300, 532.305, and 532.309, relating to the death penalty.

Jan 10-introduced in House Jan 15-to Judiciary (H)

HB 261 (BR 1213) - Ji. Lee, L. Belcher

AN ACT relating to the support of children.

Create a new section of KRS Chapter 403, relating to dissolution of marriage and child custody and support, to require a person who is obligated to pay child support to pay his or her proportional share of the child's reasonable funeral expenses; amend KRS 403.211 and 403.213 to conform.

Jan 10-introduced in House

Jan 15-to Judiciary (H)

Feb 14-posted in committee

Mar 7-reported favorably, 1st reading, to Calendar

Mar 10-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Mar 17-to Judiciary (S)

HB 262/FN (BR 911) - J. Wayne, J. Jenkins, L. Belcher, T. Burch, M. Marzian, R. Meeks, T. Riner, K. Stein

#### AN ACT relating to taxation.

Amend KRS 141.020 to increase the tax rate on income over \$75,000; amend KRS 141.066 to establish a refundable earned income tax credit at 15 percent of the federal credit; amend KRS 140.130 to decouple from the federal estate tax phase-out; amend KRS 139.120, 139.200, and 139.480 to include a list of selected services as subject to sales tax; amend KRS 141.0205 to recognize changes to income tax credits; make income tax provisions effective for tax years beginning on or after January 1, 2008, make estate tax provisions effective for deaths on or after August 1, 2008; make sales tax provisions effective for billings on or after August 1, 2008.

# HB 262 - AMENDMENTS

HCS (1/FN) - Replace all existing language with a sales tax exemption for lemurs.

HCS (2/FN) - Remove all original provisions of the bill; amend KRS 139.200 to include a smaller list of services as taxable; repeal, reenact and amend KRS 138.130 to alter the definition of "other tobacco products"; amend KRS 138.140 to increase the cigarette tax by 25 cents per pack, and the tax on other tobacco products by 6.25%; amend KRS 138.143 to impose a floor stocks tax; amend KRS 138.146 to eliminate advance hoarding of stamps: amend KRS 138.195 to conform; amend KRS 138.210 to modify the definition of "average wholesale price" and to allow the price to adjust up to 10% per quarter beginning January 1, 2010; amend KRS 138.220 to clarify the computation of the motor fuels tax.

HFA (1, B. Farmer) - Amend KRS 138.140 to sunset the 25 cent surtax cigarettes and the 6.25% increase on other tobacco products on June 30, 2010.

HFA (2, D. Floyd) - Retain original provisions; amend KRS 138.140 to sunset the cigarette tax increase on June 30, 2010.

HFA (3, H. Moberly Jr.) - Allow onetenth of one cent (\$0.001) of the July 1, 2008 increase in motor fuels taxes to be shared with local governments.

HFA (4, M. Marzian) - Retain original provisions except establish the surtax on cigarettes at thirty-five cents (\$.35) and specify that ten cents (\$.10) of the surtax shall be used to fund mental health and substance abuse services provided by regional mental health and mental retardation boards.

HFA (5, D. Watkins) - Delete Section 1 of the Act removing the sales tax on selected services: increase the cigarette surtax in the original bill to 30 cents (\$.30).

HFA (6, J. Hoover) - Suspend the application of the prevailing wage law for FY09 and FY10, for all public works projects.

HFA (7, H. Moberly Jr.) - Remove requirement for earmark of cancer research penny; remove quarterly limit of

HFA (8, B. Farmer) - Provide that the provisions of Sections 1 to 8 shall expire June 30, 2010.

HFA (9, T. Moore) - Retain original provisions; create a new section of KRS Chapter 141 to create a tax credit for individuals participating in a smoking cessation treatment program; amend KRS 141.2025 to place the new credit in the ordering of all tax credits.

SCS/FN - Remove all sections of original bill; create a new section of KRS Chapter 42 and a new section of KRS Chapter 141 to establish a rebate of income tax paid by active duty military members; create a new section of KRS Chapter 139 to establish a sales tax refund for governmental entities in counties under 100,000 that own and operate a multipurpose facility available for public arts, sports, and entertainment performances; create new sections of KRS Chapter 148 to provide individual income tax, corporation income tax, limited liability entity tax, and sales tax incentives for locating a film production facility in Kentucky or filming or producing a motion picture production in Kentucky; define terms; establish qualifications including minimum capital investment and minimum gualifying expenditures and minimum qualifying payroll expenditures, application and reporting requirements; require the Kentucky Film Office to administer the incentive program; authorize the Kentucky Film Office to enter into a film industry tax incentive agreement; authorize the promulgation of the administrative regulations by Kentucky Film Office and the Department of Revenue; create a new section of KRS 141 to create a motion picture film production nonrefundable credit for a new film production facility or renovation of an existing structure to become a film production facility and a motion picture production that is filmed or produced in Kentucky against the tax imposed under KRS 141.020 or 141.040 and KRS 141.0401, allow credit to be carried forward 3 years; amend KRS 141.0205 to establish the order in which the credits may be taken; create a new section of KRS 139 to provide refund of the sales and use tax paid on the purchase of tangible personal property that is permanently incorporated into a film production facility or is used to equip the film production facility; provide for a refund of the sales and use tax paid by an approved company on qualifying expenditures if used in the filming or production of a motion picture production in Kentucky; amend KRS 139.5381, 139.5382, 139.5383, 139.5384, and 139.5385 to apply prior to August 1, 2008; appropriate \$10,000,000 to the military service rebate fund.

SCA (1, D. Kelly) - Amend KRS 136.602 to include video services regardless of the method of delivery in the definition of multichannel video programming service; amend KRS 160.603 and 160.6131 to conform; amend KRS 160.614 to coordinate with school tax requirements.

SCA (2, R. Jones II) - Amend rebate provisions to allow the rebate of sales taxes collected from the sale of tangible personal property to the governmental entity operating the public facility.

Wednesday, March 12, 2008 Mar 12-3rd reading, passed 98-0 Mar 13-received in Senate

average wholesale price increase for motor fuels tax; make technical amendment.

SFA (1. D. Boswell) - Exempt air ambulance providers from the sales tax on air charter services.

Jan 10-introduced in House

Jan 15-to Appropriations & Revenue (H)

Mar 3-posting waived

Mar 4-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 5-2nd reading, to Rules

Mar 6-recommitted to Appropriations & Revenue (H)

Mar 11-floor amendments (1) (2) (3) (4) (5) and (6) filed to Committee Substitute (2) ; reported favorably, to Rules with Committee Substitute (2) ; taken from Rules Committee; placed in the Orders of the Day

Mar 12-floor amendments (7) (8) and (9) filed to Committee Substitute (2); 3rd reading, passed 50-45 with Committee Substitute (2), floor amendment (7)

Mar 13-received in Senate; floor amendment (1) filed

Mar 17-to Appropriations & Revenue (S)

Mar 24-taken from committee Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Mar 25-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Mar 26-reported favorably, to Rules with Committee Substitute, committee amendments (1) and (2)

Mar 27-posted for passage in the Regular Orders of the Day for Thursday, March 27, 2008; passed over and retained in the Orders of the Day; 3rd reading; floor amendment (1) withdrawn ; passed 33-0 with Committee Substitute, committee amendments (1) and (2)

Mar 28-received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, committee amendments (1) and (2)

**HB 263/FN (BR 1102)** - B. Farmer, B. Montell, S. Brinkman, R. Crimm, R. Damron, M. Dossett, J. Fischer, D. Ford, K. Hall, M. Harmon, A. Koenig, S. Lee, R. Mobley, D. Osborne, T. Riner, J. Wayne

AN ACT relating to higher education funding.

Amend KRS 141.010 to permit a deduction for contributions to the Kentucky Education Savings Plan Trust; Amend KRS 164A.370 to clarify tax treatment of refunds from participant accounts; Create a new section of KRS Chapter 164A to require reporting of refunds from participant accounts.

Jan 10-introduced in House Jan 15-to Appropriations & Revenue (H)

HB 264/CI (BR 1033) - M. Dedman Jr., T. Riner

AN ACT relating to driving under the influence.

Amend various sections of KRS Chapter 189A, relating to driving under the influence, to extend the lookback provision relating to prior convictions from five years to ten years.

Jan 10-introduced in House

HB 265 (BR 378) - M. Marzian, M. Dedman Jr., J. Jenkins, J. Richards, S. Riggs, T. Riner

AN ACT relating to improving mathematics and science teaching and learning.

Create a new section of KRS Chapter 164 to establish the Math and Science Teacher Forgivable Loan Program to increase the number of middle and high school math and science teachers; require KHEAA to administer the fund; identify the conditions under which a loan would be made; identify priorities for loan distribution; create a new section of KRS Chapter 158 to establish the Middle School Math and Science Scholars Program; require the program to offer two-year renewable grants to middle schools to support intensive, accelerated student learning in math and science; require the Kentucky Board of Education to promulgate administrative regulations to define the grant process; set forth activities that may be supported by the program; require the program to focus attention on attracting members of subpopulations with academic achievement gaps; create a new section of KRS Chapter 158 to establish the Advanced Placement and International Baccalaureate incentive fund for the establishment and expansion of AP courses; provide grants to schools to start-up AP and IB programs; provide funding for the cost of AP and IB exams; provide scholarships to students enrolled in Kentucky Virtual High School AP courses; require KBE to set long-term increase and annual goals to participation in AP coursework; create a new section of KRS Chapter 157 to provide a one-time salary supplement to a tenured teacher who obtains a minor in math or science; create a new section of KRS Chapter 164 to create the Academy of Mathematics and Science at Western Kentucky University to provide a residential program for high school juniors and seniors interested in pursuing careers in math, science, technology, and engineering; define the purposes and long-term goals of the academy; require academy students to take state high school assessments; allow academy students to earn high school and college credit; require academy to be funded by state appropriations; amend KRS 156.553 to allow teachers' professional growth fund to support mentorship or professional development programs for math or science teachers; amend KRS 157.360 to establish 24 as the maximum class size for grades 4-12 math and science; require KDE to provide adjusted base level funding for each student in average daily attendance at the Academy of Math and Science to WKU; amend KRS 158.060 to require all teachers be given a minimum of 150 minutes of common planning time per week; amend 158.140 to allow the Academy of Math and Science to award diplomas to graduates of the program; amend KRS 161.770 to allow a paraprofessional to request and be awarded a professional leave of absence; amend 164.757 to require district teacher certification loan funds be used to pay for tuition, textbooks, and release time or leaves of absence for

to include the Academy of Mathematics and Science within the definition of high school; include academy students as those eligible for KEES awards; amend KRS 164.7885 to require the Academy of Mathematics and Science to report student data to KHEAA.

Jan 10-introduced in House Jan 15-to Education (H)

#### HB 266 (BR 824) - C. Rollins II

AN ACT relating to the Frankfort Independent School District and making an appropriation therefor.

Provide an appropriation for the Frankfort Independent School district in the amount of \$323,410 in FY 2008-2009 and FY 2009-2010.

Jan 10-introduced in House

Jan 15-to Appropriations & Revenue (H)

HB 267 (BR 1177) - R. Nelson, J. Stewart III, K. Hall

AN ACT relating to railroad grade crossings.

Create a new section of KRS Chapter 177 to require the department of highways to inspect all public railroad grade crossings at least 2 times per year; require results of inspection to be kept on file for 5 years; permit the department to assess the cost of inspection to the railroad company; require the department to promulgate administrative regulations to establish standards for railroad grade crossings; specify that within 90 days of being notified that a crossing is substandard that the railroad company submit plans for improvement; permit the department to issue an order to the railroad company to make improvement to a railroad grade crossing pursuant to the procedures set forth in KRS 177.150 through 177.210.

Jan 10-introduced in House Jan 15-to Transportation (H)

HB 268 (BR 1151) - R. Nelson, L. Combs, T. Riner

AN ACT relating to energy and efficiency incentives.

Create a new section of KRS Chapter 141 to define "solar energy systems," "upgraded insulation," "energy-efficient windows and storm doors," geothermal heat pumps and "small wind turbines or wind machines"; create a new section of KRS Chapter 141 to create nonrefundable corporate, individual, and limited liability entity income tax credits of specified maximum limits for new and existing homes and small businesses equal to exceed thirty percent of installed costs of purchases and construction: require annual reporting of gross amount of credits and number of each type beginning no later than May 1, 2010, and on or before every September 1 thereafter to the Legislative Research Commission; amend KRS 141.0205 to conform; amend KRS 278.465 to include wind energy.

Jan 10-introduced in House

HB 269 (BR 1129) - A. Wuchner, J. Greer, K. Hall, D. Osborne, S. Santoro

AN ACT relating to program to support education excellence in Kentucky.

Amend KRS 157.360 to provide that excess funds in the program for support education excellence in Kentucky be reallocated to school districts on a per pupil basis.

Jan 10-introduced in House

Jan 15-to Appropriations & Revenue (H)

HB 270 (BR 1079) - J. Greer, A. Wuchner, K. Hall, A. Koenig, D. Osborne, S. Santoro

AN ACT relating to public school facilities.

Amend KRS 157.420 to allow school districts to apply to the commissioner of education to use capital outlay funds to purchase land or to modify an existing school; allow growth districts to apply to use capital outlay funds for operating expenses for two years after a new school opens; amend KRS 157.440 to allow the levy for school facilities currently dedicated for the Facilities Support Program of Kentucky to be used to purchase land if approved by the commissioner of education.

HB 270 - AMENDMENTS

HCS - Retain original provisions, except add provision permitting use of capital outlay funds for maintenance expenditures after application and approval by the commissioner of education.

Jan 10-introduced in House

Jan 15-to Education (H)

Jan 23-posted in committee

Jan 29-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 30-2nd reading, to Rules

Feb 1-posted for passage in the Regular Orders of the Day for Monday, February 4, 2008

Feb 15-3rd reading, passed 86-1 with Committee Substitute

Feb 19-received in Senate

Feb 21-to Appropriations & Revenue (S)

#### HB 271 (BR 166) - R. Meeks

AN ACT relating to vehicle emissions.

Create a new section of KRS Chapter 224 to adopt the greenhouse gas motor vehicle emissions standards established in title 13, sec. 1961 of the California Code of Regulations.

Jan 10-introduced in House Jan 15-to Natural Resources & Environment (H)

HB 272 (BR 217) - R. Meeks, D. Owens, L. Belcher, T. Riner, R. Weston

AN ACT relating to high-cost home loans.

Amend KRS 360.100 pertaining to high-cost home loans to delete the provision placing a cap on prepayment penalties; declare it is unlawful for any lender making a mortgage loan under this section, directly or indirectly, to make, provide, or arrange for a residential mortgage loan that requires a

Jan 15-to Judiciary (H) Mar 4-posted in committee teachers and paraprofessionals to acquire teaching certification or math or science minors; amend KRS 164.7874 Jan 15-to Appropriations & Revenue (H)

borrower to pay a prepayment penalty for paying all or part of the principal prior to maturity.

Jan 10-introduced in House Jan 15-to Banking & Insurance (H)

**HB 273 (BR 253)** - K. Hall, L. Combs, H. Collins, T. Couch, T. Edmonds, J. Gooch Jr., R. Nelson, A. Smith, J. Stewart III, T. Thompson

AN ACT relating to distribution of the coal severance tax.

Amend KRS 342.122 to eliminate the allocation of 19 million dollars each year from coal severance tax receipts to the reserve fund of the Kentucky Workers' Compensation Funding Commission; amend KRS 42.4582, 42.4585, 164.7891, and 164.7901 to conform; repeal KRS 48.112.

Jan 10-introduced in House Jan 15-to Appropriations & Revenue

(H)

**HB 274/LM (BR 1228)** - M. Marzian, K. Stein, J. Wayne, T. Burch, R. Meeks, R. Palumbo, S. Westrom

AN ACT relating to civil rights.

Amend KRS 344.010 to include definitions for "sexual orientation" and "gender identity"; amend KRS 344.020, relating to the purpose of the Kentucky's civil rights chapter, to include a prohibition on discrimination because of sexual orientation and gender identity; amend KRS 344.040, 344.050, 344.060, 344.070, and 344.080, relating to prohibited discrimination in various labor and employment practices, to include sexual orientation and gender identity; amend KRS 344.025, 344.100, 344.110, and KRS 18A.095, relating to the same, to conform; amend KRS 344.120 and relating to 342.140, prohibited discrimination in places of public accommodation and advertisements therefor, to include sexual orientation and gender identity; amend KRS 344.170, 344.180, 344.190, 344.300, and 344.310, relating to the state and local human rights commissions, to include prohibition of discrimination on the basis of sexual orientation and gender identity in the scope of their powers and duties; amend KRS 344.680, 344.360, 344.370, and 344.380, relating to prohibited discrimination in certain housing, real estate, and other financial transactions, to include sexual orientation and gender identity; amend KRS 344.367, relating to prohibited discrimination in certain insurance sales, to include sexual orientation and gender identity; amend KRS 344.400, relating to prohibited discrimination in certain credit transactions, include to sexual orientation and gender identity; and make various technical amendments.

Jan 10-introduced in House Jan 15-to Judiciary (H)

HB 275/FN (BR 929) - M. Denham, R. Crimm, T. Moore

AN ACT relating to military education benefits.

members of a Reserve Component who name Kentucky as home of record for military purposes in the National Guard Tuition Award Program; amend KRS 164.5169 to conform.

Jan 10-introduced in House Jan 15-to Seniors, Military Affairs, & Public Safety (H)

Mar 10-posted in committee

#### HB 276 (BR 912) - J. Wayne

AN ACT relating to the issuance of a motor vehicle transporter registration plate.

Create a new section of KRS Chapter 186 to establish a motor vehicle transporter registration plate; establish a fee of \$25 for each plate issued; specify activities for use of transporter plate; require proof of insurance and records to be kept by the recipient of transporter registration plate; permit the revocation of transporter plates for misuse; penalty.

Jan 10-introduced in House Jan 15-to Transportation (H)

# HB 277/FN/LM (BR 1149) - R. Webb, J. Tilley, L. Belcher, S. Westrom

AN ACT relating to a property tax exemption for broadcasting equipment.

Amend KRS 132.200 to clarify the local property tax exemption for radio and television equipment and to exempt broadcast towers and weather equipment; apply to assessments made on and after January 1, 2009.

#### HB 277 - AMENDMENTS

HCS/FN/LM - Retain original provisions, clarify that the exclusion from local property tax applies only to radio and television towers.

Jan 10-introduced in House

Jan 15-to Appropriations & Revenue (H)

Feb 14-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 20-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 21, 2008

Feb 26-3rd reading, passed 95-0 with Committee Substitute

Feb 27-received in Senate

Feb 29-to Appropriations & Revenue (S)

Mar 11-reported favorably, 1st reading, to Consent Calendar

Mar 12-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0

Mar 27-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 81)

#### Introduced Jan. 11, 2008

HB 6/FN (BR 1130) - D. Graham, J. Richards

AN ACT relating to a state employee

create new sections of KRS Chapter 18A to create a state employee Sick Leave Bank; attach the bank to the Personnel Cabinet; provide that 150 state employees that meet the guidelines must petition the secretary of the Personnel Cabinet for the program to become operational; establish the board of trustees, which shall govern the bank; establish the guidelines of the Sick Leave Bank Program; amend KRS 18A.025 to attach the Sick Leave Bank to the Division of Employee Benefits within the Personnel Cabinet.

#### HB 6 - AMENDMENTS

HCS/FN - Retain original provisions except delete definitions for "member" and "sick leave bank trustees"; require the secretary of Personnel to establish a Sick Leave Bank; remove provisions relating to the creation of a board of trustees; allow all employees to participate in Sick Leave Bank instead of those who enroll; allow Sick Leave Bank to receive donations from employees leaving state service; limit leave grants from the bank to 75 hours in a twelve month period; and require employees to exhaust all leave balances and have insufficient donated sick leave prior to applying for Sick Leave Bank benefits.

Jan 11-introduced in House

Jan 15-to State Government (H)

Jan 22-posted in committee

Feb 14-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 15-2nd reading, to Rules

Feb 19-posted for passage in the Regular Orders of the Day for Wednesday, February 20, 2008

Mar 7-taken from the Regular Orders of the Day; returned to State Government (H)

# HB 278 (BR 151) - J. Greer, J. Vincent

AN ACT relating to minors soliciting contributions on highways.

Amend KRS 189.570 to require direct adult supervision of minors under the age of 14 years who are soliciting contributions on highways.

Jan 11-introduced in House Jan 15-to Transportation (H)

# HB 279/LM (BR 405) - M. Harmon, A. Simpson

AN ACT relating to the identification and tracking of scrap metal.

Amend KRS 365.250 to require dealers, collectors, and vendors to keep a register of those from whom they purchase ferrous or nonferrous metal or material containing ferrous or nonferrous metal; specify information to be included in the register; require dealers, collectors, and vendors to report the information kept in the register to the applicable law enforcement agency; amend KRS 365.990 relating to penalties to conform.

Jan 11-introduced in House

Jan 15-to Judiciary (H) Feb 14-posted in committee

HB 280 (BR 947) - M. Harmon, C. Miller

Amend KRS 24A.230 and 24A.290 to increase the jurisdictional limit of the small claims division of the District Court from \$1,500 to \$5,000 for both claims and counterclaims.

Jan 11-introduced in House Jan 15-to Judiciary (H)

HB 281/LM (BR 278) - C. Hoffman, T. Riner

AN ACT relating to crimes and punishments.

Amend KRS 525.080 relating to harassing communications to add communications via the internet and increase penalty for subsequent offenses to a Class A misdemeanor.

Jan 11-introduced in House Jan 15-to Judiciary (H)

HB 282 (BR 1049) - C. Hoffman

Jan 25-WITHDRAWN

Introduced Jan. 14, 2008

HB 283 (BR 1243) - S. Baugh, D. Osborne, S. Santoro

AN ACT relating to sales and use tax. Amend KRS 139.480 to exempt from sales and use tax LP gas and natural gas used in commercial greenhouse or nursery; EFFECTIVE August 1, 2008.

Jan 14-introduced in House Jan 15-to Appropriations & Revenue (H)

HB 284 (BR 1245) - J. Gooch Jr., E. Ballard, T. Moore

AN ACT relating to disabled veterans. Amend KRS 132.810 to exempt veterans of the United States Armed Forces with a one hundred percent (100%) service-connected disability from having to file paperwork with Property Valuation Administrators annually.

Jan 14-introduced in House

- Jan 15-to Seniors, Military Affairs, & Public Safety (H)
- Feb 4-posted in committee

Feb 6-reported favorably, 1st reading, to Calendar

Feb 7-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Friday, February 8, 2008 Feb 8-3rd reading, passed 92-0

- Feb 11-received in Senate
- Feb 13-to Veterans, Military Affairs, &

Public Protection (S) Feb 21-reported favorably, 1st

reading, to Consent Calendar

Feb 25-2nd reading, to Rules

Feb 26-posted for passage in the Consent Orders of the Day for Wednesday, February 27, 2008

Feb 27-3rd reading, passed 33-0

Feb 28-received in House

Feb 29-enrolled, signed by Speaker of the House

Mar 3-enrolled, signed by President of the Senate; delivered to Governor Mar 6-signed by Governor (Acts Ch.

4)

Amend KRS 164.516 to define "Reserve Component" and "Member"; amend KRS 164.5161 to include

sick leave bank.

Amend KRS 18A.196 to define terms;

AN ACT relating to jurisdictional limits for Kentucky courts.

HB 285/LM (BR 1272) - A. Simpson, T. Riner, A. Webb-Edgington

AN ACT relating to restraining orders upon conviction of a sexual offense.

Create a new section of KRS Chapter 510 relating to sex offenses to provide that a conviction of a felony offense under the chapter operates as an application for a restraining order prohibiting contact with the victim, unless the victim requests otherwise; provide defendant notice of right to request a hearing on the restraining order; provide for time of hearing; provide for contents of order; provide for modification of order upon petition of victim or defendant; provide for modification hearing; provide for entering order into KSP LINK computer system; provide civil and criminal immunity for law enforcement officers acting in good faith in enforcing an order; provide for nondisclosure of victim's personal information; violation of order is Class A misdemeanor.

Jan 14-introduced in House Jan 15-to Judiciary (H)

HB 286 (BR 849) - S. Rudy, F. Nesler

AN ACT relating to sand and gravel operations.

Create new subchapter of KRS Chapter 224 to provide for a limited sand and gravel permit for extraction operations of under one acre conducted by the property owner.

Jan 14-introduced in House Jan 15-to Natural Resources & Environment (H)

HB 287/LM (BR 1259) - M. Marzian, S. Riggs, M. Dossett, T. Riner

AN ACT relating to police forces.

Amend KRS 95.019 to expand the jurisdiction of the chief and officers of police departments in cities of the sixth class from within city limits to countywide.

#### HB 287 - AMENDMENTS

SCS (1/LM/CI) - Delete original provisions and insert in lieu thereof a new section amending KRS 431.215 to alter the timing of the state's responsibility for the cost of incarceration of prisoners convicted of felony offenses.

SCS (2/LM/CI) - Retains all provisions of SCS 1 and adds a delayed effective date of January 1, 2009.

SCA (1/Title, R. Stivers II) - Make title amendment.

Jan 14-introduced in House

Jan 15-to Local Government (H)

Jan 16-posted in committee

Jan 22-reported favorably, 1st reading, to Calendar

Jan 23-2nd reading, to Rules

Jan 25-posted for passage in the Regular Orders of the Day for Monday, January 28, 2008

Feb 15-3rd reading, passed 78-9

Feb 19-received in Senate

Feb 21-to Judiciary (S)

Mar 20-reported favorably, 1st reading, to Calendar

Mar 21-2nd reading, to Rules

Apr 15-returned to Judiciary (S); reported favorably, to Rules with Committee Substitutes and (2), committee amendment (1-title) as a Substitute (1) withdrawn; passed 38-0 with Committee Substitute (2), committee amendment (1-title) ; received in House; to Rules (H)

HB 288 (BR 1201) - C. Miller, C. Siler, J. Bell, D. Butler, C. Embry Jr., J. Greer, J. Higdon, D. Horlander, D. Keene, R. Meeks, R. Palumbo, T. Riner, J. Vincent, D. Watkins

AN ACT relating to leaves of absence for teachers.

Amend KRS 161.770 to permit a local board of education to grant a leave of absence to a teacher or superintendent for reasons it deems necessary.

Jan 14-introduced in House Jan 15-to Education (H)

HB 289/LM/CI (BR 1277) - R. Meeks, D. Owens, D. Butler, M. Dossett, J. Glenn, J. Higdon, C. Hoffman, C. Miller, D. Osborne, S. Riggs, R. Wilkey

AN ACT relating to the collection of DNA.

Amend KRS 17.170 to require the collection of DNA from any person, including any juvenile, who is convicted on or after the effective date of any felony offense, or who is in the custody of the Department of Corrections, the Department of Juvenile Justice, or a local or county jail on the effective date for conviction of a felony offense, or who is on probation, parole, conditional discharge, conditional release, or diversion for a felony offense that occurred prior to the effective date; repeal KRS 17.171, 17.172, 17.173, and 17.174.

#### HB 289 - AMENDMENTS

HCS/LM/CI - Retain collection of DNA samples from all convicted felons and all juveniles adjudicated guilty of felony offenses; add registered sex offenders as persons from whom DNA samples are to be obtained; add collection of blood for DNA samples, permit authorized state, city, and countv personnel who have been trained to draw blood for DNA samples; in addition to those named in statute to draw blood for DNA samples; specify that drawing DNA samples for purposes of the Act is not the practice of medicine; require registered sex offender who has not given a DNA sample to do so at the probation and parole office when the sex offender registers to have photograph updated; specify legal uses of DNA database; require Kentucky State Police forensic laboratory to supply collection materials and shipping materials; provide that person required to give DNA evidence who does not do so is guilty of Class A misdemeanor.

HFA (1, R. Meeks) - Amend to delete agents of local or county governments as being authorized agents for sample collection.

HFA (2, R. Meeks) - Amend to delete agents of local or county governments as being authorized agents for sample collection.

SFA (1, R. Stivers II) - Amend to provide that DNA samples be required of all persons convicted of felonies and for juvenile offenders that are 13 years of age or older and adjudicated delinquent in a juvenile court action for specified offenses. Jan 14-introduced in House

Jan 15-to Judiciary (H) Feb 27-posted in committee

Mar 7-reported favorably, 1st reading,

to Calendar with Committee Substitute Mar 10-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 12-floor amendments (1) and (2) filed to Committee Substitute

Mar 13-3rd reading, passed 95-0 with Committee Substitute, floor amendment (2)

Mar 14-received in Senate

Mar 18-to Judiciary (S)

Mar 20-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Mar 21-2nd reading, to Rules Mar 27-recommitted to Judiciary (S) Apr 2-reported favorably, to Rules

# Introduced Jan. 15, 2008

**HB 3 (BR 1224)** - M. Marzian, J. Jenkins, J. Gooch Jr., D. Graham, J. Richards, T. Riner

AN ACT relating to boards and commissions.

Amend KRS 12.070 to allow the Governor, when appointments to boards and commissions are made from lists submitted to him, to appoint a male or female so as to achieve as much gender equity as possible.

Jan 15-introduced in House

Jan 17-to State Government (H)

Jan 22-posted in committee

Jan 24-reported favorably, 1st reading, to Calendar

Jan 25-2nd reading, to Rules

Jan 30-posted for passage in the Regular Orders of the Day for Thursday, January 31, 2008

Jan 31-3rd reading, passed 95-0 Feb 1-received in Senate

Feb 6-to State & Local Government (S)

#### HB 290 (BR 66) - J. Glenn

AN ACT relating to providing information regarding cervical cancer immunizations to parents.

Amend KRS 158.297 to require a local board of education to provide information to parents of girls in grades 5 and 6 regarding the human papillomavirus and its vaccine; set forth the information to be provided; require the Kentucky Department of Education in cooperation with the Department for Public Health to develop and make available to school districts the required information.

Jan 15-introduced in House Jan 17-to Education (H)

#### HB 291 (BR 1116) - R. Adkins

AN ACT relating to railroads and making an appropriation therefor.

Create a new section of KRS Chapter 277 to establish the state rail bank fund; define terms for the chapter; allow the Transportation Cabinet to acquire all or part of any abandoned rail line or rightof-way proposed for abandonment by purchase or gift; outline the eligibility criteria for the acquisition of an existing rail line or right-of-way or an abandoned rail line or right-of-way; require an environmental audit of property proposed for acquisition; allow the Transportation Cabinet to accept the donation of an abandoned rail line or right-of-way from a railroad company; require that all donated rail lines and rights-of-way be held in the state rail bank fund; require the Transportation Cabinet to provide for the maintenance of any rail line or right-of-way in the state rail bank; allow the Transportation Cabinet to sell or lease any rail line or right-of-way held in the state rail bank; require the Transportation Cabinet to retain a possibility of reverter to revert property back to the state rail bank if the purchaser or lessee abandons or uses the property for any purpose other than the operation of rail services; allow the Transportation Cabinet to convey a portion of acquired rail bank rights-ofway to a state agency or governmental subdivision; allow the Transportation Cabinet to lease acquired rail bank rights-of-way to a state agency or private entity; require that all proceeds from the sale or lease of rail lines and rights-ofway in the state rail fund be deposited in the state rail bank fund.

Jan 15-introduced in House Jan 17-to Transportation (H)

HB 292 (BR 983) - T. McKee, D. Graham

AN ACT relating to agricultural districts.

Amend KRS 262.850 to define "Agriculture," land," "Agricultural "Horticulture," "Aquaculture," "Livestock,' and "Poultry"; include local Comprehensive Plans and 401 Facilities Plans when considering the formation of agricultural district; require an agricultural land to be used for agriculture for at least one year before being eligible to be in an agricultural district; require agricultural districts of less than 10 acres to have annual reviews and to comply with any necessary conservation plans; require the board to inform all members of agricultural districts that they must comply with KRS Chapter 132 in order to get an agricultural assessment on their property; make technical corrections.

Jan 15-introduced in House

Jan 17-to Agriculture & Small Business (H)

Jan 22-posting waived

Jan 23-reported favorably, 1st reading, to Calendar

Jan 24-2nd reading, to Rules

Jan 25-posted for passage in the Regular Orders of the Day for Monday, January 28, 2008

Jan 28-3rd reading, passed 88-0

Jan 29-received in Senate

Jan 31-to Agriculture & Natural Resources (S)

# HB 293/LM (BR 208) - T. McKee

AN ACT relating to fire district boundaries.

Amend KRS 75.020 to require trustees of Chapter 75 fire protection

Consent Bill; posted for passage in the Consent Orders of the Day for Tuesday, April 15; 3rd reading; Committee districts to circulate a petition or correspondence and to secure 51% of the freeholders' permission before expanding or striking off any land in the service territory of the fire protection district; require county clerk to certify petitions and correspondence; allow appeal to county judge/executive upon failure to secure permission of 51% of the freeholders.

#### HB 293 - AMENDMENTS

HCS - Delete provisions of bill and amend KRS 75.020 to provide that if a Chapter 75 fire district is expanding its territory into a Chapter 273 fire department's that an agreement must be entered into between the two, notice must be sent to the county judge/executive, and two newspaper advertisements must be made, the last no later than 7 days before the date fixed in the notice to expand the territory.

HFA (1, T. McKee) - Include a provision that if the trustees of the fire protection district cannot agree with the leadership of the non-profit fire department for the annexation of territory to the fire district that is, at the time of the annexation, part of the non-profit fire department's territory, that the annexation process may continue if 51% of the real property owners' signatures in the territory are secured in a petition.

Jan 15-introduced in House

Jan 17-to Local Government (H)

Feb 1-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008

Feb 28-floor amendment (1) filed to Committee Substitute

Mar 10-3rd reading, passed 97-0 with Committee Substitute, floor amendment (1)

Mar 11-received in Senate

Mar 13-to State & Local Government (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar

Mar 20-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 166)

HB 294 (BR 1282) - F. Rasche, T. Thompson

AN ACT relating to dropout prevention.

Amend KRS 158.145 to declare new goals for reducing the dropout rate by the year 2010; specify that statewide annual average school dropout rate will be reduced by 70 percent of what it was in the year 2000; specify that no school will have an annual dropout rate that exceeds four percent; amend KRS 158.146 to direct the Kentucky Department of Education to give priority for receiving grant funds to districts with the highest annual dropout rates and with greater numbers of students dropping out of school; specify that

#### HB 294 - AMENDMENTS

SFA (1, R. Palmer II) - Add new sections to amend KRS 159.010 to change the compulsory school age from 16 to 18, effective July 1, 2010 and KRS 159.020 to conform.

SFA (2, J. Carroll) - Direct that no school will have an annual dropout rate that exceeds one percent (1%) per grade per year; direct the department to annually report to the public the number and percentage of students who enroll in the ninth grade but who do not complete the twelfth grade.

SFA (3, J. Carroll) - Direct the Kentucky Department of Education to report annually to the public the number and percentage of students who enroll in the ninth grade but who do not complete the twelfth grade.

SFA (4, D. Roeding) - Direct Department of Education to reserve 25 percent of available dropout funds to reward schools that have reduced the dropout rate by 50 percent over the previous three-year period.

Jan 15-introduced in House

Jan 17-to Education (H)

Jan 23-posted in committee

Jan 29-reported favorably, 1st reading, to Calendar

Jan 30-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Thursday, January 31, 2008 Jan 31-3rd reading, passed 93-1

Feb 1-received in Senate

Feb 6-to Education (S)

Feb 21-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Feb 25-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 5-passed over and retained in the Orders of the Day

Mar 6-passed over and retained in the Orders of the Day; floor amendments (2) (3) and (4) filed

Mar 7-passed over and retained in the Orders of the Day

Mar 10-taken from the Regular Orders

of the Day; returned to Education (S) Mar 21-taken from committee

Education (S); returned to Rules

HB 295/LM/CI (BR 1276) - R. Meeks, R. Crimm

AN ACT relating to human remains and burial objects.

Create new sections of KRS Chapter 171 to require persons excavating archaeological sites on private property to obtain a permit from the Kentucky Heritage Council; establish a process by which the landowner shall provide reasonable access to the cemeteries to the descendants and relatives of those buried within; place responsibility on the land owner to maintain the cemetery's integrity; make denial of access to the cemetery a violation; set out a process by which the state shall dispose of human remains within its custody and control; permit a legally recognized tribal government to conduct reinterment ceremonies for Native Americans: require a person who encounters or accidentally disturbs human remains to

accidentally discovered human remains on the cemetery owner or the state and require responsible party to dispose of; require persons wishing to possess human remains or burial objects to obtain a permit from the Office of Vital Statistics and limit possession to teaching, medical, scientific, or training purposes; make unlawful possession of human remains or burial objects a Class A misdemeanor for the first offense and a Class D felony for each subsequent offense; make a person who unlawfully possesses human remains or burial objects to reimburse the state for the cost of properly disposing of the remains and objects; prohibit the excavation of human remains and burial objects; amend KRS 525.105 to delete the requirement that desecration of a venerated object is shown only when one's purpose is commercial gain or exploitation; require that the tools, implements, or vehicles used in desecrating human objects be seized and sold with profits from such sale going to the council; require violator to reimburse the Commonwealth for its costs in properly disposing the human remains and the land owner for damage to the property; amend KRS 525.120 to increase penalty for abuse of a corpse from a Class A misdemeanor to a Class D felony; require human remains possessed or so used to be seized and forfeited to the state; require the violator to reimburse the Commonwealth for the cost of properly disposing the human remains.

Jan 15-introduced in House Jan 17-to Local Government (H) Feb 29-posted in committee

#### HB 296/LM/CI (BR 1283) - R. Meeks

AN ACT relating to historic preservation.

Create new sections of KRS Chapter 381 relating to the disposition of historic or prehistoric human remains; declare public policy of the Commonwealth regarding historic or prehistoric human remains; define terms relating to the disposition of historic or prehistoric human remains; establish property confirmation process by which property owners or developers verify whether contains known property human authorize the Kentucky remains; Council to promulgate Heritage administrative regulations related to the disposition of historic and prehistoric human remains; prohibit the issuance of building permits under KRS Chapter 198B until the property owner or completed developer has the preconditions relating to human remains; formulate the procedures and requirements for a human remains outcome review; prescribe the procedures and requirements for an adverse effects determination; list prohibited actions subject to the penalties prescribed in KRS 381.990 regarding the disposition of human remains: establish the procedures and requirements for a human remains disposition agreement between the Kentucky Heritage Council and a property owner or developer; authorize disposition agreement cannot be reached; create an emergency inspection process for unforeseen human remains or unforeseen adverse effects on human remains; allow property owners or developers to appeal in specified ways when aggrieved by decisions of the Kentucky Heritage Council; exempt from human remains disposition process actions taken under KRS 381.755 or KRS Chapter 72, surface coal mining conducted in accordance with a permit issued under KRS Chapter 350, archaeological investigations and data recovery projects conducted under relevant portions of the Federal National Historic Preservation Act of 1966, and archaeological surveys; amend KRS 381.990 to create the offense of intentional desecration of human remains; levy fines of not less than \$1,000 and not more than \$2,000 for each act of intentional desecration of human remains; declare that intentional desecration of human remains is a Class A misdemeanor for the first offense and a Class D felony for each subsequent offense; amend KRS 164.715 to state that no person shall willfully injure, destroy, or deface any human remains found on any property when protected under this Act; make technical corrections to conform; amend KRS 171.313 to require the Kentucky Historical Society to cooperate in the processes established under this Act; make technical corrections to conform; amend KRS 171.381 to require the Kentucky Heritage Council to develop and control the system for disposition of human remains under this Act; make technical corrections; require the state historic preservation officer to coordinate and administer the system for the disposition of historic and prehistoric human remains established under this Act: make technical corrections to conform.

Jan 15-introduced in House

Jan 17-to Local Government (H)

Feb 29-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules

Mar 6-recommitted to Appropriations & Revenue (H)

HB 297 (BR 1127) - R. Wilkey, J. Richards, R. Henderson, K. Stein, S. Westrom

AN ACT relating to consortium and declaring an emergency.

Create a new section of KRS 411 relating to loss of consortium to include actions by the surviving spouse, provide that the consortium claim is brought as part of the wrongful death action and not as a separate lawsuit, that the damages recoverable are separate from other damages and payable only to the surviving spouse, and the bill applies retroactively to wrongful death causes of action.

Jan 15-introduced in House Jan 17-to Judiciary (H) Feb 13-posted in committee Feb 27-posting waived

HB 298/LM (BR 1252) - K. Stein, R. Webb

proposals for grant funds shall provide a districtwide systemic approach at all grade levels.

immediately cease disturbing the ground in the area of the human remains; place responsibility of encountered or the Kentucky Heritage Council to establish a plan for the disposition of human remains if a human remains

AN ACT relating to eyewitness

identification.

Create new sections of KRS Chapter 421, relating to witnesses, to regulate the conduct of lineups by law enforcement agencies; provide instructions for witnesses; provide for suppression of evidence in cases in which the policies are violated; EFFECTIVE January 1, 2009.

Jan 15-introduced in House Jan 17-to Judiciary (H) Feb 27-posted in committee

HB 299 (BR 1136) - H. Moberly Jr., D. Pasley, M. Dedman Jr., J. Jenkins, Ji. Lee, M. Marzian, C. Miller, T. Riner

AN ACT relating to renewable-energy and energy-efficiency standards.

Direct the Governor's Office of Energy Policy to produce a report and recommendations concerning the adoption of a renewable energy and energy-efficiency portfolio standard and funding mechanisms for financing incentives for energy efficiency and renewable energy.

Jan 15-introduced in House Jan 17-to Tourism Development & Energy (H)

Jan 22-posted in committee

HB 300/FN (BR 1264) - H. Moberly Jr., D. Pasley, Ji. Lee

AN ACT relating to information to be provided to the staff of the Appropriations and Revenue Committee of the Legislative Research Committee.

Create a new section in KRS Chapter 7 to require the provision of data by the Department of Revenue, the Cabinet for Economic Development, and the Commerce Cabinet as requested by the Legislative Research Commission.

Jan 15-introduced in House Jan 17-to Appropriations & Revenue (H)

Jan 31-posted in committee

HB 301/FN (BR 914) - K. Hall, J. Stacy, R. Adams, H. Collins, T. Edmonds, J. Jenkins, C. Miller, R. Nelson, R. Palumbo, T. Riner, D. Sims, A. Smith, K. Stein, J. Stewart III, J. Wayne

AN ACT relating to prescription drug assistance.

Create new sections of KRS Chapter to define "asset test.' 194A "department," "enrollee," "federal poverty guidelines," "liquid assets," "Medicaid dual eligible," "Medicare Modernization Act," "Medicare Part D prescription drug benefit," "prescription drug plan", "program," and "resident"; create the Kentucky Senior Prescription Drug Assistance Program within the Department for Aging and Independent Living; establish eligibility guidelines for participants to include persons who are 65 or older, eligible for Medicare enrollment, have a household income at or below 200 percent of the poverty level, meet the asset test, do not have other prescription drug coverage, and not be members of a retirement plan with a drug benefit under the Medicare Modernization Act. and not Medicaid

determine drugs to be covered by the and program negotiate with manufacturers for rebates; limit benefits to the amount of appropriations, with the program to cover prescription drug costs for applicants who have exceeded the initial coverage limit under the Medicare Part D plan; clarify that a resident must have lived in the state for at least 90 days prior to receipt of the application by the department; require the department to create standards for documenting proof of residence.

Jan 15-introduced in House Jan 17-to Health & Welfare (H) Jan 25-posted in committee

# Introduced Jan. 16, 2008

HB 302 (BR 1052) - H. Moberly Jr.

Jan 28-WITHDRAWN

HB 303/LM (BR 33) - E. Ballard, T. Riner

AN ACT relating to single family dwellings.

Amend 198B.040 to require the adoption of administrative regulations concerning smoke detectors in single family dwellings; amend 198B.200 to require the promulgation of administrative regulations concerning smoke detectors and single family dwellings within 2 years of the effective date of this Act, establish fees, and allow grants, bequests, and gifts.

Jan 16-introduced in House Jan 17-to Local Government (H) Feb 5-posted in committee

HB 304/FN/LM (BR 1097) - R. Damron, R. Nelson, K. Bratcher, J. Comer Jr., B. Farmer, D. Ford, S. Lee, R. Mobley, L. Napier, D. Osborne

AN ACT relating to homeland security. Repeal, reenact, and amend KRS 514.160 relating to identity theft to increase the number of pieces of identifying information, include use of false identification to deprive a person of money, obtain employment, hide one's true identity, cause another person to suffer economic loss, defraud another person, or attempt, solicit, or conspire to commit identity theft; create a new section of KRS Chapter 441 to require pretrial release officers to obtain place of birth, citizenship, and related information from prisoners in jail and report the information to the Kentucky Office of Homeland Security and Administrative Office of the Courts; create a new section of KRS Chapter 39G to expand the duties of the Kentucky Office of Homeland Security with regard to immigration, customs, and other homeland security matters; create a new section of KRS 15.380 to 15.404 to permit local and state law enforcement agencies to enter into agreements with the federal government for local enforcement of immigration and customs laws; create new sections of KRS Chapter 337 relating to employment to create definitions for an employee verification program; specify that the employee verification program applies only to businesses that contract or subcontract with government agencies

and to government agencies; specify that an employer subject to the act shall verify citizenship, Social Security number, and other required information through the federal E-Verify program within the required time following employment avoid to hiring undocumented aliens; specify that an employer is not required to take any action that the employer believes would violate federal or state law; require an employer to utilize the federal Employment Eligibility Verification program beginning January 1, 2009; require the Department of Revenue to notify employers of the requirements of the employee verification law; create a new section of KRS Chapter 65 to require all local governments and local agencies to comply with the law and permit sharing of citizenship and immigration information as required by law and to prohibit local ordinances or other actions to violate the law; amend KRS 514.170 to conform.

Jan 16-introduced in House Jan 22-to Judiciary (H)

### HB 305/FN/LM (BR 1219) - T. Kerr

#### AN ACT relating to property taxes.

Create a new section of KRS Chapter 133 to define threshold amount and permit county clerks to elect not to prepare property tax bills below the threshold amount; amend KRS 91A.070 to permit cities to elect not to prepare property tax bills below the threshold amount.

#### HB 305 - AMENDMENTS

HFA (1/Title, B. Montell) - Make title amendment.

HFA (2, B. Montell) - Add and amend KRS 67.750 to permit, rather than require, the inclusion of retirement, profit sharing or deferred compensation contributions or funds earmarked for cafeteria plans when determining compensation subject to occupational license taxes.

Jan 16-introduced in House

Jan 17-to Appropriations & Revenue (H)

Feb 21-posted in committee Feb 26-reported favorably, 1st

reading, to Calendar Feb 27-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Thursday, February 28, 2008 Mar 27-floor amendments (1-title) and

(2) filed

HB 306/LM (BR 448) - T. McKee, R. Adams, J. Jenkins, D. Keene, F. Nesler, D. Pasley, T. Riner

#### AN ACT relating to animal shelters.

Amend KRS 258.095 to amend the definition of "Animal shelter"; amend KRS 258.195 to delete the language requiring animal shelters to meet minimum standards by July 13, 2004; create a new section of KRS Chapter 258 to require all animal shelters to meet minimum standards within one year of the effective date of the Act, to require animal shelters to register with the County Judge-Executive of the county in which the shelter is located, and to

animal shelter in the county.

#### HB 306 - AMENDMENTS

HFA (1, D. Osborne) - Exempt livestock from the minimum animal shelter standards.

HFA (2, D. Osborne) - Amend definition of livestock to include all equine animals; exempt livestock from the minimum animal shelter standards.

Jan 16-introduced in House

Jan 17-to Agriculture & Small Business (H)

Jan 29-posting waived

Jan 30-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Jan 31-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 1, 2008

Feb 5-floor amendment (2) filed

Feb 11-3rd reading, passed 67-25 with floor amendment (2)

Feb 12-received in Senate

Feb 14-to Agriculture & Natural Resources (S)

HB 307 (BR 1067) - F. Rasche, J. DeCesare, C. Embry Jr., T. Moore

AN ACT relating to the Academy of Mathematics and Science in Kentucky and declaring an emergency.

Create a new section of KRS Chapter 164 to create the Academy of Mathematics and Science at Western Kentucky University; describe purposes and long term goals; require advisory board be established; define role of Western Kentucky University; require academy students to participate in the state accountability testing program and have scores reported to home high schools; create a new section of KRS Chapter 157 to identify how SEEK funds will be used in support of students at the academy; amend KRS 158.140 to authorize the academy to award diploma and local school districts to award a joint diploma; amend KRS 164.002 definitions; amend KRS 164.7874 to ensure that academy students qualify to earn KEES awards; EMERGENCY.

#### HB 307 - AMENDMENTS

HCS - Retain original provisions, except clarify language relating to faculty of the academy; make technical corrections.

HCA (1/Title, F. Rasche) - Make title amendment.

Jan 16-introduced in House

Jan 22-to Education (H)

Jan 24-posted in committee

Jan 29-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Jan 30-2nd reading, to Rules

Feb 1-posted for passage in the Regular Orders of the Day for Monday, February 4, 2008

Feb 5-3rd reading, passed 93-0 with Committee Substitute, committee amendment (1-title)

Feb 6-received in Senate

Feb 8-to Appropriations & Revenue (S)

HB 308/FN (BR 1362) - T. Burch, D.

dual eligible; require the department to prescribe the application and enrollment process; allow the department to require all animal shelters to report the possession of any stray, unwanted, or abandoned animals to the primary

Owens

AN ACT relating to identification cards

for people experiencing homelessness.

Amend KRS 186.531 to provide for one free identification card for a person who does not have a fixed, permanent address.

#### HB 308 - AMENDMENTS

HCS/FN - Set a \$2 charge for the first personal ID issued to a person without a fixed, permanent address.

HFA (1, S. Lee) - Create a new section of KRS Chapter 186.400 to 186.640 to require verification of citizenship through the Systematic Alien Verification for Entitlements (SAVE) Program before personal identification card is issued.

HFA (2, S. Lee) - Create a new section of KRS Chapter 186.400 to 186.640 to require verification of citizenship through the Systematic Alien Verification for Entitlements (SAVE) Program before personal identification card is issued.

HFA (3/Title, S. Lee) - Make title amendment.

HFA (4, T. Moore) - Retain original provisions of the bill and create new language that establishes that the fee collected for the issuance of the first duplicate original. renewal. or identification card for a person who does not have a fixed, permanent address shall be forwarded to the veterans' program trust fund established under KRS 40.460.

- Jan 16-introduced in House
- Jan 22-to Transportation (H)
- Feb 29-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 5-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute, floor amendments (2) and (3title) filed

Mar 6-posted for passage in the Regular Orders of the Day for Friday, March 7, 2008: floor amendment (4) filed to Committee Substitute

Mar 18-3rd reading; floor amendment (2) ruled not germane ; defeated 47-49

HB 309/LM/AA (BR 940) - A. Koenig, A. Simpson, M. Dossett, D. Floyd, J. Gooch Jr., J. Greer, S. Riggs

AN ACT relating to the Kentucky Law Enforcement Foundation Program fund.

Amend KRS 15.470 to provide that police officers receiving KLEPF fund salary supplements shall continue to receive the supplement when called to active duty with the United States Armed Forces; funds received to be excluded from retirement systems.

Jan 16-introduced in House Jan 22-to Local Government (H) Feb 5-posted in committee 26-reported favorably, Feb 1st reading, to Calendar Feb 27-2nd reading, to Rules Mar 4-posted for passage in the

Regular Orders of the Day for Wednesday, March 5, 2008 Mar 7-3rd reading, passed 87-0

Mar 10-received in Senate Mar 12-to State & Local Government

(S) Mar 19-reported favorably, 1st reading, to Calendar

HB 310/LM (BR 1316) - R. Nelson, S. Santoro, J. Stewart III

AN ACT relating to electricians.

Amend KRS 227A.100 to change annual renewal of electrician and electrical contractor licenses to biennial renewal instead: establish biennial license renewal on or before the last day of the licensee's birth month of each odd-numbered year; maintain required level of continuing education, but double listed amount from 6 hours to 12 hours to reflect the change to biennial renewal; make effective January 1, 2009.

Jan 16-introduced in House

- Jan 17-to Labor & Industry (H)
- Feb 5-posted in committee
- Feb 7-reported favorably, 1st reading,
- to Calendar

Feb 8-2nd reading, to Rules Feb 13-recommitted to Appropriations & Revenue (H)

# HB 311 (BR 1217) - A. Simpson

AN ACT relating to public health. Amend KRS 212.794 to specify that, notwithstanding KRS 212.792, the board may contract for public health services, and contracts are required to receive approval from the commissioner of the Department of Public Health prior to implementation.

Jan 16-introduced in House Jan 17-to Health & Welfare (H) Jan 25-posted in committee

HB 312 (BR 264) - H. Moberly Jr., D. Pasley, T. Riner

AN ACT relating to the Kentucky River Authority.

Direct the Kentucky River Authority to promote private investment in installing hydroelectric generating units at existing dams in the Commonwealth.

Jan 16-introduced in House

Jan 17-to Tourism Development & Energy (H)

Jan 22-posted in committee

HB 313 (BR 1135) - H. Moberly Jr., D. Pasley, T. Pullin, T. Riner

AN ACT relating to interconnection of electric utilities and generators.

Amend KRS 278.465 relating to net metering to add wind, biomass, hydro, and cogeneration to definition of "eligible electric generating facility" and to increase rated capacity; amend KRS 278.466 to remove cap on number of eligible facilities and provide for a refund on termination; amend KRS 278.467 to require PSC to create a statewide interconnection and net metering standard.

#### HB 313 - AMENDMENTS

HCS - Retain original provisions; delete "cogeneration" from definition of "eligible electric generating facility"; reduce rated capacity from 10 megawatts to 50 kilowatts; restore limit on accommodating new net meter customers, change original 0.1% to 1% of supplier's peak load; credits to carry

Jan 16-introduced in House

Jan 22-to Tourism Development & Energy (H)

Feb 26-posted in committee

Feb 28-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 29-2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 10-3rd reading, passed 96-0 with Committee Substitute

Mar 11-received in Senate

Mar 13-to Agriculture & Natural Resources (S)

HB 314/LM (BR 323) - J. Greer, L. Belcher, R. Adams, J. Bell, D. Butler, R. Damron, J. Higdon, D. Horlander, C. Miller, D. Pasley, S. Riggs, C. Siler, J. Tilley, R. Wilkey

AN ACT relating to employment rights for members of the uniformed services.

Create new sections of KRS Chapter 36 to establish definitions; establish right of military leave for a member of the Kentucky National Guard or Reserve component with Kentucky as home of record and require reasonable notice be given to employer of that member; establish reemployment rights for returning members at the same pay and benefits as if the member had been continuously employed if member contacts employer within specified amount of time after return from active duty, or in another position if the member has a disability which makes them unqualified for their previous position; limit reemployment rights to members honorably discharged or otherwise satisfactorily released from active duty and when active duty is less than five years cumulatively; establish right to continue insurance benefits during active duty; provide that rights are supplemental to any federal rights and does not supersede any agreement that provide more beneficial rights to members; establish right of a member who is not reemployed under these provisions to bring suit through administrative proceedings or civil action, with the assistance of the Attorney General, Judge Advocates of the Kentucky National Guard, or private attorney, with the right to attorney's fees and costs; establish title as the "Kentucky Uniformed Services Employment and Reemployment Rights Act.'

Jan 16-introduced in House Jan 17-to Seniors, Military Affairs, & Public Safety (H)

HB 315 (BR 1339) - A. Smith, T. Couch, T. Edmonds, K. Hall, R. Henderson, J. Stewart III, T. Turner

#### AN ACT relating to mine safety.

Amend KRS 351.127 to require two emergency medical or mine emergency surface mining technicians for operations with ten or more employees and one emergency medical or mine emergency technician for surface operations with less than ten employees.

Jan 16-introduced in House

HB 316/HM (BR 1361) - M. Marzian, M. Dedman Jr., M. Dossett, C. Hoffman, J. Jenkins, T. Riner, J. Stewart III

AN ACT relating to basic health benefit plan coverage of mammograms. Amend KRS 304.17-096 to require basic health benefit plans to include mammograms.

Jan 16-introduced in House

Jan 17-to Banking & Insurance (H)

Feb 8-posted in committee

Feb 13-reported favorably, 1st reading, to Calendar

Feb 14-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for for Friday, February 15, 2008 Feb 20-3rd reading, passed 97-0

Feb 21-received in Senate

Feb 26-to Banking & Insurance (S)

Mar 25-reported favorably, 1st reading, to Consent Calendar

Mar 26-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 147)

HB 317 (BR 1241) - M. Marzian, M. Dedman Jr., C. Hoffman, J. Jenkins

AN ACT relating to health care services provided in clinical trials for the treatment of cancer.

Create a new section of Subtitle 17A of KRS Chapter 304 to require a health benefit plan to cover health care services for the treatment of cancer in a clinical trial if those services would be covered if not provided in a clinical trial; require clinical trials to meet therapeutic criteria and be approved by appropriate agencies; provide that this coverage is not a health benefit mandate.

#### HB 317 - AMENDMENTS

HCS - Create a new section of Subtitle 17A of KRS Chapter 304 to prohibit a health benefit plan from excluding coverage for routine patient healthcare costs that are incurred in the course of a cancer clinical trial if the health benefit plan would provide coverage for the routine patient healthcare cost had it not been incurred in a cancer clinical trial; provide that nothing in this section requires a policy to offer, nor prohibits a policy from offering, cancer clinical trial services by a participating provider; provide that nothing in this section requires services that are performed in a cancer clinical trial by a nonparticipating provider of a policy to be reimbursed at the same rate as a participating provider of the policy.

HFA (1, M. Marzian) - Retain original provisions except delete language in definition of "cancer clinical trial" referencing "Phase III clinical trial"; insert language requiring that the cancer clinical trial be approved by the National Institutes of Health, or any institutional review board recognized by the National Institutes of Health, The United States Food and Drug Administration, The

Mar 20-2nd reading, to Rules	forward for the life of the customer's	Jan 17-to Natural Resources &	United	States Dep	artment of	Defense, or
Apr 15-recommitted to State & Local	account.	Environment (H)	The	United	States	Veterans
Government (S)			Admini	stration.		

HFA (2, M. Marzian) - Retain original provisions except delete language in definition of "cancer clinical trial" referencing "Phase III clinical trial"; insert language requiring that the cancer clinical trial be approved by the National Institutes of Health, or any institutional review board recognized by the National Institutes of Health, The United States Food and Drug Administration, The United States Department of Defense, or The United States Veterans Administration, delete language defining "routine patient healthcare costs"; insert language redefining "routine patient healthcare costs" to mean all healthcare services, items, and drugs for the treatment of cancer.

Jan 16-introduced in House

Jan 17-to Banking & Insurance (H)

Jan 24-posted in committee

Feb 13-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 14-2nd reading, to Rules

Feb 15-floor amendments (1) and (2) filed to Committee Substitute

Feb 19-posted for passage in the Regular Orders of the Day for Wednesday, February 20, 2008

Mar 4-3rd reading, passed 97-0 with Committee Substitute, floor amendment (2)

Mar 5-received in Senate

Mar 7-to Banking & Insurance (S) Mar 25-reported favorably, 1st reading, to Consent Calendar

Mar 26-2nd reading, to Rules

# Introduced Jan. 17, 2008

HB 318/FN (BR 497) - J. Tilley, J. Greer

AN ACT relating to unemployment insurance.

Amend KRS 341.370, relating to grounds for disqualifying workers from receiving unemployment insurance benefits, to prohibit disqualifying a worker whose spouse is reassigned to another state by the military, regardless of whether that state has a similar law.

Jan 17-introduced in House

Jan 22-to Seniors, Military Affairs, & Public Safety (H)

Feb 28-posted in committee

Mar 12-reported favorably, 1st reading, to Calendar

Mar 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 14, 2008

# HB 319 (BR 952) - T. Edmonds, M. Rader

AN ACT relating to voluntary agreements for the demolition or removal of dilapidated buildings.

Create a new section of KRS Chapter 381 relating to voluntary agreements between a county and a property owner for the demolition or removal of dilapidated buildings; define or identify certain items and conditions for inclusion in voluntary agreements for demolition or removal; require notice to all property owners contiguous to the property on which the dilapidated building exists that the building is to be demolished or removed; prohibit county officials or an agreement for the demolition or removal of dilapidated buildings.

# HB 319 - AMENDMENTS

HCS - Amend proposed new section KRS Chapter 381 relating to voluntary agreements between a county and a property owner for the demolition or removal of dilapidated buildings; revise definition to expressly include manufactured and mobile homes.

HFA (1, T. Edmonds) - Further amend new section KRS Chapter 381, relating to voluntary agreements between a county and a property owner for demolition or removal of dilapidated buildings, revise terms and conditions regarding disposition of debris, wastes, other materials or potential environmental contamination.

Jan 17-introduced in House

Jan 22-to Local Government (H)

Feb 20-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 27-2nd reading, to Rules

Feb 28-posted for passage in the Regular Orders of the Day for Friday, February 29, 2008

Mar 6-floor amendment (1) filed to Committee Substitute

Mar 7-3rd reading, passed 87-0 with Committee Substitute, floor amendment (1)

Mar 10-received in Senate

Mar 12-to State & Local Government (S)

Mar 24-taken from committee State & Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 25-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Mar 28-reported favorably, to Rules as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 73)

#### HB 320 (BR 1087) - T. Edmonds

#### AN ACT relating to judicial security.

Create new sections of KRS Chapter 26A relating to courts to require the Administrative Office of the Courts to install security systems in homes of District Judges, Circuit Judges, and Family Court Judges who have been threatened or believe their lives or the lives of their spouse or children residing in the judge's home are at risk; limit expenditure to a one-time \$5,000 expenditure; requite all other costs to be borne by the judge.

Jan 17-introduced in House Jan 22-to Judiciary (H)

HB 321 (BR 1155) - Ji. Lee, H. Moberly Jr., D. Pasley

AN ACT relating to public employee health insurance plans.

or reporting requirements for the Public Employee Health Insurance Program plan.

### HB 321 - AMENDMENTS

HCS - Amend to clarify content and filing dates of administrative regulations for the Public Employees Health Insurance Program and to authorize the Finance and Administration Cabinet's use of surplus funds to pay prior year claims for the Public Employees Health Insurance Program in the event of an emergency.

HFA (1, D. Ford) - Require notice of transfer of funds to be distributed to all members of the General Assembly as well as to the Governor and the Legislative Research Commission for referral to appropriate committees of jurisdiction for their review.

Jan 17-introduced in House

Jan 22-to State Government (H)

Jan 29-posted in committee

Feb 7-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 8-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 11, 2008; floor amendment (1) filed to Committee Substitute

Feb 11-3rd reading, passed 95-0 with Committee Substitute, floor amendment (1)

Feb 12-received in Senate

Feb 14-to State & Local Government (S)

Feb 21-reassigned to Appropriations & Revenue (S)

Feb 26-reported favorably, 1st reading, to Calendar

Feb 27-2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008

Mar 6-passed over and retained in the Orders of the Day

Mar 7-passed over and retained in the Orders of the Day

Mar 10-passed over and retained in the Orders of the Day

Mar 11-3rd reading, passed 38-0; received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 7-signed by Governor (Acts Ch. 10)

# HB 322/LM (BR 1280) - A. Simpson, A. Koenig

AN ACT relating to land use planning. Amend KRS 100.193 and 100.197, relating to land use planning goals, and objectives and elements of comprehensive plans, to provide 90 day period for action upon such proposals.

#### HB 322 - AMENDMENTS

HCS/LM - Clarify KRS 100.193 and 100.197, relating to the timing of legislative bodies and fiscal courts action upon land use planning goals, objectives and elements of comprehensive plans.

Jan 17-introduced in House

- Jan 22-to Local Government (H)
- Feb 1-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar with Committee

Regular Orders of the Day for Monday, February 25, 2008

Mar 3-3rd reading, passed 91-2 with Committee Substitute

Mar 4-received in Senate

Mar 6-to State & Local Government (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar

Mar 20-2nd reading, to Rules

Apr 14-posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 167)

HB 323 (BR 1230) - S. Brinkman, R. Crimm

AN ACT relating to business entities. Reenact the provisions of 2007 HB 334/GA and SCA #1 as passed and enacted into law which contained the following provisions: creates and amends various statutes relating to business entities to accomplish the following: make consistent the provisions of the corporate and other business organization acts regarding business entity names such that equivalent rules will govern the names of business corporations, nonprofit corporations, cooperatives, associations, partnerships, limited partnerships, limited liability companies, and business trusts; modify procedural rules across the various business entity acts such that they will contain equivalent if not identical provisions; update provisions of KRS Chapter 271B to reflect the more current provisions of the Model Business Corporation Act: allow limited liability companies to enter into a share exchange with a corporation, be created by conversion from a corporation, have statutory rules governing nonprofit status, and to provide for their existence after the death or other termination of their members; provide rules for business trusts to create uniformity in regard to other forms of business organizations; allow dentists to practice dentistry within a business organized as a limited liability company; revive several sections of KRS ch. 362 that were repealed with a delayed effective date in 2006 Ky. Acts. ch. 149; confirm new repeal of other sections of KRS ch. 362 that were also repealed in 2006 Ky. Acts ch. 149; amend KRS 45.560 to include the definition of "equal employment opportunity job categories"; amend KRS 45.570 to clarify the classes protected against discrimination by state contractors; amend KRS 45.590 to increase the dollar amount of exempted contracts or subcontracts from \$250,000 to \$500,000; allow the Finance and Administration Cabinet to promulgate administrative regulations to establish additional exemptions; amend KRS 45.600 to allow the contracting agency rather than the cabinet to set the time period for submitting statements and information required by the statute; set out the information to be reported by the bidding party regarding its workforce; require the bidding party to submit a

employees or relative of county official or employee from any interests relating to Amend KRS 18A.2254 to clarify procedures and content of administrative regulations, use of surplus funds, and Substitute

Feb 20-2nd reading, to Rules Feb 21-posted for passage in the breakdown of subcontracts over \$500,000; include a determination by the cabinet that the percentage of women in

the bidding party's workforce reflects the percentage of available women in the area from which the bidding party's workforce is drawn and to use this determination in the cabinet's existing affirmative action process; amend KRS 45.610 to include women in the affirmative action requirements for state contractors and allow the cabinet to investigate the employment practices of any contractor or subcontractor to determine if they have violated any provision of KRS 45.560 to 45.640; and create a new section of KRS 45.560 to 45.640 to allow the Finance and Administration Cabinet to promulgate administrative regulations to carry out the provisions of KRS 45.560 to 45.640; confirm amendments to certain statutes whose effectiveness was made contingent upon the approval by the voters of proposed constitutional changes in 2002; and in addition amend various sections to conform.

#### HB 323 - AMENDMENTS

HFA (1, S. Brinkman) - Corrects erroneous citation.

Jan 17-introduced in House

Jan 22-to Judiciary (H)

Mar 4-posted in committee

Mar 7-reported favorably, 1st reading,

to Calendar

Mar 10-2nd reading, to Rules Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 18-floor amendment (1) filed Mar 21-3rd reading, passed 96-0 with floor amendment (1)

Mar 24-received in Senate Mar 26-to Judiciary (S)

#### HB 324/AA (BR 1310) - C. Hoffman

AN ACT relating to coroners.

Amend KRS 64.185 to allow coroners to appoint additional deputy coroners with the approval of the local legislative body of the county; include various forms of local governments within purview of entire section.

Jan 17-introduced in House

Jan 22-to Local Government (H) Jan 25-posted in committee

Jan 29-reported favorably, 1st

reading, to Calendar Jan 30-2nd reading, to Rules; posted

for passage in the Regular Orders of the

Day for Thursday, January 31, 2008

Feb 1-3rd reading, passed 86-0 Feb 4-received in Senate

Feb 6-to State & Local Government

(S)

Mar 24-taken from committee State & Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 25-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Mar 26-reported favorably, to Rules as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 74)

HB 325 (BR 1202) - C. Miller, C. Siler, L. Belcher, D. Butler, L. Clark, H. Collins, M. Dedman Jr., C. Embry Jr., C. Hoffman, D. Horlander, Ji. Lee, H. Moberly Jr., D. Osborne, A. Simpson, D. Watkins

AN ACT relating to highway work zones.

Amend KRS 189.2325, relating to highway work zones to set forth signage requirements for a work zone where the fine for speeding is doubled when workers are physically present; amend KRS 189.394, relating to speeding, to specify that double fines in work zones are only applicable when the work zone is properly signaled and workers are physically present in the work zone; amend speeding fine table to simplify.

Jan 17-introduced in House Jan 22-to Transportation (H) Jan 24-posted in committee Jan 29-reported favorably,

reading, to Calendar Jan 30-2nd reading, to Rules

1st

Jan 31-posted for passage in the Regular Orders of the Day for Friday, February 1, 2008

Feb 4-3rd reading, passed 90-0 Feb 5-received in Senate Feb 7-to Transportation (S)

#### HB 326/LM (BR 934) - R. Webb

AN ACT relating to license taxes of cities of the second through sixth classes.

Amend KRS 92.280 to limit license fees imposed by cities of the second through fifth classes to a maximum percentage of 1.5%; establish allowable tax bases, and provide that cities of the second through fifth classes may keep tax bases and percentages in effect as of January 1, 2008 and may raise percentages on those bases to a level of no more than 1.5%; provide that cities of the sixth class may not impose license fees at a percentage rate; amend KRS 92.281 to conform; Effective August 1, 2008.

Jan 17-introduced in House Jan 22-to Local Government (H)

#### HB 327/LM (BR 137) - R. Webb

AN ACT relating to court security officers.

Amend KRS 15.3971, relating to court security officers, to allow grandfathered officers two years to complete the high school diploma/GED requirement for certification.

Jan 17-introduced in House Jan 22-to Judiciary (H)

#### HB 328 (BR 1239) - S. Westrom

AN ACT relating to the practice of pharmacy.

Create new sections of KRS Chapter 315 to require pharmacy technicians to register; establish qualifications; provide exemptions; establish a \$25 application and renewal fee; establish grounds for the denial of a certificate of registration; permit an applicant who is denied a certificate of registration to have a hearing pursuant to KRS Chapter 13B; require that a technician's certificate be conspicuously displayed in the technician's primary place of employment and that the technician keep on his person during the times he or she works his or her pocket registration card; amend KRS 315.125, 315.005, 315.020, 315.121, 315.030, and 315.191 to conform.

#### HB 328 - AMENDMENTS

HFA (1, R. Adams) - Retain original provisions of bill and amend to add new language changing the applicant fee for original registration and renewal registrations to \$5.00 from \$25.00.

Jan 17-introduced in House Jan 22-to Health & Welfare (H)

Feb 26-posted in committee

Feb 28-reported favorably, 1st reading, to Calendar

Feb 29-2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 5-floor amendment (1) filed ; 3rd reading, passed 56-35

Mar 6-received in Senate

Mar 10-to Licensing, Occupations and Administrative Regulations (S)

Mar 18-reported favorably, 1st reading, to Consent Calendar

Mar 19-2nd reading, to Rules

Apr 15-posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 37-1; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 148)

**HB 329 (BR 1122)** - D. Pasley, H. Moberly Jr., C. Hoffman, T. McKee, L. Napier, F. Nesler, J. Stewart III, T. Turner

# AN ACT relating to veterinarians.

Amend KRS 321.181 to amend the definition of "indirect supervision"; amend KRS 321.200 to allow persons authorized by owners of animals to treat the owner's animals, including administering drugs, castrating, and dehorning; amend KRS 321.443 to allow veterinary assistants to only work under the direct supervision of a veterinarian.

# HB 329 - AMENDMENTS

HCS - Retain original provisions except reinstate language allowing employees to care for and treat an owner's animals; remove language allowing other persons authorized by an owner to treat or care for an owner's animals.

SCS - Same as HB 329/GA, except allow authorized persons to care for and treat an owner's animals if the person is not compensated; allow veterinary assistants hired before April 1, 2008, to perform certain procedures under the indirect supervision of a veterinarian; and restrict veterinary assistants hired after April 1, 2008, from performing any procedures without being under the direct supervision of a veterinarian.

SCA (1/Title, T. Jensen) - Make title amendment.

Jan 17-introduced in House

Jan 22-to Agriculture & Small Business (H)

# Substitute

Jan 31-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 1, 2008

Feb 1-3rd reading, passed 87-0 with Committee Substitute

Feb 4-received in Senate

Feb 6-to Agriculture & Natural Resources (S)

Mar 24-taken from committee Agriculture & Natural Resources (S); 1st reading; returned to Agriculture & Natural Resources (S)

Mar 25-taken from committee Agriculture & Natural Resources (S); 2nd reading; returned to Agriculture & Natural Resources (S)

Mar 27-reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

HB 330 (BR 1114) - D. Horlander, B. DeWeese, S. Brinkman, D. Butler, L. Clark, R. Crimm, M. Denham, D. Floyd, D. Graham, C. Hoffman, J. Jenkins, D. Keene, T. McKee, C. Miller, J. Richards, S. Riggs, A. Simpson, J. Wayne

AN ACT relating to special meetings. Amend KRS 61.823 relating to notice of meetings of public agencies to permit notice of a special meeting to be sent by electronic mail in lieu of other methods if so requested by a public agency member or media organization.

Jan 17-introduced in House

Jan 22-to State Government (H)

Jan 29-posted in committee

Feb 7-reported favorably, 1st reading, to Calendar

Feb 8-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 11, 2008

Feb 20-3rd reading, passed 99-0

Feb 21-received in Senate

Feb 26-to State & Local Government (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar

Mar 20-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0

Mar 27-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 20)

#### Introduced Jan. 18, 2008

HB 331 (BR 1353) - C. Siler, C. Miller, L. Belcher, T. Burch, L. Clark, R. Crimm, R. Damron, B. DeWeese, J. Fischer, D. Floyd, D. Ford, J. Higdon, J. Hoover, D. Horlander, J. Jenkins, L. Napier, T. Pullin, M. Rader, D. Sims, J. Stewart III, T. Turner

AN ACT designating Original Recipe Kentucky Fried Chicken as the official picnic food of Kentucky.

Create a new section of KRS Chapter 2 to designate Original Recipe Kentucky Fried Chicken as the official picnic food of the Commonwealth.

Jan 18-introduced in House Jan 22-to State Government (H)

Jan 29-posting waived

Jan 30-reported favorably, 1st reading, to Calendar with Committee

HB 332 (BR 1413) - A. Simpson, J.

#### Fischer, D. Graham

AN ACT relating to interest on judgments.

Amend KRS 360.040, relating to interest on judgments, to delete the 12 percent interest requirement and replace it with the interest rate provided in KRS 131.183(1) and create a minimum interest rate of 6 percent.

Jan 18-introduced in House Jan 22-to Judiciary (H) Feb 14-posted in committee

HB 333/FN (BR 1123) - D. Pasley, H. Moberly Jr., J. Comer Jr., C. Hoffman, T. McKee, F. Nesler, D. Osborne, S. Overly, T. Turner, R. Webb, B. Yonts

AN ACT relating to veterinarians and making an appropriation therefor.

Create a new section of KRS Chapter 321 to establish a student loan forgiveness program for Kentucky residents who agree to serve as a veterinarian in large or mixed animal practice in an underserved area in Kentucky; establish loan forgiveness caps; establish eligibility requirements for loan forgiveness; create a Veterinary Student Loan Forgiveness Committee and establish duties of the committee; APPROPRIATION.

Jan 18-introduced in House

Jan 22-to Agriculture & Small Business (H)

Jan 29-posting waived Jan 30-reported favorably,

Jan 30-reported favorably, 1st reading, to Calendar

Jan 31-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

HB 334/FN (BR 309) - J. Greer, J. Comer Jr., S. Baugh, L. Belcher, J. Bell, L. Clark, R. Crimm, T. Edmonds, D. Ford, J. Gooch Jr., K. Hall, M. Harmon, J. Higdon, D. Keene, B. Montell, R. Rand, C. Rollins II, A. Simpson, T. Thompson, J. Tilley, T. Turner, J. Vincent, D. Watkins, R. Weston, R. Wilkey

AN ACT relating to insurance producers.

Amend KRS 304.9-350 to prohibit an individual or business entity licensed as a consultant, or agent or an agency with whom the consultant has a financial or business ownership interest or affiliation, from contracting, selling, or negotiating insurance for the risk of the client who is subject to the consulting contract during the term of the contract or within twelve months of the termination of the contract; permit consulting fees paid to a consultant to be shared between a business entity licensed as a consultant and an individual who is licensed as a consultant and is an owner, officer, partner, member, or employee of the business entity; require a person licensed as a consultant to disclose in a written contract signed by the party to be charged prior to the provision of consultant services the services to be provided, the beginning and ending date of the agreement, any insurance policy to which the agreement for consultant's services applies, the arrangement for

or business ownership interest or affiliation, if any, with any insurance agency or insurer; prohibit a person dually licensed as a consultant and an agent from acting as both consultant and agent in the sale, solicitation, or negotiation for a risk which is subject of a contract entered into by the person; create a new section of KRS 304.11-020 to 304.11-050 to define "agent," "client," "written disclosure "compensation," agreement," "service," and "unbundled insurance program" permit an agent to receive from an insurer or client, compensation in any amount agreed to by the agent and insurer or client for placement of insurance and for service with the client if, prior to placement of insurance or provision of services, the agent and the client enter into a written disclosure agreement that describes services to be provided and the compensation to be received by the agent from the insurer or client: require the client to sign an annual certification it meets the definition of client; permit an agent operating under a written disclosure agreement to use authorized and unauthorized property and casualty insurers, use only authorized health insurers, and act as broker placing account policies with an insurer not represented under an agency contract, or use insurers represented by agency contract or both; provide that except for KRS 304.11-050 the provisions of KRS 304.11-020 to 304.11-050 shall not apply to an insurance company or underwriter issuing contracts of insurance to clients; exempt policies issued to clients from rate requirements of KRS Chapter 304; require policies issued to clients to contain a disclaimer that the rate provided for in this policy is exempt form the filing and approval requirements of KRS Chapter 304 for the agent commission portion of the rate; provide that this section does not apply to personal lines of insurance issued for personal or family protection to a natural person who does not meet the definition of client; amend KRS 304.12-100 to provide that nothing in KRS 304.12-080, 304.12-090, or 304.12-110 shall be construed as prohibiting payment of compensation disclosed in a written disclosure agreement or the furnishing of information, advice, programs, or services that are intended to reduce the future cost of insurance of the policyholder or the probability or severity of loss, assist in efficient administration and management of the policyholder's insurance program, or assist the client in complying with any state or federal law; amend KRS 304.12-060 to prohibit the publication or dissemination of any statement, pamphlet, circular, article, or literature that is false and derogatory to the financial condition of an insurer or of an organization proposing to become an insurer.

# HB 334 - AMENDMENTS

HCS - Amend KRS 304.9-350 to prohibit an individual or business entity dually licensed as a consultant and an agent from contracting, selling, or negotiating insurance to an insured or prospective insured who is the subject of a consultant disclosure contract during the term of a written contract for consultant services or within 12 months after termination of the contract; prohibit an agent that has a financial or business ownership interest in or affiliation with the consultant acting under a consultant disclosure contract from selling, soliciting, or negotiating insurance with respect to the insured or prospective insured who is the subject of the consultant disclosure contract for 12 months after termination of the contract; permit consulting fees paid to a consultant pursuant to a consultant disclosure contract to be shared between a business entity licensed as a consultant and an individual who is licensed as a consultant and is an owner, officer, partner, member, or employee of the business entity; provide that prior to the provision of consultant services, a licensed consultant must make certain disclosures in a written contract: require the contract to be retained by the consultant for not less than 5 years after termination of the contract; prohibit a person dually licensed as a consultant and an agent from acting as both a consultant and an agent for any risk that is the subject of a consultant disclosure contract; create a new section of KRS 304.11-020 to 304.11-050 to define "agent," "client," "written disclosure "compensation," agreement," "service," and "unbundled insurance program"; permit an agent to receive from an insurer or client compensation in any agreed amount for placement of insurance and for a service rendered on behalf of the client if prior to placement or provision of service the agent and the client enter into a written disclosure agreement; specify what must be included in the written disclosure agreement; require the agent to verify, prior to sale, solicitation, or negotiation with the client that the client qualifies as a client under this Act; permit an agent operating under a written disclosure agreement with a client to use an authorized property and casualty insurer, use an unauthorized property and casualty insurer if the business is exported in accordance with Subtitle 10 of KRS Chapter 304, and use only an authorized life, health, or workers' compensation insurer; require an insurer placing business under this section to comply with applicable rate and form filing requirements; permit an agent placing business for a client under this section to provide for alternative compensation in a written disclosure agreement; clarify that this section does not apply to personal lines of insurance issued for personal or family protection; amend KRS 304.12-100 to provide that nothing in KRS 304.12-080, 304.12-090, or 304.12-110 shall be construed as prohibiting payment of compensation disclosed in a written disclosure agreement or the furnishing of information, advice, programs, or services that are intended to reduce the future cost of insurance of the policyholder or the probability or severity of loss, assist in efficient administration and management of the policyholder's insurance program, or assist the client in complying with any state or federal law.

HFA (1, J. Greer) - Change "termination" to "expiration" in Section 1(2)(b) and (c).

SCS/FN - Amend KRS 304.9-350 to delete the provision providing that subsection (1) does not preclude a

insurance, or health deferred compensation plan; prohibit a person licensed as a consultant and an agent to sell, solicit, negotiate insurance or otherwise act as an agent with respect to an insurance risk that was the subject of a written consulting contract during the term of the consulting contract or within 12 months after expiration of the contract, but no longer than 24 months from inception of the contract; prohibit an agent who has a financial or business ownership interest or affiliation with a consultant from acting as an agent with respect to the insurance risk that was the subject of a written consulting contract during the term of the consulting contract or within 12 months after expiration of the contract, but no longer than 24 months from inception of the contract; authorize sharing of a consultant's fees pursuant to a written contract between a business entity licensed as a consultant and an individual licensed as a consultant who is an owner, officer, partner, member or employee of the business entity; require a person licensed as a consultant to disclose in a written contract signed by the party to be charged, the services to be provided, the term of the contract, any insurance to which the contract applies, the compensation arrangement, whether the consultant is also licensed as an agent, and whether the consultant has a financial or business interest in, affiliation with or control of any business. entity or insurer; and require a consultant to retain every consulting contract for not less than five years after expiration of the contract; prohibit a person also licensed as a consultant and an agent from acting as both a consultant and an agent with regard to any risk which is the subject of a consulting contract; provide that this section does not prohibit an agent who holds a recognized formal financial planning certification or designation from receiving a fee for services provided under the certification designation or from receiving a commission or fee for the sale, solicitation, or negotiation of life insurance or annuities, provided that the agent discloses the financial planning services for which the fee is to be charged, the amount of the fee, and the party to be charged prior to execution of the written contract, and that he or she is an agent and will receive an additional fee for the sale, solicitation, or negotiation of insurance in addition to a fee for financial planning; create a new section of KRS Chapter 304.11-020 to 304.11-050 to define "agent," "client," "compensation," "written disclosure agreement," "service," and "unbundled insurance program"; authorize an agent to receive agreed to compensation for placement of insurance and for a service rendered on behalf of the client if the agent and the client enter into a written disclosure agreement, including a description of the services, the signature of the client; and that the agreement be retained by the agent for a period of five years from the date the agreement expires or is otherwise terminated; require the agent to verify with the client

pension, profit-sharing, group life or

compensation of the consultant, whether the consultant is a licensed agent or producer, and the consultant's financial consultant or agent from receiving or sharing a fee and other compensation for administrative services related to a client and that the client retains documentation of the client's qualifications; permit an agent operating

prior to the sale, solicitation, or

negotiation that the person qualifies as a

under a written disclosure agreement to use an authorized property and casualty insurer, use an unauthorized property and casualty insurer if the business is exported and use only an authorized life, health, or workers' compensation insurer; provide that any insurer writing business in accordance with the section comply with applicable rate and form filing requirements and that an agent mav provide for alternative compensation in the written disclosure agreement; provide that this section shall not apply to personal lines of insurance issued for personal or family protection to a person; amend KRS 304.12-100 to conform and to provide that furnishing programs, including software to administer an insured's employee benefits or risk management programs, employee wellness programs, risk management services, loss control workers' services, compensation analysis forecasting or any other service to assist efficient administration of the policyholder's insurance program are not prohibited by this section; and amend KRS 304.99-025 to provide that any consultant or agent who violates Section 1 of this Act, after a hearing conducted by the executive director of the office of insurance, may be subject to a fine in the amount of the consultant's or agent's fees or commissions associated with the sale of the product which is the subject of the violation.

SFA (1, T. Jensen) - Amend KRS 342.805 to define "insurer of last resort"; amend 342.817 to require rates for the voluntary market and the market of last resort to be filed individually with the executive director of the Office of Insurance on prescribed forms; amend KRS 342.819 to provide that a dividend shall not be approved or paid until at least thirty-six months after expiration of the fiscal year and must be paid from surplus funds not required for the payment of claims or other liabilities; amend KRS 342.821 to require the manager to file with the executive director of the Office of Insurance an annual statement of financial condition; amend KRS 342.831 to require the use of independent agents.

SFA (2/Title, T. Jensen) - Make title amendment.

Jan 18-introduced in House

Jan 22-to Banking & Insurance (H)

Jan 24-posted in committee

Jan 30-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 31-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 1, 2008; floor amendment (1) filed to Committee Substitute

Feb 1-3rd reading, passed 87-0 with Committee Substitute, floor amendment (1)

Feb 4-received in Senate

Feb 6-to Banking & Insurance (S)

Mar 13-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 14-2nd reading, to Rules

Mar 18-floor amendment (1) filed to Committee Substitute, floor amendment (2-title) filed

Mar 19-floor amendments (1) and (2-

Wednesday, March 26, 2008; 3rd reading, passed 36-0 with Committee Substitute

Mar 27-received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; passed 98-0

Mar 28-enrolled, signed by Speaker of the  $\ensuremath{\mathsf{House}}$ 

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 31)

#### HB 335/LM (BR 1206) - J. Stewart III

AN ACT relating to railroads.

Create a new section of KRS Chapter 277 to require a railroad to remove animal carcasses within 48 hours of being notified by an animal control officer; allow local animal control officers to go onto railroad property after the 48hour deadline to retrieve and dispose of animal carcasses and charge the railroad company a fee of up to \$250 per removal and disposal of a carcass.

Jan 18-introduced in House Jan 22-to Transportation (H)

#### Introduced Jan. 22, 2008

HB 336 (BR 939) - A. Koenig

AN ACT relating to teacher advancement.

Create a new section of KRS Chapter 161 to establish a teacher advancement fund to provide tuition assistance to the public postsecondary education institutions for teachers completing a master's degree or the continuing education option for Rank II; the teacher advancement fund shall be administered by the Kentucky Higher Education Authority Assistance under administrative regulations which shall be promulgated by December 1, 2008; beginning July 1, 2009, a practicing teacher in a public school who agrees to teach for five years after completion of the Rank II shall receive tuition assistance at a public postsecondary education institution for courses leading to a master's degree or the continuing education option for Rank II; provide a schedule of reimbursement for a teacher who does not complete the five-year teaching commitment; prohibit a teacher from receiving the tuition assistance if the teacher is receiving other federal or state funds for tuition costs.

Jan 22-introduced in House Jan 24-to Education (H)

#### HB 337 (BR 519) - R. Wilkey

AN ACT relating to Public Service Commission penalties for violations.

Amend KRS 278.990 to increase maximum civil penalty for violation of any provision of KRS Chapter 278 or any administrative regulation promulgated pursuant to KRS Chapter 278 or anyone who fails to obey any order of the commission from which all appeals have been exhausted, or who procures, aids, or abets a violation by any utility from \$2,500 to \$10,000 per day for each offense; in addition to other penalties provided for in KRS 278.990, if a violation results in serious bodily injury or death, the commission may impose a civil penalty not to exceed \$25,000 per violation.

Jan 22-introduced in House Jan 24-to Tourism Development & Energy (H)

HB 338 (BR 1351) - K. Upchurch, T. Turner, D. Ford, J. Higdon, J. Hoover

AN ACT designating the City of Somerset as the official car cruise capital of Kentucky.

Create a new section of KRS Chapter 2 to designate the city of Somerset as the car cruise capital of Kentucky.

Jan 22-introduced in House Jan 24-to State Government (H)

HB 339/CI (BR 1433) - L. Combs, K. Stein

AN ACT relating to crimes and punishments and declaring an emergency.

Create a new section of KRS Chapter 196 to require the Department of Corrections to develop an intensive secured substance abuse recovery program for substance abusers seeking or utilizing pretrial diversion in certain circumstances; create a new section of KRS 431.510 to 431.550 to require pretrial screening of felony substance abuse offenders and allow testing and treatment as a condition of pretrial release; create a new section of KRS 533.250 to 533.260 to require felony substance abuse offenders to demonstrate suitable participation in and compliance with substance abuse treatment or recovery before being eligible for pretrial diversion; amend KRS 533.250 to allow referral of certain persons on pretrial diversion to the secured recovery program; amend KRS 532.120 to allow credit for time served in the secure treatment facility or a residential treatment facility; amend KRS 431.515 to conform; EMERGENCY.

Jan 22-introduced in House Jan 24-to Judiciary (H)

Feb 27-posted in committee

**HB 340 (BR 1071)** - J. Richards, R. Wilkey

AN ACT relating to pretrial diversion for motor vehicle offenses.

Create a new section of KRS Chapter 189 to authorize county attorneys to create and operate a pretrial diversion program, set forth parameters for the program; require accounting for funds received.

Jan 22-introduced in House Jan 25-to Judiciary (H) Feb 27-posted in committee

# HB 341/FN/LM (BR 1181) - J. Bell, J. Comer Jr.

AN ACT relating to taxes of cities and counties.

Amend KRS 81A.450 to clarify that a city annexing an industrial park shall assume all debt associated with the development of the park, and shall be required to share future occupational tax revenues with the localities that

developed the park.

Jan 22-introduced in House Jan 24-to Local Government (H)

Introduced Jan. 23, 2008

**HB 8 (BR 916)** - R. Wilkey, J. Richards, R. Adkins, L. Clark, C. Hoffman

AN ACT relating to medical malpractice.

Amend KRS 304.13-051 to require filing of medical malpractice insurance rates with the Office of Insurance; create new sections of Subtitle 13 of KRS Chapter 304 to prohibit certain components from being included in a medical malpractice rate filing; restrict premiums for medical malpractice polices covering health care providers who deliver one or more babies per year; require the executive director of insurance on or before April 1 of each year to determine if there are any medical specialties in the state which are essential as a matter of public policy and which must be protected from certain adverse actions relating to medical malpractice insurance that may impair the availability of these essential medical specialties to residents of this state; direct the executive director to provide the list of essential medical specialties to each insurer that issues medical malpractice coverage to health care providers practicing in any of the essential medical specialties; require an insurer that intends to cancel, terminate, or otherwise not renew a medical malpractice policy of an essential medical specialist to provide 120 days notice to the health care provider and allow the executive director to delay the insurer's intended action for up to 60 days if the executive director determines a replacement policy is not readily available; require an insurer that intends to cancel, terminate, or otherwise not renew all medical malpractice policies issued to essential medical specialists to provide 120 days notice to the executive director and the health care providers and allow the executive director to delay the insurer's intended action for up to 60 days if the executive director determines replacement policies are not readily available; designate medical specialties until the executive director acts to specialties; require the designate executive director to collect certain information from insurers to make certain an insurer issuing policies of medical malpractice insurance is complying with applicable standards for rates; create a new section of KRS Chapter 454 to provide that in a medical malpractice civil action any statements, affirmations, gestures, or conduct expressing apology, sympathy, commiseration, condolence, compassion or a general sense of benevolence that are made by a health care provider or employee of the health care provider to the alleged victim, relative of the alleged victim, or representative of the alleged victim that relate to the discomfort, suffering, injury or death of the alleged victim as a result of unanticipated outcome of medical care shall be inadmissible as evidence of an

title) withdrawn

Mar 26-posted for passage in the Consent Orders of the Day for

admission of liability; create a new section of KRS Chapter 454 to require the plaintiff to file an affidavit of an

expert witness as part of a complaint in a action alleging professional civil negligence against a health care provider; require the affidavit to specify at least one negligent act or omission and the factual basis for the claim; require a defendant who disputes liability to file an affidavit of a qualified expert; create a new section of KRS Chapter 4545 to require that a lawsuit against a health care provider be submitted to mediation to be held within 180 days after all responsive pleadings are filed; create new sections of Subtitle 40 of KRS Chapter 304 to establish the Kentucky Physician's Mutual Insurance Authority to provide medical malpractice insurance to physicians; provide that the authority is a nonprofit, independent, self-supporting de jure municipal corporation and political subdivision of the Commonwealth; provide for a board of directors which shall function in a manner similar to the governing body of a mutual insurance company; direct the board to hire a manager who shall have proven successful experience for a period of at least five years as an executive at the general management level in insurance operations or in the management of a state fund for medical malpractice; establish powers and duties of the manager; require the authority to provide medical malpractice insurance to any physician who pays the premium complies with any other and qualifications and conditions adopted by the authority; require the authority to provide coverage to any physician who is unable to secure coverage in the voluntary market unless the physician owes undisputed premiums to a previous medical malpractice carrier or to a medical malpractice residual market mechanism; direct the authority to establish separate rating plans, rates, and underwriting standards for different classes of risks; require rates to be based only on Kentucky experience; authorize the board to declare an annual dividend and distribute it in the form of premium discounts, dividends, or a combination of discounts and dividends if certain conditions are met; require a quarterly report of assets and liabilities to be provided to the board, the Governor, and the Legislative Research Commission; require the board to file an annual report indicating the business done in the previous year and deliver the report to the Governor, commissioner of the Department of Insurance, Auditor of Public Accounts, Attorney General, and co-chairs of the Legislative Research Commission; prohibit the authority from entering into a contract for an audit unless the Auditor of Public Accounts has turned down a request to perform the audit; provide that if the assets of the authority are less than its liabilities, the board may levy an assessment on its policyholders; require the board to formulate and adopt an investment policy; require the manager to compile and maintain statistical and actuarial data; prohibit the authority from receiving direct state general fund any appropriation; provide that upon request of the board, the Governor and the secretary of the Finance and Administration Cabinet may determine additional initial funding which may

not to exceed (\$40,000,000) upon approval of the secretary of the Finance and Administration Cabinet; provide that the authority may utilize only agents duly and legally licensed and in good standing with the provisions of this chapter; exempt board members, the manager, and any employee from being held personally liable for acts taken in official capacity; require the board, manager, and employees to comply with the Executive Branch Code of Ethics; prohibit the authority from participating in any plan, pool, association, guarantee, or insolvency fund required by KRS Chapter 304; require the board to comply with the open meetings and open records laws; direct the Attorney General and the Auditor of Public Accounts to monitor operations of the authority and authorize each to make examinations or investigations of the operations, practices, management, and other matters of the authority; require the Attorney General and the Auditor of Public Accounts to report jointly to the General Assembly in January in each even-numbered year in which the General Assembly convenes in a regular session the results of their monitoring activities.

Jan 23-introduced in House Jan 24-to Judiciary (H)

#### HB 342 (BR 1442) - B. Yonts, D. Floyd

AN ACT relating to the minimum age for students entering the primary program.

Amend KRS 158.030 to require a child to be five years of age by August 1 to enter a primary school program.

Jan 23-introduced in House Jan 24-to Education (H)

**HB 343/FN (BR 1179)** - J. Bell, J. Greer, T. Burch, L. Clark, D. Watkins, R. Wilkey

AN ACT relating to crimes and punishments.

Create a new section of KRS 17.500 to 17.580, relating to sex offender registration, to prohibit a registered sex offender from committing specified acts concerning school buses and school bus stops while children are present; make any violation of the prohibitions a Class A misdemeanor.

Jan 23-introduced in House Jan 24-to Judiciary (H)

HB 344 (BR 1359) - J. Glenn

Feb 28-WITHDRAWN

# HB 345/FN (BR 291) - D. Owens, J. Jenkins

AN ACT relating to the Kentucky Children's Health Insurance Program.

Amend KRS 205.6485 to provide continuous enrollment in KCHIP for twelve months post enrollment and each renewal of eligibility; provide for the electronic submission of KCHIP applications and renewals; and prohibit the Cabinet for Health and Family Services from requiring face-to-face interview for KCHIP applications or Jan 24-to Health & Welfare (H) Jan 25-posted in committee

# HB 346 (BR 1488) - S. Brinkman

AN ACT relating to premises liability. Create new sections of KRS Chapter 411 to specify how and when a retailer is liable for claims for injuries and how damages are determined; provide for restoration of certain provisions of common law.

Jan 23-introduced in House Jan 24-to Judiciary (H) Mar 4-posted in committee

HB 347/LM (BR 880) - J. Greer, D. Butler

AN ACT relating to poultry production. Create a new section of KRS Chapter 65 to define "poultry feeding operation"; establish poultry house distance from schools and other facilities; allow exemptions.

Jan 23-introduced in House

Jan 24-to Agriculture & Small Business (H)

**HB 348 (BR 1034)** - R. Damron, R. Crimm, E. Ballard, J. Fischer, D. Horlander, D. Keene, D. Pasley, S. Riggs, T. Thompson, D. Watkins, S. Westrom

AN ACT relating to life settlements. Amend KRS 304.15-020 to define "advertisement," "financing transaction," "life expectancy," "premium finance loan," "purchaser," "settled policy," and "stranger-originated life insurance"; amend KRS 304.15-700 to prohibit an insurer that is the subject of a life being settlement contract from responsible for any act or omission of a broker, purchaser, or provider unless the insurer receives compensation for the placement of the life settlement contract from the broker, purchaser, or provider; prohibit an insurer from requiring the owner, insured, provider, or broker to sign any form, disclosure, consent, waiver, or acknowledgment that has not been expressly approved by the executive director of the Office of Insurance; create a new section of KRS 304.15-700 to 304.15-725 to regulate advertisements pertaining to life settlements; amend KRS 304.15-710 to add disclosures a provider must provide to an owner; require the broker to make certain disclosures to the provider and owner; create a new section of KRS 304.15-700 to 304.15-725 to permit an insurer to inquire in the insurance application whether the proposed owner intends to pay premiums with the assistance of financing from a lender that will use the policy as collateral to support the financing; permit the insurer to make disclosures to the applicant and insured if premiums are paid with the assistance of financing and permit the insurer to require certification from the applicant or insured about future sale of the policy, the sufficiency of the loan to pay premiums and costs, and that the borrower has an insurable interest in the insured; amend KRS 304.15-715 to prohibit an insurer from unreasonably delaying the change of ownership or beneficiary with any lawful life settlement contract; require the provider to notify

the insurer within 20 days after an owner executes a life settlement contract; require a fee paid to a broker for services provided to an owner to be computed as a percentage of the offer obtained and not the face value of the policy; require the broker to disclose to the owner anything of value paid or given to a broker which relates to a life settlement contract; amend KRS 304.15-716 to provide exceptions to the prohibition of a person entering into a life settlement contract within a two year period commencing with the date of issuance of the policy; amend KRS 304.15-717 to establish unlawful acts including to engage in any transaction, practice, or course of business the person knows or reasonably should have known that the intent was to avoid the notice requirements in the life settlement statutes: declare it is unlawful to issue, solicit, market, or otherwise promote the purchase of a life insurance policy for the purpose of or with an emphasis on settling the policy; declare it is unlawful to enter into a premium finance agreement where the person receives any proceeds, fees, or other consideration from the policy or policy owner or any other person that are in addition to the amounts required to pay the principal, interest, and service charges related to policy premiums pursuant to the premium finance agreement or subsequent sale of the agreement; declare it is unlawful for a insurer, broker, or provider to make any statement or representation in connection with the sale or financing of a life insurance policy to the effect that the insurance is free or without cost to the policyholder for any period of time unless provided in the policy; declare certain acts of a broker and provider as unlawful when anything of value is paid to a broker or provider under common control or controlled by the provider, broker, or financing entity or related provider trust; create a new section of Subtitle 14 of KRS Chapter 304 to provide that except as provided in KRS 304.14-050, it is a violation of insurable interest for any person or entity without insurable interest to provide or arrange for the funding ultimately used to pay premiums, or the majority of premiums, on a life insurance policy and at policy inception have an arrangement for such person or entity to have an ownership interest in the majority of the death benefit of that life insurance policy; create a new section of KRS 304.15-700 to 304.15-725 to require each provider and each broker to file an annual statement with the Office of Insurance providing information required by administrative regulations; require the annual statement of providers to include the names of insurance companies whose policies have been settled and the brokers that have settled the policies; amend KRS 304.2-160, 304.4-040, 304.9-133, 304.9-150, 304.9-170, 304.0-200, 304.9-260. 304.9-425, 304.9-440, 304.9-467, 304.15-705, 304.15-718, 304.15-720, 304.42-190, 304.99-020, 304.99-100, and 304.99-126 to conform.

# HB 348 - AMENDMENTS

HCS - Retain original provisions; in

include a loan from an existing state agencies not to exceed (\$7,000,000); authorize the issuance of revenue bonds

renewals.

Jan 23-introduced in House

Section 1(1) delete "directly or indirectly" after "public" and insert "directly" after "placed"; in Section 1(7) delete "but is

not limited to"; in Section 4(1) to permit written disclosures to be conspicuously displayed in a separate document; in Section 7(1) to add "at any time prior to, or at the time of application for, issuance of a policy, or"; in Section 8(1)(I) insert "any insurer"; in Section 8(1)(m) add "or provider" and "any insurer"; in Section 8(1)(o) add "insurance producer" and "or any other person"; add (p) in Section 8(1) to prohibit an insurer from prohibiting, restricting, limiting or impairing a life insurance producer from certain listed actions; prohibit an insurer from engaging in or permitting any discrimination in rates charged based upon an individual's having entered into a life settlement contract or being insured under a settled policy; prohibit an insurer from making any false or misleading statements as to the business of life settlements or financing premiums due for a policy or to any owner or insured to induce or tend to induce the owner or insured not to enter into a life settlement contract; prohibit an insurer from engaging in any transaction, act, or practice that restricts, limits, or impairs the lawful transfer of ownership, change of beneficiary, or assignment of a policy; and in Section 9 delete "and the brokers that have settled these policies".

SCS - Retain the original provisions; delete subparagraph 3. in Section 1(7) which made failure to disclose to the insurer a request for disclosure of a life expectancy evaluation by any person or entity other than the insurer with respect to issuance of the policy a fraudulent act; delete reference to a life expectancy company in the definition of "life expectancy.": include an arrangement or agreement to own or control in the definition of "STOLI"; require the executive director to promulgate an administrative regulation to list any contract, transaction, or arrangement that the executive director determines as not included in the definition of "life settlement contract" in Section 1(17)(b)9; delete the exclusion of an accredited investor from the definition of "owner" in Section 1(19)(b); insert "a primary" before "emphasis" in Section 3(3)(a); delete paragraph (f) in Section 4(2) pertaining to disclosure of the amount and method of compensation paid to a broker or other person acting for the owner; add "sole" before "purpose" and "a primary" before "emphasis" in Section 8(1)(j); add "unless disclosed to the owner" in paragraphs (I) and (m) in Section 8(1); delete subparagraph 1. in Section 8(1)(p) which prohibited, restricted, limited, or impaired specific acts by a life insurance provider; delete application of Section 9 to brokers.

Jan 23-introduced in House Jan 24-to Banking & Insurance (H)

Jan 25-posted in committee

Jan 30-reported favorably,

1st reading, to Calendar with Committee Substitute

Jan 31-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 1, 2008

Feb 5-3rd reading, passed 93-0 with Committee Substitute

Feb 6-received in Senate

Feb 8-to Banking & Insurance (S)

Mar 18-reported favorably, 1st

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0 with Committee Substitute

Mar 27-received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; passed 98-0

Mar 28-enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 32)

HB 349 (BR 1370) - R. Webb, R. Henderson

AN ACT relating to motor vehicles.

Amend KRS 186.010 to define the term "low-speed electric vehicle" and amend the definition of "motor vehicle" to include a low-speed electric vehicle; create a new section of KRS Chapter 189 to allow the use of low-speed electric vehicles on roadways with a posted speed limit of thirty-five (35) miles per hour or less; require low-speed electric vehicles operated on a highway to be insured in compliance with KRS 304.39-080, titled in accordance to KRS 186.020, and registered as a motor vehicle in accordance with KRS 186.050(3)(a).

#### HB 349 - AMENDMENTS

HCS - Amend KRS 45A.800 to define the term "Director" and clarify the term "User division"; amend KRS 45A.810, to change the size and composition of Transportation Cabinet selection committees for engineering and engineering related services; place member of Transportation Cabinet's OIG staff to serve as a nonvoting of the selection committee.

HCA (1/Title, H. Collins) - Make title amendment.

Jan 23-introduced in House Jan 24-to Transportation (H)

Mar 6-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Mar 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008

Mar 17-3rd reading, passed 95-0 with Committee Substitute, committee amendment (1-title)

Mar 18-received in Senate Mar 26-to Transportation (S)

HB 350/FN (BR 294) - J. Jenkins, D. Owens, L. Combs

AN ACT relating to child-care assistance.

Amend KRS 199.8994 to set eligibility for a child-care subsidy at less than or equal to 165 percent of the federal poverty level at initial application and less than or equal to 200 percent of the poverty level federal upon redetermination of eligibility; permit a family receiving a child-care subsidy to meet work requirements under KRS 205.2003 by combining approved

Jan 24-to Health & Welfare (H) Jan 25-posted in committee

HB 351/CI (BR 1432) - J. Jenkins, S. Brinkman, D. Horlander, R. Meeks, B. Yonts

AN ACT relating to homelessness.

Amend KRS 194A.735 to continue implementation of the homelessness prevention pilot project that offers discharge planning on a voluntary basis to persons exiting state-operated institutions, foster care programs, and persons serving out sentences in stateoperated prisons in Oldham County.

Jan 23-introduced in House

- Jan 24-to Health & Welfare (H)
- Jan 25-posted in committee
- Feb 7-reported favorably, 1st reading to Calendar

Feb 8-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 11, 2008

Feb 29-3rd reading, passed 86-0

Mar 3-received in Senate

Mar 5-to Health & Welfare (S)

26-reported favorably, Mar 1st reading, to Consent Calendar

Mar 27-2nd reading, to Rules

HB 352/LM/CI (BR 420) - J. Jenkins, M. Marzian, R. Meeks

AN ACT relating to persons subject to a domestic violence order.

Create a new section of KRS Chapter 527, relating to firearms and weapons, to prohibit a person who is subject to a domestic violence order from possessing or attempting to possess a firearm; establish possession of a firearm by a person subject to a domestic violence order as a Class D felony.

Jan 23-introduced in House Jan 24-to Judiciary (H)

# HB 353/LM (BR 421) - J. Jenkins

AN ACT relating to prohibiting the possession of firearms in domestic violence orders.

Amend KRS 403.750 to provide that the court, in a domestic violence order, may prohibit a respondent from possessing firearm while the order is in effect; provide for confiscation of firearms in possession of the defendant and for confiscated firearms to be turned over to the office of the sheriff for custody; provide for return of firearms or alternate disposition of firearms upon expiration or vacation of the domestic violence order.

Jan 23-introduced in House Jan 24-to Judiciary (H)

HB 354 (BR 1459) - R. Nelson, T. Couch, H. Collins, L. Combs, T. Edmonds, K. Hall, A. Smith, J. Stewart Ш

AN ACT relating to coal severance tax.

Amend KRS 42.4582 to direct that 100% of coal severance tax funds be distributed to the local government economic development fund; effective January 1, 2009.

HB 355 (BR 1336) - K. Stein, M. Marzian

(H)

AN ACT relating to organ donation.

Create a new section of KRS Chapter 311 to require a relative to donate a needed organ to a relative on the organ donor list when certain conditions are met; specify the donee shall not be charged for costs related to donation.

Jan 23-introduced in House Jan 24-to Health & Welfare (H) Jan 25-posted in committee

HB 356 (BR 1483) - K. Hall, T. Edmonds, L. Combs, R. Nelson, A. Smith, J. Stacy

AN ACT relating to jail canteen accounts.

Amend KRS 441.135 to allow the expenditure of jail canteen profits on a substance abuse treatment program for prisoners of the jail.

Jan 23-introduced in House Jan 25-to Judiciary (H)

HB 357 (BR 1407) - R. Webb, R. Adkins

AN ACT relating to the office of the county attorney and making an appropriation therefor.

Amend KRS 15.765 to increase the monthly expense allowance paid to a county attorney from \$500 to \$1,000.

Jan 23-introduced in House

Jan 24-to Appropriations & Revenue (H)

# Introduced Jan. 24, 2008

HB 358 (BR 979) - S. Santoro, K. Stein, L. Clark, B. Farmer, J. Gooch Jr., J. Greer, M. Harmon, R. Henderson, D. Keene, T. Kerr, T. Moore, L. Napier, D. Osborne, M. Rader, A. Simpson, J. Vincent, A. Webb-Edgington, R. Weston, R. Wilkey, A. Wuchner

AN ACT relating to the Department of Kentucky State Police.

Amend KRS 16.010 to clarify that the term "officer" means a sworn officer appointed pursuant to KRS Chapter 16.

Jan 24-introduced in House Jan 25-to Judiciary (H) Feb 27-posted in committee Mar 7-reported favorably, 1st reading, to Calendar Mar 10-2nd reading, to Rules Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008 Mar 12-3rd reading, passed 98-0 Mar 13-received in Senate Mar 17-to Judiciary (S) Mar 20-reported favorably, 1st reading, to Consent Calendar Mar 21-2nd reading, to Rules

HB 359 (BR 1337) - J. Richards

AN ACT designating the Bowling Green Western Symphony Orchestra the continuously oldest operating professional symphony orchestra in the Commonwealth. Create a new section of KRS Chapter

reading, to Consent Calendar with Committee Substitute Mar 19-2nd reading, to Rules

employment and educational activities.

Jan 23-introduced in House

Jan 23-introduced in House Jan 24-to Appropriations & Revenue 2 to designate the Bowling Green Western Symphony Orchestra as the oldest continuously operating symphony orchestra in the Commonwealth.

Jan 24-introduced in House Jan 25-to State Government (H)

#### HB 360/LM (BR 1490) - D. Owens

AN ACT relating to election costs and making an appropriation therefor.

Amend KRS 117.045 to increase the minimum amount from \$60 to \$100 to be paid by the county board of elections to an election officer per election day served; change the payment made to precinct election officers and precinct election judges for certain deliveries from the mileage reimbursement permitted for state employees to a flat fee of \$10: amend KRS 117.187 to increase the minimum compensation amount from \$10 to \$25 for reimbursement of actual expenses paid by the county to each election officer for attending each training session; amend KRS 117.345 to increase from \$250 to \$1,500 the amount of money that the State Board of Elections is required to pay the county treasurer for each precinct in the county that contains a voting machine.

HB 360 - AMENDMENTS

HFA (1, D. Floyd) - Delete the provision that would change the minimum payment for election officers from \$60 to \$100 per election day served.

HFA (2, D. Floyd) - Delete the provision raising the minimum payment of election officers from \$60 to \$100 per day; delete the provision raising from \$10 to \$35 the county's minimum compensation of election officers attending training sessions .

Jan 24-introduced in House

Jan 25-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 7-posted in committee

Feb 12-reported favorably, 1st reading, to Calendar

Feb 13-2nd reading, to Rules

Feb 14-recommitted to Appropriations & Revenue (H); floor amendment (1)

filed

Feb 20-floor amendment (2) filed

# HB 361/LM (BR 471) - K. Stein

AN ACT proposing to amend the Constitution of Kentucky relating to the taxing authority of local governments.

Propose to amend Section 181 of the Kentucky Constitution to allow the Commonwealth to share state revenues with local governments; propose to create a new section of the Kentucky Constitution to require the General Assembly to enact laws to allow cities and counties or any combination of cities or counties to impose a sales and use tax and to establish parameters for the imposition of a sales and use tax by cities and counties; provide for ballot language; submit to voters.

#### Jan 24-introduced in House

Jan 25-to Elections, Const.

# HB 362/FN/LM/AA (BR 1364) - K. Stein

AN ACT relating to the Department of Public Advocacy.

Amend KRS 31.015 to make changes to the membership of the Public Advocacy Commission; amend KRS 31.020 to increase experience requirement and salary for the public advocate and deputy public advocate; amend KRS 31.060 to increase number of Circuit-Judges required in a judicial district before a county is required to establish a local office of public advocacy; make technical corrections; amend KRS 31.100 to define "defending attorney"; amend KRS 31.065 to 31.211 to conform.

#### HB 362 - AMENDMENTS

HCA (1, H. Moberly Jr.) - Retain original provisions; delete increase in salary for the Public Advocate and deputy.

Jan 24-introduced in House

Jan 25-to Judiciary (H)

Feb 5-posting waived

Feb 6-reported favorably, 1st reading, to Calendar

Feb 7-2nd reading, to Rules Feb 13-recommitted to Appropriations

& Revenue (H)

Feb 21-posted in committee

Feb 26-reported favorably, to Rules with committee amendment (1)

Feb 27-posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008

Mar 4-3rd reading, passed 97-0 with committee amendment (1)

Mar 5-received in Senate

Mar 7-to Judiciary (S)

Mar 24-taken from committee Judiciary (S); 1st reading; returned to Judiciary (S)

Mar 25-taken from committee Judiciary (S); 2nd reading; returned to Judiciary (S)

HB 363 (BR 1416) - R. Nelson, C. Embry Jr., L. Belcher, T. Burch, D. Butler, M. Cherry, H. Collins, J. Comer Jr., T. Couch, T. Edmonds, R. Henderson, M. Henley, D. Keene, C. Miller, R. Mobley, F. Nesler, C. Siler, D. Sims, A. Smith, J. Stewart III

AN ACT relating to work hours for teachers.

Amend KRS 158.070 to specify the number of hours a teacher must work per day, unless changed by the schoolbased decision-making council; amend KRS 158.649 to conform.

Jan 24-introduced in House

Jan 25-to Education (H)

HB 364/LM/CI (BR 1023) - J. Stacy, K. Stein

AN ACT relating to confinement facilities.

Amend KRS 196.270, relating to canteens in state correctional facilities to require profits to be turned over to the Governor's Office for Local Development for payment to counties to defray cost of holding prisoners charged with felonies; amend KRS 197.510, relating to private facility canteen profits; amend KRS 441.135, relating to local jail canteens, to provide that canteen profits be given to county treasurer to defray costs of operating the jail as provided by the fiscal court.

Jan 24-introduced in House Jan 25-to Judiciary (H)

#### HB 365/LM (BR 1447) - M. Marzian

AN ACT relating to compensatory leave time for city employees.

Amend KRS 337.285, relating to compensatory leave time, to include city employees in these requirements.

#### HB 365 - AMENDMENTS

HCS/LM - Amend definition at KRS 337.285(11) to include city (along with county) employee eligibility for compensatory leave time.

HCA (1/Title, M. Marzian) - Make title amendment.

Jan 24-introduced in House

Jan 25-to Local Government (H)

Feb 8-posted in committee

Feb 12-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Feb 13-2nd reading, to Rules

Feb 14-posted for passage in the Regular Orders of the Day for for Friday, February 15, 2008

Mar 3-3rd reading, passed 93-1 with Committee Substitute, committee amendment (1-title)

Mar 4-received in Senate

Mar 6-to State & Local Government (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar

Mar 20-2nd reading, to Rules Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0

Mar 27-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 75)

HB 366 (BR 464) - T. Thompson, S. Riggs

AN ACT relating to self-contained storage units.

Amend KRS 359.200 to define a "selfcontained storage unit," a term that includes space leased from an operator whether the unit is located at self-service storage facility or at another location; include self-contained storage units in the definitions of "leased space," "occupant," and "operator" as they relate to self-service storage facilities; amend KRS 359.210 to forbid the use of leased space in a self-contained storage unit as a residence; amend KRS 359.220 to indicate that an operator has a lien on all personal property stored in any leased space in an occupant's self-contained storage unit; amend KRS 359.230 to include self-contained storage units in the rules and procedures for a lienholder's sale of personal property held in a nonresidential leased space.

Feb 1-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Thursday, February 7, 2008

Feb 7-3rd reading, passed 94-0 Feb 8-received in Senate

Feb 12-to Licensing, Occupations and Administrative Regulations (S)

Feb 19-reported favorably, 1st reading, to Consent Calendar

Feb 20-2nd reading, to Rules

Feb 25-posted for passage in the Consent Orders of the Day for Tuesday, February 26, 2008

Feb 26-3rd reading, passed 35-0

Feb 27-received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 3-signed by Governor (Acts Ch. 3)

HB 367/FN/LM/CI (BR 1388) - J. Bell, R. Wilkey, T. Edmonds, D. Floyd, J. Greer, K. Hall, S. Lee, T. Moore, D. Osborne, D. Owens, T. Riner, S. Rudy, S. Santoro, G. Stumbo, J. Vincent, A. Webb-Edgington, A. Wuchner, B. Yonts

AN ACT relating to crimes and punishments.

Amend KRS 510.155 relating to using a communications system to procure a minor to engage in sexual offenses to add to "minor" "any individual the person has reason to believe is a minor" to the elements of the offense; add KRS 510.110 relating to sexual abuse in the first degree to prohibited solicitations; create prima facie evidence presumption of intent to commit offense even if the meeting did not occur; apply provisions to any communication originating or received within the Commonwealth.

#### HB 367 - AMENDMENTS

HCS/FN/LM/CI - Retain original provisions with the following additions; amend KRS 508.130 to include in the definitions used for Kentucky's stalking offenses stalking activity that is done electronically; amend KRS 531.010 and 531.300 to include live images transmitted over the Internet within material subject to the standards of Kentucky's obscenity laws; create a new section of KRS Chapter 17 to prohibit registered sex offenders from using social networking Websites; amend 17.510 and 17.580 to modify the registration, display, and searchability of sex offender e-mail and electronic communication identities; create a new section of KRS Chapter 500 to provide for the forfeiture of personal property used in the commission of certain delineated sex offenses; amend various other sections to conform.

HFA (1, J. Bell) - Amend to include reference to a person posing as a minor in relation to the offender's mental state.

HFA (2, T. Riner) - Insert provision to amend KRS 413.249 relating to the statute of limitation for childhood sexual assault or abuse which contains a five year look back provision from certain designated events to extend that look back period to twelve years.

HFA (3/Title, T. Riner) - Make title amendment. SCS/LM/CI - Retain original provisions

Amendments	&	Intergovernmental
Affairs (H)		
Feb 15-posti	ng wa	lived

prison contracts, to specify that private prison canteen profits shall be treated in the same manner as state correctional

Jan 24-introduced in House Jan 25-to Local Government (H) of bill except remove statute of limitation extension and amend to include exemption in KRS 528.080 as it relates to manufacturers of gambling devices for sale to businesses outside of the Commonwealth.

SCA (1, D. Seum) - Retain original provisions, except extend the time period in which a civil action must be brought for recovery of damages for childhood sexual abuse to within 12 years after the victim attains the age of

SCA (2, R. Stivers II) - Amend to include exemption in KRS 528.080 as it relates to manufacturers of gambling devices for sale to businesses outside of the Commonwealth.

SCA (3/Title, R. Stivers II) - Make title amendment.

Jan 24-introduced in House

Jan 25-to Local Government (H)

Jan 28-reassigned to Judiciary (H)

Feb 13-posting waived retroactively; reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 14-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for for Friday, February 15, 2008

Feb 20-floor amendments (1) and (2) filed to Committee Substitute, floor amendment (3-title) filed

Feb 21-3rd reading, passed 94-0 with Committee Substitute, floor amendments (1) (2) and (3-title)

Feb 25-received in Senate

Feb 27-to Judiciary (S)

Mar 24-taken from committee Judiciary (S); 1st reading; returned to Judiciary (S)

Mar 25-taken from committee Judiciary (S); 2nd reading; returned to Judiciary (S)

Mar 27-reported favorably, to Rules with committee amendments (1) (2) and (3-title)

Apr 2-taken from Rules; recommitted to Judiciary (S)

Apr 15-reported favorably, to Rules with Committee Substitute

#### HB 368 (BR 1124) - J. Stacy

AN ACT relating to parent-teacher conference leave for public employees.

Create a new section of KRS Chapter 61 to define "employee" as an employee of any department, office, board, agency, or branch of state government or an employee of local school districts; establish unpaid leave for employees to attend parent-teacher conferences if all applicable leave balances have been exhausted; limit the maximum amount of unpaid leave taken to four hours per child per calendar year; encourage nonstate agencies and other private employers to adopt personnel policies that promote employee participation in parent teacher conferences.

Jan 24-introduced in House

- Jan 25-to State Government (H)
- Feb 5-posted in committee

Feb 7-reported favorably, 1st reading, to Calendar

Feb 8-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 11, 2008

Feb 15-3rd reading, passed 86-0 Feb 19-received in Senate Feb 21-to Education (S)

HB 369/FN/LM (BR 1188) - J. Bell, C.

Rudy, A. Simpson, T. Turner

AN ACT relating to perpetual care and maintenance.

Amend KRS 367.952, relating to perpetual cemetery care and maintenance funds, to exempt local governments from these requirements.

Jan 24-introduced in House

Jan 25-to Local Government (H)

Feb 1-posted in committee

Feb 11-reassigned to Licensing & Occupations (H); posting waived; posted in committee

Feb 13-reported favorably, 1st reading, to Calendar

Feb 14-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for for Friday, February 15, 2008

Feb 20-3rd reading, passed 98-0

Feb 21-received in Senate

Feb 26-to State & Local Government (S)

Mar 24-taken from committee State & Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 25-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Mar 26-reported favorably, to Rules as a Consent Bill

Apr 15-posted for passage in the Regular Orders of the Day for Tuesday, April 15; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer

Apr 16-delivered to Governor

Apr 24-signed by Governor (Acts Ch. 168)

#### HB 370/LM (BR 1469) - D. Owens

# AN ACT relating to elections.

Amend KRS 118.125, 118.165, 118.315, 188A.060, and 83A.045 to provide that signatures for nomination papers shall not be affixed prior to the first Wednesday after the first Monday in November of the year preceding the year in which the office will appear on the ballot; amend KRS 118.227 to require the Secretary of State to certify any changes made to a slate of candidates to the appropriate county clerk, the Registry of Election Finance, and the State Board of Elections; amend KRS 83A.170 and 83A.175 to establish when a candidate's name is not to be printed on the ballot; amend KRS 117.265 to prohibit any candidate whose name appears on the ballot from being eligible as a a write-in candidate in the regular election, except in certain situations; amend KRS 118.601. 118A.090, 83A.040, and 83A.165 to conform.

#### HB 370 - AMENDMENTS

HFA (1, J. Hoover) - Retain original provisions and amend several statutes in KRS Chapters 83A, 117, 118, 118A, and 121 to change the filing deadline of candidates to the last Tuesday in April, to move the primary from May to August, to eliminate the runoff primary for gubernatorial slates, and to hold the presidential preference primary on the first Tuesday in February; create a new section of KRS Chapter 121 to instruct the Secretary of State to recommend to the State Board of Elections to change the date of the presidential preference

specific primary under certain circumstances.

HFA (2, J. Hoover) - Retain original provisions and amend several statutes in KRS Chapters 83A, 117, 118, 118A, and 121 to change the filing deadline of candidates to the last Tuesday in April and to move the primary from May to August.

SCS/LM - Delete original provisions; amend KRS 118.245 to eliminate the runoff primary for gubernatorial slates; amend various sections to conform.

Jan 24-introduced in House

Affairs (LL) Const. Intergovernmental Affairs (H)

Jan 31-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008

Feb 7-floor amendments (1) and (2)

filed ; 3rd reading, passed 93-1

Feb 8-received in Senate Feb 12-to State & Local Government

(S) Mar 24-taken from committee State &

Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 25-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Apr 2-reported favorably, to Rules with Committee Substitute as a Consent Bill; posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0 with Committee Substitute ; received in House; to Rules (H)

Apr 14-taken from Rules; posted for passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; passed 94-3; enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 129)

HB 371/FN (BR 991) - B. DeWeese, M. Marzian, E. Ballard, S. Brinkman, M. Cherry, L. Clark, L. Combs, T. Couch, T. Edmonds, K. Hall, R. Henderson, J. Hoover, T. McKee, S. Overly, R. Palumbo, C. Siler, A. Smith, T. Thompson, D. Watkins, R. Webb, S. Westrom, A. Wuchner, B. Yonts

AN ACT relating to trauma care and making an appropriation therefor.

Create new sections of KRS Chapter 211 to state legislative findings that trauma care is a severe health problem and cause of death and disability, trauma care is limited in parts of the state, and an efficient and coordinated statewide trauma system is necessary; define "trauma," "trauma center," and "trauma center verification"; establish a statewide trauma care program in the Department of Public Health and specify goals and duties; require an advisory committee and specify membership; require the department to develop and implement a statewide trauma care system that includes prevention, trauma center, local and regional triage and transport protocols, and quality assurance and peer review; require the department to coordinate all activities related to trauma care and to receive assistance from other state agencies and boards; specify that data obtained by the registry be confidential and not subject to discovery or introduction in civil action; permit the department to promulgate administrative regulations; establish the Kentucky trauma care system fund consisting of appropriations, grants, or contributions made available; specify uses of the fund; .create a new section of KRS Chapter 205 to prioritize the use of any additional Medicaid moneys for supplemental payments toward reimbursement for full allowable costs for services provided to Medicaid patients by verified trauma providers.

#### HB 371 - AMENDMENTS

HCS/FN - Retain original provisions except specify that positions of state trauma care director and state trauma registrar, and costs associated with meetings shall be funded by the state trauma care fund if available; specify trauma director and the advisory committee shall develop the trauma system; specify the Department for Public Health or the trauma director and advisory committee shall coordinate activities; and require the statewide trauma director to report on status of the statewide system.

HFA (1/FN, B. DeWeese) - Retain original provisions and specify funding for the trauma care director and registrar positions from federal funds; specify the department or the trauma care director shall coordinate with the advisory committee.

Jan 24-introduced in House

Jan 25-to Health & Welfare (H)

Jan 30-posted in committee

Feb 21-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008; floor amendment (1) filed to Committee Substitute

Mar 5-3rd reading, passed 96-0 with Committee Substitute, floor amendment (1)

Mar 6-received in Senate

Mar 10-to Health & Welfare (S) Mar 12-reported favorably,

1st reading, to Consent Calendar Mar 13-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0

Mar 27-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 25)

#### Introduced Jan. 25, 2008

HB 372 (BR 1012) - F. Nesler, M. Henley, D. Horlander, J. Tilley

AN ACT relating to cigarette tax. Amend KRS 138.146 to set an

Hoffman, E. Ballard, M. Cherry, J. DeCesare, M. Dossett, D. Floyd, R. Henderson, F. Nesler, C. Rollins II, S.

continuing education for care providers, statewide guidelines and protocols, voluntary hospital verification as a

expiration date for the current cigarette wholesaler compensation; increase

wholesaler compensation rate effective on and after August 1, 2008; EFFECTIVE August 1, 2008.

Jan 25-introduced in House Jan 29-to Appropriations & Revenue (H)

HB 373/FN (BR 1553) - M. Denham, J. Wayne

AN ACT relating to the debt limit of the Kentucky Housing Corporation.

Amend KRS 198A.090 to increase the bonding authority of the Kentucky Corporation Housing from \$2,500,000,000 to \$5,000,000,000.

Jan 25-introduced in House

Jan 29-to Appropriations & Revenue (H)

Feb 7-posted in committee

Feb 12-reported favorably, 1st reading, to Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Thursday, February 14, 2008 Feb 14-3rd reading, passed 98-0

Feb 15-received in Senate

Feb 20-to Appropriations & Revenue (S)

Feb 26-reported favorably, 1st reading, to Consent Calendar

Feb 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 28, 2008

Feb 28-passed over and retained in

the Consent Orders of the Day Mar 4-3rd reading, passed 38-0

Mar 5-received in House

Mar 7-enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 76)

#### HB 374 (BR 1080) - D. Ford

AN ACT relating to energy drinks. Create a new section of KRS 217 to prohibit the sale of energy drinks to children under 18 years of age; amend 217.015 to define the term "energy drink.'

Jan 25-introduced in House Jan 29-to Health & Welfare (H)

HB 375/LM (BR 1449) - J. Jenkins, S. Westrom

AN ACT relating to cruelty to animals. Amend KRS 515.130 relating to cruelty to animals to define shelter and shade requirements for dogs and dog houses.

Jan 25-introduced in House Jan 29-to Judiciary (H) Feb 14-posted in committee

# HB 376 (BR 425) - J. Jenkins

AN ACT relating to domestic relations. Amend KRS 403.735 to require each court to designate at least one day per week for domestic violence hearings; amend KRS 403.740 to require an emergency protective order to remain in effect until the full domestic violence hearing occurs; require the date, time, and place of the full hearing to be noted on the emergency protective order upon service to the adverse party; require

notice to be sent to the petitioner; amend KRS 403.745 to require a summons for a domestic violence hearing to remain in effect until the hearing occurs; require the date, time, and place of the full hearing to be noted on the summons upon service to the adverse party; require notice to be sent to the petitioner.

Jan 25-introduced in House Jan 29-to Judiciary (H)

HB 377/FN (BR 888) - D. Osborne, B. Farmer, D. Floyd, S. Santoro, A. Webb-Edgington, A. Wuchner

AN ACT relating to inheritance tax. Amend KRS 140.070 to change the classification of great-grandchildren.

Jan 25-introduced in House Jan 29-to Appropriations & Revenue (H)

#### Introduced Jan. 28, 2008

### HB 378 (BR 1380) - J. Glenn

AN ACT relating to the labeling of food products derived from cloned animals. Create a new section of KRS Chapter 217 to require labeling of food derived

from a cloned animal; establish penalties for violations.

Jan 28-introduced in House Jan 29-to Agriculture & Small Business (H)

HB 379 (BR 1548) - B. Yonts, D. Butler, L. Belcher, T. Burch, H. Collins, T. Couch, T. Edmonds, C. Embry Jr., J. Greer, R. Henderson, M. Henley, C. Miller, R. Mobley, F. Nesler, C. Siler, D. Sims, A. Smith, J. Stewart III, J. Vincent

AN ACT relating to classified employee's benefits.

Amend KRS 158.070 to permit public school employees other than teachers to participate in statewide professional meetings with substitutes when needed; amend KRS 161.011 to define "progressive discipline" as a process to deal with job-related behavior that does not meet expected and communicated performance standards; establish due process and hearing procedures for classified employees notified that their contracts will not be renewed; require the board policy to provide a process that includes for verbal and written warnings, public and private reprimands, probation with a corrective action plan, and suspensions with pay or without pay of up to seven days prior to termination; establish due process procedures for an employee who has completed four years of continuous active service: establish a process to require the commissioner of education to appoint a hearing officer upon request; establish the right of appeal to the Circuit Court in the countv where the school district is located; provide service credit for limited status employees on approved military leave and for reemployment or reinstatement of an employee inducted into the Armed Forces of the United States.

#### Jan 28-introduced in House

Feb 7-reported favorably, 1st reading, to Calendar

Feb 8-2nd reading, to Rules

Feb 13-posted for passage in the Regular Orders of the Day for Thursday, February 14, 2008 Feb 14-3rd reading, passed 94-3 Feb 15-received in Senate

Feb 20-to Education (S)

# HB 380 (BR 1025) - T. Burch

AN ACT relating to preschool education grants and making an appropriation therefor.

Create new sections of KRS Chapter 157 to establish a grant program administered by the Early Childhood Development Authority to develop collaborative models of preschool education for unserved children living at 200 percent of the federal poverty level and below; require collaboration among all community providers; require administrative regulations to define the eligible applicants; require the authority to study the long-term need and projected cost of serving all three and four-year old children by the 2011-2012 school year and report its findings to the Legislative Research Commission prior to January 1, 2009; establish a trust fund to be administered by the Early Childhood Development Authority to allot grants to provide collaborative models of community-based preschool for unserved children.

Jan 28-introduced in House Jan 29-to Education (H)

HB 381 (BR 1607) - R. Nelson, T. Couch, J. Stewart III

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

Appropriate \$450,000 to Operation Unite from the Local Government Economic Development Fund, Multi-County Fund, for operational programs and support; EMERGENCY.

Jan 28-introduced in House

Jan 29-to Appropriations & Revenue (H)

# HB 382/LM (BR 1595) - M. Marzian

ACT relating to AN wage discrimination.

Amend KRS 337.423 to prohibit sexbased wage discrimination on jobs of comparable worth; and define "comparable worth" as the value of work based on skill, effort, and responsibility; EFFECTIVE July 1, 2009.

#### HB 382 - AMENDMENTS

HFA (1, B. Montell) - Amend to add "education," "training" and "relevant experience" as factors to be considered in comparable worth determination.

HFA (2, S. Brinkman) - Amend to provide that employer shall make determination of comparable worth and provide rebuttable presumption correctness.

HFA (3, S. Brinkman) - Amend to require administrative regulations by July 1, 2009; make EFFECTIVE JULY 1, 2010.

HFA (5, S. Brinkman) - Amend to permit binding arbitration on disputes relating to wage discrimination disputes.

Jan 28-introduced in House Jan 29-to Labor & Industry (H) Feb 1-posted in committee 14-reported favorably, Feb 1st reading, to Calendar

Feb 15-2nd reading, to Rules; floor amendments (1) (2) (3) (4) and (5) filed

Feb 21-posted for passage in the Regular Orders of the Day for Monday, February 25, 2008

Mar 11-3rd reading, passed 81-14 with floor amendment (1)

Mar 12-received in Senate

Mar 14-to State & Local Government (S)

#### HB 383 (BR 1307) - K. Stein

AN ACT relating to the relocation of the principal residence of a child.

Create a new section of KRS Chapter 403 relating to child custody and visitation to provide a procedure for relocation of the principal residence of a child, provide for objection to relocation; amend KRS 403.270 relating to custodial issues to specify what court order for relocation of a child shall contain; amend KRS 403.340 relating to modification of a child custody decree to require notice of proposed relocation to be mailed to all parties entitled to notice.

Jan 28-introduced in House Jan 29-to Judiciary (H); posting waived

HB 384/LM/CI (BR 963) - S. Westrom, D. Owens, R. Crimm

AN ACT relating to status offenders.

Amend and create various provisions within the Unified Juvenile Code to establish requirements for the detention of status offenders, establish a process to notify the Department for Community Based Services when a status offender has been detained, and make technical corrections; amend KRS 31.200, 31. 110, 164.2847, 605.090, 610.080, 610.255, 610.330 and 620.155 to conform.

#### HB 384 - AMENDMENTS

HCS/LM/CI Make technical corrections and include amendment to KRS 244.085 and 244.990 to provide that certain alcohol offenses committed by person under age of 18 shall be a status offense and under jurisdiction of juvenile session of District Court or family division of Circuit Court.

HCA (1/Title, S. Westrom) - Make title amendment.

SCA (1, R. Stivers II) - Makes technical correction.

Jan 28-introduced in House Jan 29-to Judiciary (H)

Feb 26-posting waived

Feb 27-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Feb 28-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Tuesday, March 4, 2008

Jan 31-to Labor & Industry (H) Feb 4-posted in committee

HFA (4. S. Brinkman) - Amend to provide that comparable worth shall be determined solely by the employer.

Mar 4-3rd reading, passed 91-3 with Committee Substitute, committee amendment (1-title)

Mar 5-received in Senate

Mar 7-to Judiciary (S)

Mar 20-reported favorably, 1st reading, to Calendar with committee amendment (1)

Mar 21-2nd reading, to Rules

Apr 2-posted for passage in the Regular Orders of the Day for April 2, 2008; 3rd reading, passed 35-0 with committee amendment (1) ; received in House; to Rules (H); taken from Rules; posted for passage for concurrence in Senate committee amendment (1) on April 2, 2008; House concurred in Senate committee amendment (1) ; passed 94-0; enrolled, signed by each presiding officer; delivered to Governor Apr 11-signed by Governor (Acts Ch.

87)

HB 385 (BR 1540) - R. Palumbo, K. Upchurch

AN ACT relating to the Board of Housing, Buildings and Construction.

Amend KRS 198B.020 to add a new member representing the Kentucky Building Material Association to the Board of Housing, Buildings and Construction.

#### HB 385 - AMENDMENTS

HFA (1, R. Palumbo) - Prohibit any person from engaging in the preparation of technical drawings, installation, repair, alteration, extension, maintenance or inspection of fire sprinklers unless supervised by a certificate holder unless he holds a certificate under KRS 198B.570 or 198B.580; require that the official authorized to issue building or other permits ascertain that the fire sprinkler contractor is duly licensed before the contractor begins design, installation, repair, alteration, extension, maintenance, or inspection of fire protection sprinkler systems; increase administrative fine from \$500 to \$2,000; establish that any person who practices without a license or holds himself out as a fire sprinkler contractor is guilty of a Class A misdemeanor; require that the executive director inform the Attorney General of unlawful practice within seven days of receiving notice of the unlawful practice; permit the executive director to impose an administrative fine for licensees who violate a cease and desist order; repeal KRS 198B.575, which allows affidavits in lieu of examination.

SFA (1, D. Williams) - Retain original provisions, except change the venue where the Attorney General may apply for an order enjoining unlawful acts relating to fire protection sprinkler contractors from the Franklin Circuit Court to the Circuit Court in the county where the violation occurred.

SFA (2, D. Williams) - Retain original provisions, except change the venue where the Attorney General may apply for an order enjoining unlawful acts relating to fire protection sprinkler contractors from the Franklin Circuit Court to the Circuit Court in the county where the violation occurred; declare that any resulting order of the Circuit Court is enforceable and valid throughout the state and is subject to the Rules of Civil Procedure.

Occupations (H)

Feb 1-posted in committee

Feb 6-reported favorably, 1st reading, to Calendar

Feb 7-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 8, 2008

Feb 13-floor amendment (1) filed

Feb 14-3rd reading, passed 97-0 with floor amendment (1)

Feb 15-received in Senate

Feb 20-to Licensing, Occupations and Administrative Regulations (S)

Feb 26-reported favorably, 1st reading, to Consent Calendar

Feb 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 28, 2008; floor amendment (1) filed

Feb 28-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day for Thursday, February 28, 2008; passed over and retained in the Orders of the Day; floor amendment (2) filed

Mar 4-3rd reading; floor amendment (1) withdrawn ; passed 38-0 with floor amendment (2)

Mar 5-received in House; to Rules (H) Mar 12-posted for passage for concurrence in Senate floor amendment (2)

Mar 21-House concurred in Senate floor amendment (2) ; passed 67-27

Mar 24-enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate: delivered to Governor

Apr 11-signed by Governor (Acts Ch. 82)

#### Introduced Jan. 29, 2008

HB 386 (BR 962) - H. Moberly Jr., T. Thompson

AN ACT relating to national board certification of teachers.

Amend KRS 161.133 to permit use of funding for targeted assistance activities and support services to help teachers prepare for national board certification, including contracting with support services providers; amend KRS 161.134 to provide stipends up to \$400 for teachers to prepare for national board certification

Jan 29-introduced in House

Jan 30-to Education (H)

Feb 8-posted in committee 19-reported favorably, Feb 1st

reading, to Calendar Feb 20-2nd reading, to Rules

Feb 21-posted for passage in the Regular Orders of the Day for Monday, February 25, 2008

Feb 27-3rd reading, passed 94-0 Feb 28-received in Senate Mar 3-to Education (S)

#### HB 387 (BR 1481) - D. Butler

AN ACT relating to the executive branch code of ethics.

Amend KRS 11A.110 to require statewide elected officials and each major management officer to receive ethics training within the first year of employment; require the training to be through classroom training or educational materials: direct the commission to promulgate administrative regulations to effect the manner and

delivery of the training; require agencydesignated ethics officers to cooperate with the execution of this training.

Jan 29-introduced in House Jan 30-to State Government (H)

HB 388 (BR 1473) - R. Damron, M. Marzian

AN ACT relating to health care practitioners.

Amend KRS 186.042 to add advanced registered nurse practitioner to those who may submit a statement of disability for a handicapped parking permit.

# HB 388 - AMENDMENTS

SCS - Retain provisions of the GA copy; require that any information contained on disability placards be written in indelible ink or inscribed in other permanent fashion as to prevent tampering with or changing of information contained on such placards.

SCA (1/Title, B. Guthrie) - Make title amendment.

Jan 29-introduced in House

Jan 30-to Health & Welfare (H)

Feb 6-posted in committee Feb 14-reported favorably, 1st

reading, to Calendar

Feb 15-2nd reading, to Rules

Feb 19-posted for passage in the Regular Orders of the Day

for

Wednesday, February 20, 2008 Feb 21-3rd reading, passed 94-0

Feb 25-received in Senate

Feb 27-to Transportation (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Mar 20-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0 with Committee Substitute, committee amendment (1title)

Mar 27-received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title); House concurred in Senate Committee Substitute, committee amendment (1title) ; passed 97-0

Mar 28-enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 33)

#### HB 389 (BR 1374) - R. Damron

AN ACT relating to the Commission on Fire Protection Personnel Standards and Education.

Amend KRS 95A.020 to reduce membership of the Commission on Fire Protection Personnel Standards and Education, from 17 to 16, add 3 new members representing fire protection personnel from statewide firefighter organizations; amend KRS 95A.080 to make the Fire Commission solely responsible for the issuance of certified volunteer firefighter identification cards: reduce fee from \$9 to \$5; require proof of legal work status for identification integrity for volunteer firefighters; amend KRS 95A.060 to remove reference to Office of Housing, Buildings and Construction; amend KRS 95A.262 to remove reference to Office of Housing, Buildings and Construction.

#### HB 389 - AMENDMENTS

HCS - Amend KRS 95A.080 to make the Fire Commission solely responsible for the issuance of certified volunteer firefighter identification cards; reduce fee from \$9 to \$5; require proof of legal status for identification card; amend KRS 95A.040 to require administrative regulations concerning proof of literacy, legal United States residency, age, and integrity for volunteer firefighters; amend KRS 95A.060 to remove reference to Office of Housing, Buildings and Construction; amend KRS 95A.262 to remove reference to Office of Housing, Buildings and Construction.

HFA (1, J. DeCesare) - Amend HB 389/HCS by deleting Sections 3 and 4 in their entirety.

Jan 29-introduced in House

Jan 30-to Local Government (H)

Feb 1-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008; floor amendment (1) filed to Committee Substitute

Feb 7-3rd reading, passed 93-0 with Committee Substitute

Feb 8-received in Senate

Feb 12-to Licensing, Occupations and Administrative Regulations (S)

Feb 26-reported favorably, 1st reading, to Consent Calendar

Feb 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 28, 2008

Feb 28-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day for Thursday, February 28, 2008; passed over and retained in the Orders of the Day

Mar 4-returned to Licensing, Occupations and Administrative Regulations (S)

Mar 11-reported favorably, to Rules as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 77)

HB 390 (BR 1011) - F. Nesler, M. Henley, D. Horlander, J. Tilley

#### AN ACT relating to the cigarette tax.

Amend KRS 138.130 to define "untaxpaid cigarettes"; amend KRS 138.165 to require the Department of Revenue to promulgate an administrative regulation setting forth a protest and appeals procedure; EFFECTIVE August 1, 2008.

Jan 29-introduced in House

Jan 30-to Appropriations & Revenue (H)

HB 391/LM/CI (BR 1545) - T. McKee, D.

Jan 28-introduced in House Jan 29-to Local Government (H) Jan 31-reassigned to Licensing &

card; amend KRS 95A.040 to require administrative regulations concerning proof of literacy, work status, age, and Keene, A. Koenig

AN ACT relating to the crime of failure

to return to custody.

Create a new section of KRS Chapter 520 to create the criminal offense of failure to return to custody; set the penalty at a Class D felony; amend KRS 520.030 and 520.040, relating to escape, to conform.

HB 391 - AMENDMENTS HCS/LM/CI - Change the penalty for

the offense to a Class A misdemeanor. HFA (1, T. McKee) - Amend to provide penalty enhancement for a violation, if underlying offense for which person is in custody is a felony.

Jan 29-introduced in House

Jan 30-to Judiciary (H)

Feb 27-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 6-2nd reading, to Rules: posted for passage in the Regular Orders of the Day for Friday, March 7, 2008

Mar 13-floor amendment (1) filed to Committee Substitute

Mar 17-3rd reading, passed 87-6 with Committee Substitute, floor amendment (1)

Mar 18-received in Senate

Mar 26-to Judiciary (S)

Mar 27-reported favorably,

1st reading, to Consent Calendar Mar 28-2nd reading, to Rules

HB 392 (BR 1210) - H. Moberly Jr.

AN ACT relating to the Board of Student Body Presidents.

Create a new section of KRS Chapter 164 to create the Board of Student Body Presidents, an advisory board to the legislative and executive branches on postsecondary education issues and student concerns.

#### HB 392 - AMENDMENTS

HCS - Retain original language, except add a student body president from the independent colleges and universities selected under a process established by the Association of Independent Kentucky Colleges and Universities.

Jan 29-introduced in House

Jan 30-to Education (H)

Feb 8-posted in committee

19-reported favorably, 1st Feb reading, to Calendar with Committee Substitute

Feb 20-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Thursday, February 21, 2008 Feb 27-3rd reading, passed 95-0 with

Committee Substitute

Feb 28-received in Senate Mar 3-to Education (S)

HB 393 (BR 1567) - R. Crimm, T. Firkins

AN ACT relating to motor vehicle renting companies.

Create a new section of KRS Chapter 281 to define the terms "motor vehicle renting company," vehicle license cost," and "vehicle license cost recovery fee"; require that if a vehicle license cost recovery fee is charged on a rental transaction, the fee shall be a good-faith estimate of company's daily charge to recover its vehicle licensing cost; provide

company shall retain the excess and adjust the following year's fees accordingly; clarify that there is not a prohibition against a company from including or making adjustments to a fee charged during the calendar year.

Jan 29-introduced in House Jan 30-to Transportation (H) Feb 28-posted in committee Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 11-3rd reading, passed 94-2

Mar 12-received in Senate

Mar 14-to Transportation (S)

Mar 27-reported favorably, 1st reading, to Consent Calendar

Mar 28-2nd reading, to Rules

Apr 1-posted for passage in the Consent Orders of the Day for Tuesday, April 1, 2008; 3rd reading, passed 37-0

Apr 2-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 88)

# HB 394/LM (BR 87) - D. Ford, M. Rader

AN ACT relating to death certificates.

Amend KRS 72.415 to allow coroners or deputy coroners to issue certificates of death and provisional certificates of death and provide copies of the certificates upon request; amend KRS 213.076 to require that a certificate of death and a provisional certificate of death for each death which occurs in the Commonwealth be filed with the coroner or deputy coroner in the county where the death occurred; provide that the Vital Statistics Branch shall provide selfaddressed, color-coded envelopes to all coroners or deputy coroners to be available for the funeral homes in the Commonwealth; amend KRS 213.078 to provide that the coroner or deputy coroner in the county where a death occurred shall call attention to and defects in the certificate of death; amend KRS 304.12-240, 367.934, and 367.942 to conform.

Jan 29-introduced in House Jan 30-to Health & Welfare (H)

HB 395 (BR 86) - D. Ford, M. Cherry, R. Mobley, M. Rader

AN ACT relating to hunting and fishing licenses.

Amend KRS 150.175 to provide fishing and hunting license fee discount to Kentucky residents who are declared disabled by the Kentucky Employees Retirement System and the County Employees Retirement System.

Jan 29-introduced in House

Jan 30-to Natural Resources & Environment (H)

HB 396/FN (BR 1142) - D. Watkins, T. Burch, L. Belcher, J. Crenshaw, J. Glenn, J. Jenkins, M. Marzian, H. Moberly Jr., R. Palumbo, J. Richards, C. Siler, B. Yonts

papillomavirus for school-age children and require parental statements to withhold consent to be filed with the immunization certificate; amend KRS 214.036 to require the department to provide educational resources to the public and all schools with specific information; permit parent to withhold consent for immunization for any reason with a signed statement and require statement to include that the parent understands the link between human papillomavirus and cervical cancer and require statement to be on file; amend KRS 158.035 to conform.

#### HB 396 - AMENDMENTS

HCS (1) - Retain existing provisions and require immunizations to be performed in accordance with guidelines from the federal Centers for Disease Control and Prevention.

HCS (2/FN) - Retain provisions except remove requirement that a parent sign a refusal-to-vaccinate statement; require forms relating to exemptions from immunization to include a form that reflects the parents' choice to accept or decline immunization against human papillomavirus.

HFA (1, D. Floyd) - Delete requirement to immunize against human papillomavirus and retain requirement for Department for Public Health to provide information about human papillomavirus vaccine; permit information about human papillomavirus immunization on the immunization certificate if the parent so chooses.

HFA (2, D. Floyd) - Delete requirement to immunize against human papillomavirus and retain requirement for the Department for Public Health to provide information about human papillomavirus vaccine; permit parent to documentation include of HPV immunization with the immunization certificate if parent so chooses.

HFA (3, T. Moore) -Delete requirement to immunize against human papillomavirus and retain requirement for the Department for Public Health to provide information about human papillomavirus vaccine; permit parent to include documentation of HPV immunization with the immunization certificate if the parent so chooses; require pregnancy test prior to administration of immunization for papillomavirus; prohibit human administration of immunization if results of pregnancy test are positive.

HFA (4, T. Moore) - Retain all provisions; require pregnancy test prior to administration of immunization for human papillomavirus; prohibit administration of immunization if results of pregnancy test are positive.

HFA (5, T. Moore) - Retain all provisions; require pregnancy test prior to administration of immunization for papillomavirus; prohibit human administration of immunization if results of pregnancy test are positive.

Jan 29-introduced in House

Jan 30-to Health & Welfare (H) Feb 6-posted in committee; posting waived

Feb 7-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 8-2nd reading, to Rules; posted

Substitute

Feb 11-floor amendment (2) filed to Committee Substitute

Feb 13-floor amendments (3) and (4) filed to Committee Substitute

Feb 14-recommitted to Health & Welfare (H)

Feb 15-reported favorably, to Rules with Committee Substitute (2) ; taken from Rules Committee, placed in the Orders of the Day

Feb 19-3rd reading; Committee Substitute (2) adopted; laid on clerk's desk; floor amendment (5) filed to Committee Substitute (2)

Feb 20-taken from clerk's desk; placed in the Orders of the Day; floor amendment (5) defeated ; passed 56-37 with Committee Substitute (2)

Feb 21-received in Senate

Feb 26-to Health & Welfare (S)

Mar 24-reassigned to Appropriations & Revenue (S)

HB 397 (BR 931) - S. Lee, S. Brinkman, J. DeCesare, D. Floyd, B. Montell

AN ACT relating to the Students with Special Needs Scholarship Program.

Create new sections of KRS Chapter 157 to establish the Students with Special Needs Scholarship Program to permit exceptional students as defined by KRS 157.200(a) to (m) to receive a scholarship to move from his or her resident public school to a participating school; define "participating school" as a public or nonpublic school that meets certain criteria and accepts the student for enrollment; provide that the maximum amount of the scholarship shall be an amount equal to the per-pupil funding based on the average daily attendance and add-on funds for exceptional children that are allotted under the Support Education Excellence in Kentucky program; require the resident district to provide or pay for transportation for the student to attend nonpublic participating school; the require the Kentucky Board of Education to promulgate necessary administrative regulations to implement and manage the scholarship program.

Jan 29-introduced in House Jan 30-to Education (H)

HB 398/CI (BR 1618) - T. McKee, M. Denham

AN ACT relating to assault.

Amend KRS 508.025, relating to assault in the third degree, to include within that offense an assault on an elected official of a city or county.

Jan 29-introduced in House Jan 30-to Judiciary (H)

#### HB 399 (BR 842) - K. Stein

AN ACT proposing an amendment to Section 118 of the Constitution of Kentucky relating to judicial nominating commissions.

Propose to amend Section 118 of the Constitution of Kentucky, relating to judicial nominating commissions, to delete the authority of the Governor to appoint lay members and require the President of the Senate, the Minority

that if the vehicle cost recovery fees collected in a calendar year exceed the actual vehicle licensing costs, then the

AN ACT relating to immunizations. Amend KRS 214.034 to require immunization against human

for passage in the Regular Orders of the Day for Monday, February 11, 2008; floor amendment (1) filed to Committee

Floor Leader of the Senate, the Speaker of the House of Representatives, and the Minority Floor Leader of the House of Representatives to each appoint one member; delete reference to majority and minority political party representation; limit term of office to four years; submit question to the voters for approval.

Jan 29-introduced in House Jan 30-to Elections, Const. Amendments & Intergovernmental Affairs (H) Mar 13-posted in committee

#### HB 400 (BR 1360) - R. Palumbo

AN ACT relating to presidential elections.

Create a new section of KRS Chapter 118 to set forth the agreement among the states to elect the president by national popular vote; create Article I to allow any state and D.C. to be a member of the agreement; create Article II to provide that member states shall conduct a statewide popular vote for election of President and Vice President; create Article III to specify the manner of appointing presidential electors in member states; create Article IV to provide that the compact shall take when states cumulatively effect possessing a majority of the electoral votes enact the agreement and allow a state to withdraw from the agreement; create Article V to set forth definitions of the compact.

Jan 29-introduced in House

Jan 30-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 7-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar

Mar 12-2nd reading, to Rules

Mar 18-posted for passage in the Regular Orders of the Day for Wednesday, March 19, 2008

Mar 27-recommitted to Elections, Const. Amendments & Intergovernmental Affairs (H)

#### HB 401 (BR 1430) - T. Couch

AN ACT relating to use of territory as a factor in establishing insurance rates.

Create a new section of Subtitle 13 of KRS Chapter 304 to require an insurer, to the extent it has credible data, that uses territory as a rating factor to submit to the executive director a statement that the territories used by the insurer have been reviewed within the past 3 years and that use of the territories is actuarially justified.

Jan 29-introduced in House Jan 30-to Banking & Insurance (H)

# HB 402/LM (BR 426) - J. Jenkins

AN ACT relating to employment.

Amend KRS 337.415, relating to court-ordered appearances by employees, to prohibit employers from discharging or retaliating against an employee who is a crime victim when the employee takes leave to attend proceedings associated with the crime; require employee to give employer reasonable notice to take leave when practicable; provide guidelines for use of victim; create a penalty for failing to maintain confidentiality; define terms.

Jan 29-introduced in House Jan 30-to Labor & Industry (H) Feb 5-posted in committee Feb 14-reported favorably, 1st reading, to Calendar Feb 15-2nd reading, to Rules Feb 19-posted for passage in the Regular Orders of the Day for Wednesday, February 20, 2008 Mar 3-3rd reading, passed 90-3 Mar 4-received in Senate Mar 6-to Judiciary (S)

**HB 403/LM (BR 1435)** - J. Jenkins, J. Wayne, T. Burch, L. Clark, T. Firkins, C. Hoffman, M. Marzian, R. Nelson, R. Weston

AN ACT relating to labor-management negotiations.

Create new sections of KRS Chapter 336 to establish definitions for purposes of collective bargaining; create a 3member, full-time State Employment Relations Board appointed by the subject Governor. to Senate confirmation; authorize board to hire staff, create a bureau of mediation, conduct studies, and hold hearings; attach board to the Department of Labor; authorize collective bargaining for eligible public employees including representation by an employee organization, but excluding the right to strike; require a public employer to exclusive permit an bargaining representative to represent employees in a bargaining unit for not more than 4 years; require a public employer to bargain with the exclusive bargaining representative, except that the parties are not compelled to agree to a proposal or to make a concession; require a public employer to deduct dues and fair share payments; establish mechanism for a public employee organization to become an exclusive bargaining representative; authorize the board to make final designation of a bargaining units; require institutions in the postsecondary education system to have separate bargaining units if consistent with accreditation standards; prohibit alteration of an agreement in effect on the effective date of this Act; permit a nonprofit, voluntary organization that has traditionally engaged in processing of grievances for public employees, on or before the effective date of the Act, to continue providing those services and receiving a voluntary check-off of dues; permit the board to hold hearings and conduct elections to certify or decertify exclusive bargaining representatives; designate wages, hours, and other conditions of employment as appropriate subjects of collective bargaining; exclude merit system classification system and procedures from bargaining process; preserve right of the public employer to determine policy and supervise employees; exempt public employers from requirement to bargain on subjects reserved to the management; require that collective bargaining agreements be in writing; permit the agreement to include a grievance procedure that must end with binding arbitration; require the agreement to contain a provision that

provision that provides a rebate of expenditures used for political purposes; exempt nonparticipation in an employee organization, financial or otherwise, for religious purposes, but require contribution to charity; prohibit agreement that requires membership in an employee organization as a condition of securing or retaining employment; require an agreement expire no later than 4 years from the date of execution; require any collective bargaining agreement with a public employer whose chief executive is elected, except the Commonwealth, not to extend beyond June 30 of the year after the chief executive is elected; require that an agreement between the public employer and public employee organization governs wages, hours, and terms and conditions of employment, except that applicable state and federal law shall apply in the absence of an agreement: require that existing laws on unemployment insurance, workers' compensation, wages and hours, and other issues prevail if in conflict with an agreement; specify that nothing in the Act prohibits agreements to establish supplemental workers' compensation or unemployment insurance benefits; require agreement to be divided into two sections, provisions over which a chief executive officer has jurisdiction, and provisions requiring approval of a governing body; permit a chief executive officer to negotiate wages, benefits, and other conditions of employment, including the changes in the merit systems or personnel policies; provide that the chief executive officer of the public employer is responsible for submitting any finalized agreement to the governing body for approval or disapproval; provide that if all eligible public employees of the Commonwealth are represented by an exclusive bargaining representative certified by the board, an elected official shall negotiate in good faith; authorize the Governor or other statewide elected constitutional officer to sign and execute a collective bargaining agreement reached with respect to eligible public employees under their control prior to the 2010 Regular Session of the General Assembly for the year 2010 provided that the agreement does not require supplemental appropriations; enumerate and prohibit unfair labor practices; prohibit picketing unless notice of at least one day is given to the public employer; permit suits for damages resulting from unfair labor practices; require the board to hear and determine jurisdictional work disputes; authorize the board to seek temporary or injunctive where appropriate; establish relief procedure and time frame for appealing orders of the board; provide that the findings of the board, if substantiated by evidence, are conclusive; provide that the county in which the alleged unfair labor practice occurred shall determine the appropriate circuit court for appeals; permit various options and establish procedures, including mediation and arbitration, for resolving disputes; provide that unresolved issues will be governed by prior agreements or public employer policy; permit the public

organization to develop an internal

one or more of the unresolved issues; require the board to promulgate administrative regulations; prohibit strikes; require suspension or revocation of certification, cessation of dues deductions, and fines for an exclusive bargaining representative involved in prohibited strike activities; withhold pay and impose a fine on a public employee for engaging in prohibited strike activities; provide for termination of an employee for instigating a strike; establish negotiation and impasse applicable to procedures the Commonwealth and an exclusive bargaining representative of state employees; require written requests for bargaining to be submitted by the exclusive bargaining representative to the Governor or appropriate statewide elected official no later than September odd-numbered of years for 1 agreements to become effective on the following July 1; specify that if impasse occurs and no agreement is reached by Nov. 1 of the year the request is filed, either party may request mediation, mediator shall provide services until Dec. 1, and if the mediator decides that mediation cannot help, unresolved issues will be submitted to fact finding; require the Commonwealth to negotiate and bargain in good faith with an exclusive bargaining representative of public employees certified before January 1, 2010; require that records, charges, complaints, evidence, orders, and other proceedings of the board shall be subject to the open records law; require public employee organizations to register and file reports with the board; prohibit conflicts of interests.

Jan 29-introduced in House Jan 31-to Labor & Industry (H)

**HB 404/CI (BR 889)** - D. Osborne, S. Baugh

AN ACT relating to crimes and punishments.

Amend KRS 514.040 relating to theft by deception to include issuing a cold check as security deposit for rent or lease of real property, issuing a cold check to an auction escrow account, or issuing a cold check for use as a deposit for the purchase of real property.

Jan 29-introduced in House Jan 30-to Judiciary (H)

**HB 405** - See Introductions on January 30, 2008.

HB 406/Analysis (BR 1324) - H. Moberly Jr., L. Clark, R. Adkins, C. Hoffman, J. Richards, R. Webb, R. Wilkey

AN ACT relating to appropriations and revenue measures providing financing and 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

The State/Executive Branch Budget: appropriate from the General Fund (Tobacco), General Fund, Restricted Funds, Federal Funds, Road Fund, Highway Bonds, Bond Funds, Agency

paid leave time; require employer to maintain confidentiality of records and communications with employee crime requires fair share payments; prohibit fair share payments from exceeding union dues; require employee employer with the written permission of the exclusive bargaining organization to implement its last best offer regarding

Bonds, Capital Construction Surplus, Investment Income, and other funds, \$450,394,600 in fiscal year 2007-2008, \$26,466,006,200 in fiscal year 2008-2009, and \$23,651,187,800 in fiscal year 2009-2010, as follows: General Government 2007-2008 \$2,005,800 2008-2009 \$963.993.900 2009-2010 \$1,000,377,600 **Commerce Cabinet** 2007-2008 \$5,193,900 2008-2009 \$209,359,800 2009-2010 \$212,577,100 **Economic Development Cabinet** 2008-2009 \$27,520,800 2009-2010 \$30,000,900 Department of Education 2008-2009 \$4,526,375,900 2009-2010 \$4,548,288,600 **Education Cabinet** 2008-2009 \$857,170,400 2009-2010 \$853,995,600 Environmental and Public Protection Cabinet 2008-2009 \$559,674,700 2009-2010 \$583.626.100 Finance and Administration Cabinet 2008-2009 \$729,598,700 2009-2010 \$729,327,100 Health and Family Services Cabinet 2007-2008 \$307,686,600 2008-2009 \$7,221,261,200 2009-2010 \$7,498,174,900 Justice and Public Safety Cabinet 2007-2008 \$34,176,600 2008-2009 \$858,148,100 2009-2010 \$890,353,800 Personnel Cabinet 2008-2009 \$56,261,900 2009-2010 \$57,632,600 Postsecondary Education 2008-2009 \$4,957,260,100 2009-2010 \$4,984,559,400 Transportation Cabinet 2007-2008 \$131,700 2008-2009 \$2,114,590,300 2009-2010 \$2,194,299,400 Phase I Tobacco Settlement Funding Program 2008-2009 \$119,690,000 2009-2010 \$121,580,000 Funds Transfer to General Fund 2007-2008 \$43,952,400 2008-2009 \$262,446,700 2009-2010 \$105.162.800 Not included in the above appropriation amounts are capital project amounts as follows: **Capital Projects** 2007-2008 \$101,200,000 2008-2009 \$3,384,790,400 2009-2010 \$67,974,700 provide funds for the Lieutenant Governor's housing allowance; provide funds for energy research and development; authorize the Kentucky Veterans' Centers to continue weekend and holiday pay incentives; allow travel and per diem expenses for Congressional Medal of Honor recipients; cap the amount of principal an applicant can owe the Kentucky Agricultural Finance Corporation; allow for the allocation of Tobacco Settlement county Funds to councils for administrative costs; authorize an administrative fee on Infrastructure for Economic Development Fund projects;

expense; provide that disaster or emergency aid funds are necessary government expenses; provide debt service to the Governor's Office for Local Development; declare that no General Fund appropriation is provided to the Kentucky Workers' Compensation Funding Commission; detail transfer of funds to the Osteopathic Medicine Scholarship Program and the Trover Clinic Grant; declare that no funds shall be transferred to the Pharmacy Scholarship Fund; provide that the quarterly calculation of the allocation of moneys to coal-producing counties through the Local Government Economic Development Fund (LGEDF) occurs only after funds are appropriated for the School Facilities Construction Commission, Water and Sewer Resources Development Fund for Coal-Producing Counties, Infrastructure for Economic Development Fund for Coal-Producing Counties, Read to Achieve, Office Governor's for Local Development, Mine Safety and Kentucky Licensing, Infrastructure Community Authority. Development Office, Mining Engineering Scholarship Program, transfer of funds from the LGEDF. Multi-County Fund. for Infrastructure Economic for Development Fund for Coal-Producing Counties Bond Pool, Drugs Courts, Operation Unite, Tourism Marketing Program, and Energy Research and Development Fund; provide debt service for LGEDF; establish parameters for county flexibility with LGEDF allocations; declare that no funds shall be transferred to the Secondary Wood Products Development Fund; establish an appropriation limit for the Area Development Fund: allow Restricted Funds to be used for the continuation of current activities with the Office of the Secretary of State; establish that amounts above those appropriated to match Federal Funds for the Help America Vote Act are necessary government expenses; provide that the State Board of Elections shall set a rate for new voter registration fees and for expenses; establish that costs associated with special elections, additional precincts, and new voters are necessary government expenses; establish that expert witnesses are necessarv government expenses: provide annual and sick leave service credit for any former employee of the Unified Prosecutorial System; detail legal services contracts; establish that the Transportation Cabinet shall review the costs of distributing child sexual abuse license plates and that any revenue received from the plates be transferred to the Child Victims' Trust Fund; permit the Office of the Attorney General to recover reasonable costs of litigation; require the Prosecutors Council to Advisory approve compensation for employees of the Unified Prosecutorial System; provide for a recurring transfer from the Unclaimed Property Fund; allow the Purchase of Agriculture Conservation Easement (PACE) board to contract; allow the Department of Agriculture to receive funds from local and private sources to match Federal Funds for PACE; allow the Department of Agriculture to Department of Agriculture; declare that no funds are provided for Auditor's Scholarships; require that the Auditor of Public Accounts be given first right of refusal for audits; establish reporting requirements for the Auditor of Public Accounts; allow the Auditor of Public Accounts to convert compensatory leave to sick leave; establish charges for federal, state, and local audits; establish Personnel Board operating assessment; provide dependent subsidy for retirees for the Kentucky Employee and County Employees Retirement Systems; provide that water withdrawal fees are taxexempt and shall be used to support the operations of the Kentucky River Authority and water studies; provide debt service to the Kentucky River Authority and to the School Facilities Construction Commission; allow local school districts to exercise the growth nickel levy; allow a local board of education to commit an equivalent tax rate not to exceed five cents; establish the Urgent Need School Trust Fund; allow the School Facilities Construction Commission to make additional offers of assistance; allow a local district to request the use of capital outlay funds for maintenance or property insurance; provide that moneys are appropriated to comply with the Teachers' Retirement System statutes; establish funds to be set aside for the administration of the teachers' retirement system; provide funds for the amortization of sick leave for teachers retiring during the biennium; provide a Medical State Insurance Fund provide Stabilization contribution; dependent subsidy for teacher retirees under age 65; detail highly skilled educators' retirement benefits; detail Appropriations Not Otherwise Classified: provide that the repayment of awards or judgments come from the General Fund: provide funds for guardian ad litems and cap their fee at \$500; establish reissuance of uncashed State Treasurer checks; appropriate funds for state and local police officers and firefighters; provide funds for Tourism Marketing and Development and Bluegrass State Games; provide that no transfer be made to the Park Capital Maintenance and Renovation Fund; provide debt service to Parks, the State Fair Board, and Fish and Wildlife Resources; provide that local art councils be exempt from open meetings and records laws; establish that interest income from and loan repayments received by the High-Tech Construction/Investment Pool be used to support the Department for Commercialization and Innovation; provide debt service for Financial Incentives; provide for the carry forward of the General Fund appropriation balance for Bluegrass State Skills Corporation; detail the employment of personnel and leadership personnel by the Department of Education; provide debt service to Operations and Support Services; establish funding for employer health and life insurance; provide funds for the Kentucky School for the Blind and Deaf; provide that area vocational education centers and the Kentucky School for the Blind and Deaf are fully eligible to participate in the Kentucky Education Technology System; detail funding for the Family Resource and

services programs; provide that the Professional Development, Extended School Services, Textbooks, and Safe Schools programs provide program flexibility; establish that the Commissioner of Education may delay the adoption of textbooks or combine two groups for adoption; require the publication of the school district's annual financial statement and report card; provide that supplemental funding distribution shall include certain Category II and III programs; require coordination with Head Start; allow the Department of Education to expend moneys appropriated to the Highly Skilled Education Assistance Program on intervention services as required by No Child Left Behind; authorize the Department of Education to use the Commonwealth School Improvement Fund to meet the requirements of No Child Left Behind; provide transfers of the Common School Fund; provide funds for the base SEEK Program, Tier I component, vocational transportation, secondary vocational education, Teachers' Retirement System employer match, and salary supplements for nationally certified teachers; provide for the allocation of SEEK funds; establish timeline for final SEEK calculation; detail SEEK adjustment factors; provide funds for facilities equalization funding and retroactive equalized facility funding; provide funds for the Local Records Grant Program; transfer funds to the Public Library Facilities Construction funds from Fund; allow the Unemployment Insurance Penalty and Interest Account to be used to operate employment training and unemployment insurance programs; provide for the transfer of state-operated secondary vocational education technology centers; provide funding for National Board of Teaching Standards Certification; detail employment of leadership personnel by the Education Professional Standards Board; require the Education Professional Standards Board to establish the minimum number of hours for teacher certification; provide debt service to General Administration and Program Support; transfer funds from the Rockwell International Corporation NR Damage Fund to Logan County Fiscal Court; declare that no funds are provided for municipal solid waste landfill inspectors; provide debt service to Environmental Protection; provide that the annual hazardous waste assessment shall continue until June 30, 2010; establish that the cost of emergency fire suppression exceeding \$240,000 is a necessary government expense; transfer funds to the Division of Forestry for acquisition, restoration, or replacement of natural resources; provide funds for the return of permit and acreage fees; transfer funds from the Temporary Deposit Escrow account; provide debt service for the Petroleum Storage Tank Environmental Assurance Fund; allow the Office of Housing, Buildings and Construction funding flexibility; provide funds for the Kentucky Access Program; provide debt service for the Public Service Commission; provide that established amounts lapse to the General Fund; detail the Telecommunication Access Program

Authority; provide that the Governor's call of the Kentucky National Guard to active duty is a necessary government

provide funds to support services to

coal-producing counties; provide debt

service to the Kentucky Infrastructure

promulgate administrative regulations to establish fees to maintain a metrology lab; provide debt service to the Youth Services Centers; provide funds for employer contributions for health services and learning and results funding mechanism; provide funds from the Coal Workers' Pneumoconiosis Fund to support mine safety compliance,

education, and training; provide that any expenditures required by the Social Security Contingent Liability Fund are necessary government expenses; provide debt service to the Finance and Administration Cabinet; detail Tobacco Settlement Funds and debt service; provide for county costs; detail the insurance surcharge rate; provide that the Road Fund appropriation represents the cost of the Road Fund Compliance and Motor Vehicle Property Tax Programs; authorize property valuation administrators to manage expenditures; provide for the frequency of real property physical inspections; require the Cabinet for Health and Family Services to maximize Federal Funds; prohibit the Works Program Kentucky from participating in the Human Services Transportation Delivery Program or the Coordinated Transportation Advisory Committee; provide debt service; provide funds for Universal Newborn Hearing Screening and Vision transfer Screening; excess administrative funds for Medicaid benefits; provide Medicaid service expenditure information; category provide funds to support additional Supports for Community Living slots; provide funds for the Michelle P. waiver program; provide that any unexpended General Fund appropriation carry forward; define the parameters of the Disproportionate Share Hospital prohibit Program; receivina disproportionate share payments for specific services; require that any provider that publicizes that it has paid the provider tax also publicize the amount of payment received from the Department for Medicaid Services during the same period; prohibit hospitals from being reimbursed both from the Quality and Charity Trust Fund and the Share Disproportionate Hospital Program; allow transfer of funds to KCHIP to match Federal Funds; require that any funds received through an Intergovernmental Transfer (IGT) between the Department for Medicaid Services and other governmental entities be used through the provision of Medicaid benefits; require Medicaid budget analysis reports; provide for a Medicaid Benefit budget deficit and surplus expenditure plan; transfer Medicaid Benefits funds; prohibit acute care hospitals from converting to critical access hospitals unless certain requirements are met; allow Medicaid copayments; provide for a Hospital Provider Tax and enhanced payments; provide funds for the Acquired Brain Injury Long-Term Care Waiver Program; require copayment at participating Medicaid pharmacies; provide that mental health disproportionate share funds are budgeted at maximum amounts; provide debt service for Mental Health and Mental Retardation Services; provide funds for substance abuse prevention and treatment for pregnant women; require the Cabinet for Health and Family Services to evaluate options for the replacement of Eastern State Hospital; provide funds for the Health Access Nurturing Development Services Program, Healthy Start initiatives, Universal Children's Immunizations, Folic Acid Program, Early Childhood

Out and Read Program, Children's Advocacy Centers, and Early Childhood Development Program; provide debt service for Community Based Services; set state local match requirements for services for the elderly; provide funds for Drug Courts in Kentucky's coalproducing counties, Operation Unite, Kentucky Law Enforcement Foundation Program Fund, training incentive payments, and training incentive stipends for Justice and Public Safety Cabinet personnel; provide that the Governor's call of the Kentucky State Police to extraordinary duty is a necessary government expense; provide funds for Kentucky State Police personal training incentives, operations, administration, and dispatcher training incentives; provide debt service to Corrections; allow the Department of Corrections to adjust appropriations between the Community Services and Local Facilities budget units and the Adult Correctional Institutions budget unit; require jailer mental health screening training; provide that excess local jail per diem costs are necessary government expenses; provide funds for local jail funding and inmate medical care expenses; provide funds for Vehicle Enforcement Officers' training incentives; allow the Department of Public Advocacy to convert compensatory time to sick leave; provide funding for Group Health insurance; provide for the Adult Education and Literacy Funding Program and Science and Technology Funding Program to carry forward; transfer moneys from the Strategic Investment and Incentive Trust Fund; provide funds for the Ovarian Cancer Screening Outreach Program; provide service for Postsecondary debt Education; provide funds for the College Access Program, the Kentucky Tuition Grant Program, the Teacher Scholarship Program, the Kentucky National Guard Tuition Assistance Program, and the Kentucky Education Excellence Scholarships (KEES); provide debt service for Eastern Kentucky University, Kentucky State University, Morehead State University, Northern Kentucky University, the University of Kentucky, the University of Louisville, and Western Kentucky University; provide funds for the Mining Engineering Scholarship Program; provide funds for the Quality and Charity Care Trust Agreement; provide funds for the Firefighters Foundation Program Fund and the Firefighters Training Center Fund; require the Secretary of the Transportation Cabinet to produce a document detailing Biennial Highway Construction Programs; provide debt service for the Transportation Cabinet; allow the Transportation Cabinet to receive funds and services for the Adopt-A-Highway Litter Program; provide funds for Aviation's operational costs: cap the amount of Road Fund moneys available to Aviation; require an Aviation plan project report; provide funds for Resource Recovery Road lease-rental payments; provide for excess lease-rental payments; provide that no portion of the revenues to the state Road Fund accrue to the Debt Payment Acceleration Fund account; provide debt service for Grant

projects in the 2006-2008 Biennial Highway Construction Plan to continue into the 2008-2010 biennium; provide funds for the Kentucky Transportation Center and new highway equipment purchases; authorize the Transportation Cabinet to match federal highway moneys; prioritize projects should any additional federal highway moneys become available; authorize the Transportation Cabinet to select ten design/build demonstration road related projects, to continue the Cash Management Plan, and to make programmatic adjustments; provide for carry forward of any unexpended Road Fund appropriations in the Highways budget unit for various programs; provide for the transfer of Road Fund resources for judgments; authorize the Transportation Cabinet to maximize the use of Toll Credits; provide funds for nonpublic school transportation; provide funds for the County Road Aid Program. the Rural Secondary Program, the Municipal Road Aid Program, and the Energy Recovery Road Fund; provide Capital Construction Fund for appropriations and reauthorizations; provide for the expiration of existing lineitem capital construction projects; detail bond proceeds investment income; provide for appropriations for projects not line-itemized; provide for bond issues for tobacco and non-coal producing counties; provide that if funds from the Capital Construction and Equipment Purchase Contingency Account or Emergency Repair, Maintenance, and Replacement Account are not sufficient, then expenditures of the fund are necessary government expenses; provide for postsecondary education institutions projects that were vetoed in 2006 House Bill 380; provide for the Council on Postsecondary Education's Capital Renewal and Information Maintenance Pool, Technology and Equipment Acquisitions Pool, and Research Support/Lab Renovation and Equipment Pool; provide for distribution of royalties received from the sale of natural resources at the Wendell H. Ford Regional Training Center; authorize and appropriate capital projects for various state agencies and universities; require the Secretary of the Finance and Administration Cabinet and the State Property and Buildings Commission to approve all economic development bonds before issuance; provide for the use of New Economy High-Tech Construction/Investment Pool funds; provide that funds for Commonwealth Office of Technology's major equipment purchases will probably be transferred from the Operating Budget as funds are available and needed; allow Murray State University to use funds appropriated in 2006 House Bill 380 for the chemistry building and the physics building; provide for fund designations; provide for the expenditure of excess Restricted Funds or Federal Funds receipts; provide for interim appropriation increases; provide that revision of appropriation allotments conform to statutory requirements; provide purpose and transfer restrictions for appropriations expenditure; outline permitted appropriation obligations; agency entitled to Federal Funds to conform to statutory requirements; provide that any excess General Fund or Road Fund debt service shall lapse, unless directed otherwise by this bill; provide that all statutes and portions of statutes in conflict with this bill are suspended, unless otherwise provided by this bill; clarify the construction of budget provisions on statutory budget administration power and duties; provide that the Secretary of the Finance and Administration Cabinet shall interpret all questions arising from this bill; provide for the publication of the Budget of the Commonwealth; require the State Budget Director to monitor and report on the Commonwealth's financial condition; authorize the Secretary of the Finance and Administration Cabinet to prorate administration costs; provide that no portion of this bill alone be construed to confirm or ratify an executive reorganization order; require the State Budget Director to provide a budget planning report and tax expenditure revenue loss estimates to each branch; provide that any duplicate appropriations governed by the duplicate be appropriation statute; provide for priority individual appropriations of and severability of budget provisions; provide that all unclaimed lottery prize money be credited to the Kentucky Education Excellence Scholarship Reserve: provide that the total reimbursement allowed per taxpayer in any month not exceed \$1,500 and that separate permit numbers for a taxpayer with different business locations will not be issued; provide that the dormancy period for abandoned property held by financial institutions, other than traveler's checks, is three years; provide for the sale of abandoned property by the Finance and Administration Cabinet; provide that premium and retaliatory taxes be credited to the General Fund; provide for undesignated General Fund and Road Fund balances carry forward; provide for Workers' Compensation; confirm the budget reduction; provide that traveler's checks become abandoned property after seven years; allow reallocation of appropriations among budget units; state that a portion of the Budget Reserve Trust Fund is available to be appropriated by the General Assembly in bill; establish the state this salary/compensation and employment policy; specify fund transfers; provide a General Fund Budget Reduction Plan and General Fund Surplus Expenditure Plan; provide a Road Fund Budget Reduction Plan and a Road Fund Surplus Expenditure Plan; outline Phase I Tobacco Settlement Funds; establish the Insurance Coverage, Affordability, and Relief to Small Employers (ICARE) program; provide a State/Executive Branch Budget Summary.

#### HB 406 - AMENDMENTS

HCS - Retain original provisions with the following exceptions: provide that funds appropriated to Energy Policy for research projects include additional research topics; increase Energy Policy's General Fund moneys; earmark funds for supporting the University of Kentucky Center of Applied Energy Research; increase Veterans' Affairs

Mental Health, Early Childhood Oral Health, Kentucky Early Intervention Services First Steps Program, Reach Anticipation Revenue Vehicle Bonds; provide funds for the State-Supported Construction Program; authorize provide that any General Fund or Road Fund appropriation supplanted by Federal Funds lapses; require a state General Fund moneys; earmark funds for the Veterans' Service Organization programs; require the department to

seek a proposal from the University of Louisville that enhances the quality of care at veterans nursing facilities; establish the Veterans' Services Improvement Trust Fund; direct the use of excess agency receipts; earmark funds for the Veterans' Cemetery Northeast; establish that any debt service required for the Fourth State Veterans' Nursing Home is a necessary government expense; reduce the Governor's Office of Agricultural Policy's General Fund (Tobacco) moneys; earmark funds for two additional positions and debt service; provide General Fund (Tobacco) moneys for and increase the General Fund moneys of the Kentucky Infrastructure Authority for debt service; increase General Fund moneys and Restricted Funds for Military Affairs; earmark funds for the Integrated Flood Warning System and the Search and Rescue Grant Program; provide that funds appropriated in the 2006 State/Executive Branch Budget be used for the Patton Museum; increase General Fund moneys and Restricted Funds for the Governor's Office for Local Development; earmark funds for the regional industrial park authorities; increase General Fund moneys for the Local Government Economic Development Fund; increase earmark for Read to Achieve; delete earmark for mine safety; increase earmark for the Mining Engineering Scholarship increase Program; earmark for Operation Unite; provide that funds transferred to Energy Policy be used for additional research topics; provide that coal severance tax receipts shall not lapse; earmark funds for school technology in coal counties; earmark funds for the regional industrial park authorities; earmark funds for a redacting service for the Secretary of State; clarify that the State Board of Elections shall set a rate of expenses only for precincts with a voting machine: clarify that only costs associated with additional precincts with voting machines shall be deemed a necessary government expense; increase General Fund moneys for the Attorney General and allow the office to convert compensatory leave to sick leave; increase General Fund moneys for the Commonwealths' and County Attorneys; increase General Fund moneys for Agriculture; increase the earmark for debt service; require the department to provide sufficient resources for amusement rides and attractions inspectors; allow the Chairman of the Personnel Board to request a special assessment; increase Restricted Funds for the Kentucky Retirement Systems; establish that a dependent subsidy of a conferred to recipients nonhazardous monthly retirement allowance, under both the Kentuckv Employee Retirement System and the County Employees Retirement System, does not have an inviolable contract; decrease General Fund moneys to the School Facilities Construction Commission; decrease debt service; clarifv the purposes of funds appropriated in the 2006 State/Executive Budget for the Graves County School District; provide supplemental insurance in the Teachers' Retirement System;

funds for outdoor drama grants; earmark funds for the 2008 Rvder Cup: increase Restricted and Federal Funds for Fish and Wildlife, increase General Fund moneys for the Arts Council; increase General Fund moneys for the Kentucky Center of the Arts to provide debt service; earmark funds for the Louisville Waterfront Development Corporation: increase General Fund moneys for Financial Incentives; earmark funds for the Metropolitan College; increase General Fund moneys and Restricted Funds for the Department of Education's Operations and Support Services; earmark funds for school technology in coal counties and for the Education Technology Program; increase General Fund moneys for Learning and Results Services; increase earmark for the Extended School Services Program, the Professional Development Program, the Safe Schools Program, the Textbooks Program, Early Reading Incentive Grant/Read to Achieve Program, and the Professional Growth Fund; earmark funds for the Individual Learning Plan Program, the Parent Involvement Initiative, and the Georgia Chaffee Teenage Parent Program; delete the allowance for the Commissioner of Education to delay the adoption of textbooks; require that any funds from the disposal of surplus property at the Kentucky School for the Blind and the Kentucky School for the Deaf be deposited in a restricted account; require the Center for School Safety to develop and implement allotment policies; allow a member of the State Advisory Council for Gifted and Talented Education to be reappointed but prohibit them from serving more than 3 consecutive terms; establish a member of the Kentucky Association for Gifted Education as a voting member of the council; authorize the Department of Education to expend grant funds, not to exceed 5 percent of each grant, for costs related to the administration of programs; provide for a local district grant fund carry forward; allow the Commissioner of Education to transfer available funds between the Professional Growth Fun and the Professional Development Leadership Mentor Fund; increase General Fund moneys for SEEK; increase earmark for: base SEEK allotments, the Tier I component, the Teachers' Retirement System employer match, salary supplements for nationally certified teachers, and allocation of SEEK funds; provide a new date for the final SEEK calculation; increase earmark for Facilities Support Program of Kentucky/Equalized Nickel Levies; decrease earmark for retroactive equalized facility funding; prescribe that equalization in the 2008-2010 biennium be provided only to districts that levied the tax rate subject to recall after June 30, 2007 and with certain percentages; increase earmark for equalized facility funding and provide clarification language on the scope of the program: provide for additional instruction days; provide that district number 301 maintain operations of school number 170 in order to receive SEEK funds; establish a local school district certified and classified employee pay policy; earmark funds for the East Kentucky Science

Department of Libraries and Archives and the state's public universities and libraries; require the department to distribute per capita grants within available appropriated amounts; increase General Fund moneys for the Office of the Blind; increase General moneys Fund for Vocational Rehabilitation; earmark funds for interpreting services and the training of interpreters at Eastern Kentucky University; increase earmark for the Education Professional Standards Board; delete the requirement that the Educational Professional Standards Board set the minimum number of hours for student teachers; designate that Rockwell Settlement Funds be transferred to the City of Russellville and not Logan County Fiscal Court; increase General Fund moneys to Environmental Protections; earmark funds for the Kentucky Pride Program; increase Restricted Funds for Natural Resources; earmark funds for tree nursery programs; increase General Fund moneys for Kentucky Nature Preserves Commission; prohibit the Horse Racing Authority from imposing a fee or assessment on thoroughbred and standardbred racetracks above the daily assessment or fee in fiscal year 2005-2006; provide that the Office of Housing, Buildings and Construction may expend, with the approval of any affected boards, restricted funds as needed, but requires the office to return any funds transferred from a board back to the board within the biennium; increase General Fund moneys for Mine Safety Review Commission; decrease General Fund for Finance's General moneys Administration budget unit and increase General Fund moneys for its Revenue budget unit; delete the allowance of each parcel of taxable real property being physically examined at least once every five years; increase General Fund moneys for Health and Family Services Cabinet; earmark funds for federally funded positions, an urban trauma center hospital, and Medicaid state match for preventive service by local and district health departments; establish guidelines for appeals; provide for the replacement for Eastern State Hospital, prior notice process for changes to the operations of Central State Hospital Intermediate Care Facility for the mentallv retarded/developmentally disabled, Hazelwood Intermediate Care Facility for the mentally retarded/developmentally disabled, rental payments, local and district health department payments, Medicaid state match for preventive services through local and district health departments, Local and District Health Department Infrastructure Pool, the Kentucky Prescription Drug Patient Assistance Program, the voluntary relinquishment of a certificate of need or licensure, and Family Resource and Youth Service Center program; increase General Fund moneys and Restricted Funds for the Justice and Public Safety Cabinet; earmark funds for the Office of Drug Control Policy and additional Parole Board members; establish additional Parole Board members; establish guidelines for review of cases; earmark funds for civil legal services for credit for program completion, meritorious credit, education programs at corrections facilities, canteen fund proceeds, substance abuse treatment programs, probation and parole credit, minimum expiration of sentence, and home incarceration; increase General Fund moneys for Postsecondary Education; detail the earmark for ovarian cancer. allocations of funds. postsecondary education employment status, and postsecondary education debt; earmark funds for the Research Challenge Trust Fund; establish the Research Capital Match Program: provide for investment disbursal of Research Challenge Trust Fund proceeds, the Regional University Excellence Trust Fund, borrower benefits, Communications Operations Board, Mining Engineering Scholarship Program, Oenology and Viticulture Program, and conveyance of property; increase Road Fund moneys for the Transportation Cabinet; require the continuance of the SAFE Patrol Program; provide for Economic Development Road bond debt service, Kentucky Pride Program report, and miscellaneous Road Fund projects; authorize capital projects for: Veterans' Affairs, Governor's Office of Agricultural Policy, Kentucky Infrastructure Authority, Military Affairs, Fish and Wildlife Resources, Kentucky Center for Arts, Economic Development Cabinet, Department of Education. Health and Family Services Cabinet, and Postsecondary Education; authorize and appropriate coal severance tax projects; authorize and appropriate for projects within the Infrastructure for Economic Development Fund for Coal-Producing Counties; provide for General Fund expenditure reduction; delete reference to the Office of Career and Technical Education salary adjustments; provide for fund transfers; establish a revolving account for expanded gaming receipts.

HFA (1, H. Moberly Jr.) - Authorize the Jefferson County Board of Education to fund the Georgia Chaffee Teenage Parent Program from within their resources; change the source of funds for a capital project; declare an EMERGENCY.

HFA (2, H. Moberly Jr.) - Restore cuts to the Governor's Scholars Program; provide support for emergency management, Commission on Human Rights, preschool dental screenings, cardiovascular services, and the Kentucky Center for Youth Policy; delete a learning and results services program; technical correction on interpreter provide services: support for scholarships to the Washington D.C. Internship Center; specify the funding levels for various Council on Postsecondary Education programs and a Kentucky Higher Education Assistance Authority program; provide support for the Equine Industry Program at the University of Louisville; delete two miscellaneous road fund projects; include Broadband Projects as an appropriation in Part II that is not lineitemized; establish reporting requirements for appropriations in Part II for projects not line-itemized; reauthorize projects from 2006's State/Executive branch budget bill; specify the use of

decrease General Fund moneys for ANOC; increase General Fund moneys for the Commerce Cabinet; earmark Center; increase General Fund moneys for the Deaf and Hard of Hearing; require collaboration between the indigents, Mary Kendall Homes and Gateway Juvenile Diversion, and Survivors II program; provide for time Economic Development Bonds; technical correction in relation to postsecondary institutions; technical

correction to two coal severance tax projects; authorize and appropriate projects within the Infrastructure for Economic Development Fund For Non-Coal Producing Counties; delete the requirement in Part III, in relation to General Fund Expenditure Reductions. that if amounts transferred in fiscal year 2008-2009 exceed \$85,000,000, then the excess shall be returned to agencies on a pro rata basis; establish in Part III, in the General Fund Expenditure Reductions subsection, that the Governor shall have discretion for any amount transferred greater than \$85,000,000; provide office space; establish the Kentucky Wine and Vest Fest as the official state wine festival; technical correction to a fund transfer; amend KRS 45A.030, 45A.045, and 164A.575 to require the state and its public universities to separately procure the hardware, and service on the hardware, for all electronic equipment purchased.

SCS/Analysis -Retain original provisions with the following exceptions: reduce General Fund support for the Office of the Governor; earmark funds for state planning; delete the State Planning Fund budget unit; reduce General Fund support for the Office of Energy Policy; revise Energy Policy research topics; delete earmark for carbon management research; increase Restricted Funds for the Department of Veterans' Affairs; adjust General Fund (Tobacco) support of the Governor's Office of Agricultural Policy; adjust General Fund (Tobacco) and General Fund support for the Kentucky Infrastructure Authority; decrease debt service; provide compensation to Area Development District; increase support for Military Affairs; delete Patton Museum earmark; provide debt service for agency bonds; decrease support for Governor's Office for Local the Development; decrease debt service earmark; delete earmark for 12 Multi-County Regional Industrial Park Authorities; decrease support for the Local Government Economic Assistance and Development Fund; delete Infrastructure for Economic Development Fund for Coal-Producing Counties - 2008-2010; increase earmark for Read to Achieve; decrease support for the Tourism Marketing Program; earmark funds for Mine Safety; revise the earmark for the Secretary of State's redacting service; reduce General Fund support for the Attorney General; delete the Attorney General's ability to recover reasonable costs of litigation; reduce General Fund support for the Commonwealth and County Attorneys; provide for an audit of the Unclaimed Property Division; reduce General Fund support for the Auditor of Public Accounts; delete the provisions for audit services contracts and charges for federal, state, and local audits: increase the School Facilities Construction Commission's additional offers of assistance; provide for prior offers of assistance for district's with a Category 5 school; decrease General Fund support for the Commerce Cabinet Secretary; increase earmark for outdoor drama grant; decrease earmark for the 2008 Ryder Cup; delete Road Fund support

earmark for Parks; decrease Road Fund support for the Heritage Council: decrease General Fund support for the Kentucky Center for the Arts; delete earmark for Louisville Waterfront Development Corporation; decrease General Fund support for the New Business Development and Financial delete Incentives: earmark for Metropolitan College; adjust support for Department of Education's the Operations and Support Services; decrease debt service; provide that school technology in coal counties earmark come from the General Fund; decrease General Fund support for Learning and Results Services; increase earmark for the Extended School Services Program, the ACT and WorkKeys Program, and the Early Reading Incentive Grant/Read to Achieve Program; decrease the earmark for the Professional Development Program, the Safe Schools Program, and the Professional Growth Fund; delete earmarks for the Individual Learning Plan Program and the Parent Involvement Initiative; provide program flexibility for four, and not five, programs; delete Georgia Chaffee Teenage Parent Program authorization; provide for ACT/WorkKeys testing; decrease General Fund support for the Support Education Excellence in Kentucky (SEEK) Program; reduce base SEEK allotments; reduce Tier 1 component; reduce earmark for the Teachers' Retirement System Employer Match; reduce allocation of SEEK funds; increase equalized facility funding; return to the instructional days provision provided in the branch's budget; delete use of SEEK funds; decrease certified staff and classified staff salary increase to one percent; increase General Fund support for the Deaf and Hard of Hearing; decrease General Fund support for the Education Professional Standards Board; establish that the Education Professional Standards Board shall set the minimum hours for the Kentucky Teacher Internship Program; delete Restricted Funds for Environmental Protection; provide for the Hazardous Waste Fund; increase the earmark for the Kentucky Pride Program; reduce Restricted Funds for Natural Resources; delete the earmark for Forestry Tree Nurseries; decrease General Fund support for the Kentucky Nature Preserves Commission; revise Racing Dates' Fees and Assessments; decrease General Fund support for the Public Service Commission; delete the provision of conveyance of property in Kenton County; provide for the State Motor Vehicle Fleet; decrease new debt service; decrease General Fund support for Facilities and Support Services, County Costs, Commonwealth Office of Technology, and Revenue; provide for computer services fund receipts; reduce General Fund support for the Health and Family Services Cabinet; earmark funds for Visually Impaired Preschool Services; delete the hospital provider tax and enhanced payments provision; provide for Federal Fund support of Preschool Dental Screenings; delete debt service; revise the replacement of Eastern State Hospital; revise the Hazelwood ICF MR/DD provision;

Program; delete earmark for the Local and District Health Department Infrastructure Pool and for Cardiovascular Services; earmark funds for the Epilepsy Foundation of Kentuckiana; provide for relocation of hospital-based beds; delete earmark for Family Resource and Youth Service Centers; delete earmark for the Kentucky Center for Youth Policy; provide for private child care provider reimbursement rates; decrease General Fund support for Justice Administration: reduce new Parole Board Members to two: delete review of cases provision: delete earmark for civil legal services for indigents; reduce General Fund support for Juvenile Justice; delete earmark for Survivors II Grant; reduce General Fund support for Corrections Management; decrease debt service; decrease General Fund support for Community Services and Local Facilities; provide for home incarceration: earmark funds for local jail support; decrease General Fund support for Public Advocacy; require urban-county governments to establish and maintain an office of public advocacy; appropriate General Fund moneys for a State Salary and Compensation Fund; reduce General Fund support for the Council on Postsecondary Education; delete Postsecondary Education Employment Status provision; decrease General Fund-supported bond funds for the Research Challenge Trust Fund; delete translational research reference; delete the regional university application process requirements for the Regional University Excellence Trust Fund; delete earmarks for the Washington D.C. Internship Program, Adult Education, Agency Operations, and Contract Spaces; revise performance funding language: increase General Fund support for the Kentucky Higher Education Assistance Authority; increase the earmark for the College Access Program, the Kentucky Tuition Grant Program, and the Kentucky Education Excellence Scholarships (KEES); revise earmark for the Kentucky National Guard Tuition Assistance Program; delete borrower benefits provision and work study earmark; provide for excess lottery revenues; decrease General Fund support for universities; delete earmark for the University of Kentucky's Oenology and Viticulture Program; decrease earmark for the Quality and Charity Care Trust Agreement; delete earmark for the University of Louisville's Equine Industry Program; provide reporting requirement for any capital construction project funded by a Kentucky Community and Technical College conveyance; decrease Road Funds for the Transportation Cabinet; delete use of Road Fund resources provision; provide for a six-year aviation plan; earmark funds and delete earmark for Economic Development Road Bond Debt Services; decrease earmark for State Supported Construction Programs: Biennial revise the Highway Construction Program and the Highway Construction Contingency Account; delete the demonstration projects, programmatic adjustments, Road Fund support for aviation, and interlocal agreement revise provisions;

Program, and the Municipal Road Aid Program: delete several pools from Appropriations for Projects Not Line-Itemized; delete provision for vetoed university projects; delete provision for the Information Technology and Equipment Acquisitions Pool and the Research Support/Lab Renovation and Equipment Pool; provide for the State Cemetery - Northeast Veterans' Kentucky (Greenup County) Phase II capital project; delete two Kentucky Infrastructure Authority capital projects; provide for agency bonds for two Kentucky Infrastructure Authority capital projects; provide for the Northern Kentucky National Guard Armory capital project; delete a few Governor's Office for Local Development capital projects; delete a Parks capital project; delete Horse Park Commission capital projects; earmark State Fair Board Maintenance Pool Restricted Funds for the 2008 Ryder Cup; allow the Kentucky Center for the Arts to capitalize interest; delete use of New Economy Funds and a Economic Development Cabinet capital project; delete earmarks of Economic Development Bonds; delete several **Operations and Support Services capital** projects; delete several Commonwealth Office of Technology capital projects; delete two Kentucky Lottery Corporation capital projects; delete several Health and Family Services Cabinet capital projects; delete an Adult Correctional Institutions capital project: require a certification from public postsecondary institutions prior to the issuance of Agency Bonds; delete two capital projects from the Council on Postsecondary Education; change a few university capital projects from Bond Funds to Agency Bonds; provide reauthorizations for several university capital projects: provide for a few new university capital projects; delete a few Kentucky Community and Technical College System capital projects; restrict the Kentucky Horse Park capital project to roads; delete a few Transportation Cabinet capital projects; delete the Coal Severance Tax Projects and the Infrastructure for Economic Development for Coal and Non-Coal Producing Counties Projects; revise the adoption of Budget Reduction; delete reallocation of appropriations among budget units; revise the General Fund Expenditure Reductions provision; delete the Kentucky Wine and Vine Fest provision; provide for Lottery Dividends; decrease the salary adjustment of state employees from two to one percent; increase employer retirement contribution rates; provide for Kentucky Employees Retirement Systems Employer Contribution Systems Employer Contribution Supplement Distribution; revise fund transfers; revise the General Fund Reduction Plan; delete the General Fund Surplus Expenditure Plan and provide instead a General Fund Contingency Plan; delete Part XIII, Revolving Account for Expanded Gaming and Part XIV, State Procurement of Electronic Equipment and replace with Part XIII, Base Realignment and Closure (BRAC) and Part XIV, Military Service Rebate Fund.

SCA (1, C. Borders) - Amend Part III, General Provisions, to require lottery

for the Artisans Center; decrease Restricted Funds for Tourism; decrease General Fund support and debt service earmark funds for Cedar Lake Lodge; earmark funds for Transitions, Inc. Adolescent Substance Abuse Treatment Miscellaneous Road Fund Projects; increase earmark for the County Road Aid Program, the Rural Secondary revenues transferred to the General Fund based on the provisions of Section 34 of Part IV of this Act to be allocated to support restoration of higher education funds. CCR - Cannot agree.

FCCR - Provides funding of \$3.5 million for Energy Research and Development projects including \$1 million for Carbon Management Research to be matched with federal or private funds; provides Veterans' Service Organizations \$100,000 each year to train individuals to assist veterans in getting the federal benefits they are due; provides for enhanced Nursing Home Services through a partnership with the University of Louisville; provides funding for the Veterans' Nursing Home in Radcliff; provides funds to open the Veterans' Cemetery Northeast and to complete the first and second phase of the construction of the Veterans' cemetery in Greenup County; provides funding for the Kentucky Medal for Freedom Program; provides funding to ensure that indigent veterans get a proper burial and that all veterans have access to the Veterans' Burial Honors program; provides for \$10 million in Bond Funds for the Kentucky Agriculture Heritage Center and debt service from General (Tobacco) Funds; provides authorization the Kentucky for Infrastructure Authority to issue \$30 million in Agency Bonds for the Drinking Water Revolving Loan Program (Fund F) and \$200 million in Agency Bonds for Wastewater Revolving the Loan Program (Fund A); provides funds to repair and continue the Flood Warning System; provides \$150,000 each year for grants to local Search and Rescue Programs; provides \$3 million to purchase land for a new National Guard Armory in Northern Kentucky; provides an additional \$500,000 each year for maintenance for existing National Guard facilities; increases General Fund support totaling \$100,000 in each fiscal year to partially restore baseline funding for personnel expenses; provides additional General Fund support of \$320,000 in each fiscal year for the Joint Funding Administration grant; provides funding of \$40.9 in fiscal year 2008-2009 and \$40.9 in fiscal year 2009-2010 from the Local Government Economic Development Fund and LGEDF Multi-County Fund for the following programs and projects: Read to Achieve Program (\$3 million each fiscal year), School Technology (\$2.5 million each fiscal year), Mining Engineering Scholarship Program (\$300,000 each fiscal year), Flood Control Matching Program (\$800,000 each fiscal year), School Facilities Construction Commission debt service (\$4.6 million each fiscal year), Robinson Scholars Program (\$1 million each fiscal year), Water and Sewer Bond Fund projects for Coal Producing Counties debt service for prior year projects (\$19.6 million in fiscal year 2008-2009 and \$19.7 million in fiscal 2009-2010), Kentucky vear Infrastructure Authority (\$370,000 each fiscal year), Kentucky Community Development Office (\$669,700 each Tourism Marketing fiscal year), (\$500,000 each fiscal year), Drug Courts (\$1.8 million each fiscal year), Energy Research Development (\$3.5 million each fiscal year), Operation UNITE (\$2 million each fiscal year), and 12 Multi-

maintain the enacted fiscal year 2008 budget in each fiscal year for Commonwealth's and County Attorneys; provides \$250,000 each fiscal year for inspectors of amusement parks and attractions; provides \$3 million in bond funds for animal shelters in fiscal year 2008-2009; provides funds to complete the conversion to a new computer system so that new retirement programs can be implemented that will benefit both former employees and employers in the system; authorizes the School Facilities Construction Commission to make \$150 million in offers of assistance for school construction in anticipation of debt service in the 2010-2012 biennium; provides funds in each fiscal year to support Outdoor Drama Grants; provides \$1.5 million in fiscal year 2008-2009 for the 2008 Ryder Cup; provides \$350,000 in each fiscal year in Road Fund support; provides \$500,000 in each fiscal year to support tourism marketing and development in coal producing counties; \$50,000 in each fiscal year for the Bluegrass State Games; provides a \$5 million current year General Fund appropriation for Park operations; provides debt service to support \$4 million in Bond Funds for a maintenance pool; provides \$10.3 million in Road Funds for Horse Park roads; provides debt service to support \$2 million in Bond Funds for an upgrade of HVAC systems; provides \$3 million in each fiscal year to restore base reductions; authorizes \$1 million in Restricted Funds for the land acquisition pool; authorizes \$9 million in Bond Funds for the Center for the Arts renovation; provides \$420,800 in each fiscal year for the Louisville Waterfront Development Corporation; provides \$1.2 million in each fiscal year to administer the ConnectKentucky program; provides debt service to support \$50 million in Economic Development Bond Funds for Base Realignment and Closure (BRAC) activities; provides \$1.9 million in each fiscal year to support the Metropolitan College program; includes \$2 million in bond funds for a renovation of the FFA Leadership Training Center; includes \$4 million for the second phase of the Student Data Management System; includes \$2.5 million in each fiscal year from the Local Government Economic Development Fund to continue the Coal County Computing Project; provides additional General Fund support of \$400,000 in each fiscal year for Safe Schools; includes additional General Fund support of \$12.6 million in each fiscal year for textbooks to restore base reductions in the program; includes additional General Fund support of \$1.5 million in each fiscal year from the Local Government Economic Development Fund to maintain current funding levels for the Read to Achieve Program (\$3 million per year); includes additional General Fund support of \$250,000 in each fiscal year for the Georgia Chaffee Teenage Parent Program; includes additional General Fund support of \$38.2 million in fiscal year 2008-2009 and \$76 million in fiscal year 2009-2010 for the SEEK program; includes additional General Fund support of \$1.4 million in fiscal year 2008-2009 and \$2.3 million in fiscal year 2009-2010 to

each year for the East Kentucky Science Center: includes additional General Fund support of \$100,000 in the current fiscal year and each year of the biennium to keep services at the current level; includes language directing Libraries and Archives to collaborate with public colleges, universities, and libraries to explore alternatives to meet the archival needs of the state; includes General Fund of \$255,000 in both fiscal years for debt assistance grants for existing construction; includes additional General Fund support of \$150,000 in both fiscal years for grants to local public libraries; provides additional General Fund support of \$1.1 million in each year to leverage federal funds and identifies \$450,000 in each year for interpreting services at Kentucky's postsecondary institutions; provides an additional \$3 million each fiscal year for mine safety; provides \$14.7 million each fiscal year for the Kentucky Pride Program; provides an additional \$50,000 each fiscal year for the Mine Safety Review Commission; restores the baseline of the Nature Preserves Commission; provides \$1.1 million in fiscal year 2008-2009 and \$2.1 million in fiscal year 2009-2010 in Restricted Funds support for the HVAC Permitting and Inspection program; instituted efficiency measures within the Finance and Administration Cabinet including mandating legislative oversight of the Computer Services Fund, and limiting permanently assigned vehicles from the State Motor Pool; provides \$1 million in each year of the biennium to maintain current staffing levels; provides additional General Fund support totaling \$3 million in fiscal year 2008-2009 and \$1.8 million in fiscal year 2009-2010 for personnel expenses; directs the Cabinet to fill all federally funded positions toimprove services to the citizens of the Commonwealth; added \$100,000 for the services of the Commission; provides \$5.1 billion in fiscal year 2008-2009 and \$5.4 billion in fiscal year 2009-2010 to serve over 722,000 eligibles in each fiscal year; provides \$1.6 billion additional funds (\$479 million General Fund) to Medicaid Benefits over the biennium to continue current services; provides over \$107 million in each fiscal year to continue the Kentucky Children's Health Insurance Program (KCHIP) for 52,000 children; provides an additional \$2.7 million in fiscal year 2008-2009 and \$6.4 million in fiscal year 2009-2010 for 100 additional (50 each fiscal year) Supports for Community Living slots; directs that Disproportionate Share Hospital (DSH) Payments shall equal the federal maximum, which is projected to be \$195 million each fiscal year; provides an additional \$6.5 million in fiscal year 2008-2009 and \$18.8 million in fiscal year 2009-2010 to support 150 slots over the biennium for the Acquired Brain Injury Long Term Care waiver; provides an additional \$17.5 million in each fiscal year to address the Michelle P. Waiver program; provides an additional \$13 million in each fiscal year to support enhanced payments to an urban trauma center hospital; provides language directing process for the construction of a \$129 million replacement facility for Eastern State Hospital; restores \$10 million in General

year 2008-2009 and \$4.9 million in fiscal year 2009-2010 to continue current residential, community mental health and crisis stabilization services which are vital to the health and safety of the citizens of the Commonwealth: provides language allowing the construction of Hazelwood Intermediate Care Facility for the Mentally Retarded/ Developmentally Disabled to relocate beds and patients from the Bingham unit at Central State Hospital; provides language directing that the Cabinet submit a plan to replace Glasgow State Nursing Facility; provides DSH funding totaling \$34.3 million in each fiscal year for state mental hospitals; restores General Fund of \$8.5 million in fiscal year 2008-2009 and \$8.5 million in fiscal year 2009-2010 so that Local and District Health Departments can continue direct services and central office units can provide the require support and administration of statewide program vital to the health and safety of the citizens of the Commonwealth; provides language to ensure that all preventive services provided to Medicaid recipients by local health departments are paid for through Medicaid. The Conference Committee provides \$400,000 in fiscal year 2008-2009 and \$600,000 in fiscal year 2009-2010 to begin the statewide Kentucky Prescription Drug Patient Assistance Program to assist seniors and others in need to access free or low cost prescription drugs and to make grants to local partners to encourage this effort: restores \$500,000 so that local service partners will not be faced with funding reductions that impact the safety net services; restores General Fund support at the base level totaling \$18.9 million in fiscal year 2008-2009 and \$19.5 million in fiscal year 2009-2010 to continue and maintain over 1,700 front-line social workers, Out-of-Home Care services for court-committed children and private child care provider reimbursement rates; provides \$91,000 in debt service in fiscal year 2008-2009 to support \$2 million in bond funds for Brooklawn Child and Family Services; restores \$2.9 million each year for grants that provide Meals on Wheels, Adult Day Care, Personal Care and other vital senior services; provides a number of language provisions modifying statutes and programs impacting the incarceration of nonsexual nonviolent, offenders convicted of minor, generally Class D, felonies; provides \$200,000 in additional funds each fiscal year to the Parole Board to increase the number of members from seven full-time members to nine full-time members; provides \$2 million in Restricted Funds in each fiscal year from coal severance money to the Office of Drug Control Policy for Operation UNITE; provides \$1.8 million in restricted funds in each fiscal year from coal severance money to the Office of Drug Control Policy to support regional drug courts in coal-producing counties; continues the payment of \$3,100 annual stipends for Kentucky state troopers, arson investigators, hazardous devices investigators, legislative security specialists, and Kentucky vehicle enforcement officers; provides an increase of \$3 million in fiscal year 2008-2009 and \$5 million in

County Regional Industrial Park Authorities (\$200,000 each fiscal year); provides General Fund support to support school facilities equalization programs; includes language identifying \$192,200 of General Fund support in Fund support in each fiscal year to the base, and provides an additional \$6.1 million in General Fund support in fiscal

fiscal year 2009-2010 to allow continuation of current services; provides an increase of \$4 million in

fiscal year 2008-2009 and \$6 million in fiscal vear 2009-2010 to allow continuation of current services; provides \$4.5 million in General Fund in fiscal year 2008-2009 and \$5 million in fiscal year 2009-2010 to provide drug treatment programs for state felons housed in local jails and for substance abusers that have been charged with a felony offense; provides an increase of \$1.9 million in General Fund in each fiscal year to support the county jails; provides an increase of \$2.5 million in General Fund in fiscal year 2009-2010 to assist in the defense of indigent persons accused of criminal offenses; provides an increase of \$601,000 each year of the biennium for the Lexington Public Defenders' Office; provides \$95 million in General Fund appropriations in fiscal year 2008-2009 and \$105 million in fiscal year 2009-2010 toward the restoration base funding of public postsecondary institutions; provides for additional funding above the Governor's proposed budget for: Eastern Kentucky University, Kentucky State University, Morehead State University, Murray State Kentucky Northern University, University, University of Kentucky, University of Louisville, Western Kentucky University, and KCTCS; provides \$3 million in fiscal year 2008-2009 and \$6 million in fiscal year 2009-2010 to KCTCS for the maintenance and operation of new facilities; provides \$60 million in bond funds for the "Bucks for Brains" programs: \$33.3 million from the Research Challenge Trust Fund for the University of Kentucky, \$16.7 million for the Research Challenge Trust Fund at the University of Louisville, and \$10 million for the Regional University Excellence Trust Fund, to be shared by Kentucky's regional universities; provides \$20 million in bond funds for the University of Kentucky Livestock Disease Diagnostic Center (Tobacco Funds debt service), \$13.9 million in Bond Funds for the Capital Renewal and Maintenance Pool, \$5.7 million in Bond Funds for an emergency project at Morehead State University, to replace the Power Plant Pollution Control System and Boiler Tube, \$4 million for site remediation for construction of a KCTCS Classroom/Laboratory building on the former Eastern State Hospital site; and \$2 million to the University of Kentucky to renovate 4-H Camps run by the UK College of Agriculture Cooperative Extension Service (Tobacco Funds debt service); authorizes 32 Agency Bond projects at Kentucky's public universities totaling \$406 million; provides a General Fund appropriation of \$82.2 million in fiscal year 2008-2009 and \$84.5 million in fiscal year 2009-2010 for the Kentucky Educational Excellence Scholarship Program; provides a General Fund appropriation for the need-based College Access Program of \$60.3 million in each fiscal year, which maintains the current level of funding; provides a General Fund appropriation of \$32.5 million in each fiscal year for the need-based Kentucky Tuition Grant Program, which maintains the current level of funding; maintains the current level of General Fund support for the Teacher Scholarship Program at \$1.8 million in each fiscal

combined General and Restricted funds in each fiscal year; provides a General Fund appropriation of \$850,000 in each fiscal year for the Work Study Program; provides \$300,000 in each fiscal year from coal severance General Funds for the University of Kentucky Mining Program: Engineering Scholarship provides \$1 million in each fiscal year from coal severance General Funds for the Robinson Scholars Program; provides a \$23.5 million General Fund appropriation in each fiscal year for Adult Education; provides an appropriation of \$4.3 million in fiscal year 2008-2009 and \$4.4 million in fiscal year 2009-2010 for the Southern Regional Education Board (SREB) Contract Spaces Program; provides \$975,000 in General Fund (Tobacco) funds in each year of the biennium for the Ovarian Cancer Screening Program at the University of Kentucky, which includes an additional \$200,000 each year to offer specialized tests for women below 200 percent of the federal poverty level; provides \$100,000 in General Fund support in each fiscal year of the biennium for the Washington D.C. Internship Program; provides \$10.3 million in capital project funding for the Kentucky Horse Park roads in preparation for the FEI World Equestrian Championships; provides \$600,000 in capital project funding for parking infrastructure at the Kentucky Fair and Exposition Center for the 2008 Ryder Cup; authorizes a \$60 million Road Revenue Bond issue for projects included in the Cabinet's Six-Year Aviation plan; provides a \$50 million Economic Development Road Revenue Bond issue in fiscal year 2009-2010 to provide additional funds for the preconstruction phases of several roads in the vicinity of the army base at Fort Knox; provides \$5 million of Road Fund support in each fiscal year for the Kentucky Pride Program; allows for up to \$4 million of Road Fund support in each year for the Economic fiscal Development Cabinet to utilize for Industrial Access Roads; provides \$98,000 of Road Fund support for improvements to the Green River Ferry operation at Mammoth Cave National Park; provides \$286.1 million in fiscal year 2008-2009 and \$316.5 million in fiscal year 2009-2010 for the County, Rural Secondary, and Municipal Road Aid Programs; provides \$1.8 million over the biennium for the Energy Recovery Road Fund; provides a \$25 million capital project for the replacement of the Automated Vehicle Information System (AVIS); provides \$7.8 million in fiscal year 2008-2009 and \$4 million in 2009-2010 for upgrades to computer equipment in the County Clerks' Offices for implementation of the new AVIS; includes standard language provisions for the Capital Projects Budgets; includes the language provision to give the Governor flexibility in the first year of the biennium to move up to ten percent between appropriation units: provides for \$373.8 million of expenditure reductions over the biennium from retirement window savings, debt service savings, restructuring, and efficiency debt measures; adjusts the amount expended from the Budget Reserve Trust Fund; mandates that the Lottery Corporation

increment in both fiscal years for all state employees and all teachers (certified and classified); changes the General Fund amounts for fiscal year 2008-2009 and fiscal year 2009-2010 based on the enhanced revenue measures; provides language that if additional General Fund resources become available, state district employees and school will receive a salary employees adjustment of one percent and potentially an additional percent; provides for debt service for selected projects if General Fund moneys become available: directs additional moneys to the Budget Reserve Trust Fund; provides \$10,000,000 of new tobacco supported bonds for the Kentucky Agriculture Heritage Center; provides debt service for the Livestock Diagnostic Disease Center at the University of Kentucky; provides debt service for FFA Leadership Training Center.

Ovarian Cancer language reflects the new amounts; provides debt service for 4-H Camps; continues funding at the fiscal year 2007-2008 levels for the Early Childhood Development Fund; changes reflect the spending totals; provides authorization for the Insurance Coverage Affordability and Relief to Small Employers Program (I-CARE); provides language that relates to BRAC.

Jan 29-introduced in House

Jan 30-to Appropriations & Revenue (H)

Feb 25-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

Mar 11-reported favorably, to Rules with Committee Substitute ; taken from Rules Committee; placed in the Orders of the Day

Mar 12-floor amendments (1) and (2) filed to Committee Substitute ; 3rd reading, passed 84-14 with Committee Substitute, floor amendments (1) and (2) Mar 13-received in Senate

Mar 17-taken from the Committee on Committees; 1st reading; returned to the Committee on Committees; to Appropriations & Revenue (S)

Mar 18-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Mar 24-reassigned to Transportation (S); committee taken from Transportation (S); returned to Appropriations & Revenue (S); reported favorably, to Rules with Committee Substitute, committee amendment (1); posted for passage in the Regular Orders of the Day for Monday, March 24, 2008; 3rd reading, passed 36-2 with Substitute, committee Committee amendment (1) ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, committee amendment (1); House refused to concur in Senate Committee Substitute ; received in Senate; to Rules (S); posted for passage for receding from Senate Committee Substitute, committee amendment (1); Senate refused to recede from Mar 25-Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee appointed in House and Senate

Apr 2-Free Conference Committee report filed in House and Senate; Free Conference Committee report adopted in Senate; Bill passed 35-3; received in House; Free Conference Committee report adopted in House; Bill passed 74-21; enrolled, signed by each presiding officer; delivered to Governor

Apr 14-ten (10) line items vetoed; veto message received; to Rules (H); Posted for consideration of Governor's veto

Apr 15-veto(es) not acted upon

Apr 18-signed by Governor (Acts Ch. 127)

HB 407/Analysis (BR 1332) - H. Moberly Jr., L. Clark, R. Adkins, C. Hoffman, J. Richards, R. Webb, R. Wilkey

AN ACT making appropriations for the operations, maintenance, and support of the Legislative Branch of the Commonwealth of Kentucky.

The Legislative Branch Budget: appropriate from the General Fund \$52,712,900 for fiscal year 2008-2009 and \$55,452,600 for fiscal year 2009-2010; appropriate from Restricted Funds \$89,600 for fiscal year 2008-2009 and \$217,000 for fiscal year 2009-2010;

Appropriations are allocated as follows:

GENERAL ASSEMBLY 2008-2009 \$18,837,800 2009-2010 \$19,680,200 LEGISLATIVE RESEARCH COMMISSION 2008-2009 \$33,964,700 2009-2010 \$33,989,400.

Jan 29-introduced in House Jan 30-to Appropriations & Revenue

(H)

Feb 25-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

Mar 11-reported favorably, to Rules; taken from Rules Committee; placed in the Orders of the Day

Mar 12-3rd reading, passed 89-7

Mar 13-received in Senate

Mar 17-taken from the Committee on Committees; 1st reading; returned to the Committee on Committees; to Appropriations & Revenue (S)

Mar 18-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Mar 24-reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 24, 2008; 3rd reading, passed 37-0; received in House

Mar 25-enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 13-became law without Governor's Signature

Apr 14-filed without Governor's signature with the Secretary of State (Acts Ch. 122)

year; provides full funding of the Kentucky National Guard Tuition Assistance Program of \$4.7 million in remit 28 percent of the gross receipts to the General Fund each fiscal year; provides for a one percent salary Committee Substitute, committee amendment (1) ; Conference Committee appointed in House and Senate

HB 408/Analysis (BR 1328) - H. Moberly Jr., L. Clark, R. Adkins, C. Hoffman, J. Richards, R. Webb, R. Wilkey

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: appropriate from the General Fund, Restricted Funds, and Federal Funds totaling \$373,860,900 in fiscal year 2008-2009 and \$417,579,800 in fiscal year 2009-2010; provide a five percent salary adjustment in each fiscal year for non-elected court personnel, Justices, and Judges; include funds for salaries of circuit clerks as contained in the Judicial Budget Recommendation; Branch provide funds for salary adjustments for all elected and non-elected officials; provide funds for drug court sites; provide funds to reinstate 157 positions; provide funds for an additional family court judgeship in both the Sixth and Fifteenth Circuits; provide funds for efiling; provide funds to support retirement payouts for Judicial Branch employees; provide funds for the Carlisle County Judicial Center; provide funds for an Administrative Office of the Courts Building; provide funds for the expansion of the Madison County Family Court; provide funds to compensate local governments for providing court space and for costs incurred in the development of local court facilities; provide that funds carry forward in the Local Facilities Fund; provide that the use allowance for the Favette County Courthouse is contingent on Short Street remaining open; provide that funds carry forward in the Local Facilities use Allowance Contingency Fund; provide funds for actuarial assessed judicial retirement benefits; authorize local facilities capital construction projects and defer funding for some; authorize leases; provide if a court facility project is occupied and use allowance funding is insufficient that use allowance payments must be approved from the Local Facilities Use Allowance Contingency Fund; provide that if funding is not available in the Local Facilities Use Allowance Contingency Fund then the use allowance payments are deemed a necessary government expense; provide the Director of the Administrative Office of the Courts with expenditure authority; provide for severability of budget provisions, duplicate appropriations, and priority of individual appropriations; provide that any unexpended balance remaining in the Court's Restricted Funds or Federal Funds accounts carry forward; provide for the final budget document; provide for transferability of funds; provide for appropriations revisions; include funds for trial commissioner salaries as provided for in Judicial Branch Budget the Recommendation; provide for judicial retirement; provide for participation in any Budget Reduction Plan or Surplus Expenditure Plan.

# HB 408 - AMENDMENTS

HCS - Reduce the General Fund appropriation and increase the

personnel, Justices, Judges, and circuit clerks receive a two percent salary adjustment; provide that pay increases for deputy clerks, as proposed in the Judicial Branch Budget Recommendation, come from Restricted Funds; allow the Chief Justice to use Restricted Funds to replace Federal Funds from Operation Unite for existing drug court sites; provide funding for drug testing kits for the Twentieth Judicial District; delete reinstatement of 2006 funding; delete the establishment of new family court judgeships; delete funding for the establishment of electronic case filing; delete funding to support retirement payouts for Judicial Branch employees; reduce the General Fund appropriation for the Court of Justice's Local Facilities Fund; delete funding for the construction of an Administrative Office of the Courts Building; add a Bracken County Judicial Center project and provide for deferred funding for the project; provide that the Chief Justice may expend all Restricted Funds to meet the obligations of this Act and to effectively operate the Judicial Branch.

SCS/Analysis - Retain the original provisions with the following exceptions: increase General Fund support to the Court of Justice; decrease the salary adjustment to one percent; provide for a memorial bust of Supreme Court Justice William E. McAnulty; allow any unexpended balance at the close of a fiscal year in Court Operations and Administration to carry forward; provide for an increase in court costs; delete the provisions for the Madison County Family Court and the Fayette County Courthouse use allowance; provide that the Chief Justice has the ability to transfer funds within the Judicial Branch. not to exceed \$5,000,000 during the 2008-2010 biennium; provide that the Chief Justice may expend all restricted agency funds but only after allocating and committing Restricted Funds for deputy clerk pay increases; establish criteria for the layoff of Judicial Branch personnel; establish a collections pilot program; provide for diversion programs and deferred court costs; provide for temporary custody and commitment orders.

CCR - Cannot agree.

FCCR - Retain the original provisions with the following exceptions: move totaling General Fund support \$5,000,000 in fiscal year 2009-2010 from the Local Facilities Fund appropriation to the Court Operations and Administration appropriation; specify that increased court fees collected in excess of \$5,000,000 in each fiscal year of the biennium be deposited to the General Fund; authorize the Administrative Office of the Courts to lease office space for the Madison County Family Court, and to provide furnishings and equipment for the space; provide that the use allowance for the Fayette County Courthouse is contingent upon Short Street remaining open to traffic; remove the cap regarding the transferability of funds; provide that any judge receiving benefits from the Judicial Retirement System on account of prior service would receive full benefits and salary for the office held provided that the judge retired before December 31,

collected using the Collections Pilot Project be deposited to the General Fund; remove the requirement that no diversion program could be authorized or operated by the County or Commonwealth's Attorney without the written approval of the Chief Justice; specify that fees collected in lieu of court costs exceeding \$5,000,000 in each fiscal year of the biennium be deposited to the General Fund.

Jan 29-introduced in House

Jan 30-to Appropriations & Revenue (H)

Feb 25-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar Mar 5-2nd reading, to Rules;

recommitted to Appropriations & Revenue (H)

Mar 11-reported favorably, to Rules with Committee Substitute ; taken from Rules Committee; placed in the Orders of the Day

Mar 12-3rd reading, passed 95-3 with Committee Substitute

Mar 13-received in Senate

Mar 17-taken from the Committee on Committees; 1st reading; returned to Committee on Committees; to Appropriations & Revenue (S)

Mar 18-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Mar 24-reported favorably, to Rules with Committee Substitute ; posted for passage in the Regular Orders of the Day for Monday, March 24, 2008; 3rd reading, passed 37-0 with Committee Substitute ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute : House refused to concur in Senate Committee Substitute ; received in Senate; to Rules (S); posted for passage for receding from Senate Committee Substitute ; Senate refused to recede from Committee Substitute ; Conference Committee appointed in House and Senate

Mar 25-Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee appointed in House and Senate

Apr 2-Free Conference Committee report filed in House and Senate; Free Conference Committee report adopted in Senate; Bill passed 38-0; received in House; Free Conference Committee report adopted in House; Bill passed 81-14; enrolled, signed by each presiding officer; delivered to Governor

Apr 14-one (1) line item vetoed; veto message received; to Rules (H); Posted for consideration of Governor's veto

Apr 15-veto(es) not acted upon

Apr 18-signed by Governor (Acts Ch. 128)

HB 409/LM (BR 1254) - M. Harmon, R. Damron

AN ACT relating to personal emergency response systems.

Create new sections of KRS Chapter 438 to regulate the practices of personal emergency response system providers; require specified notifications; provide for enforcement by the Attorney General Jan 29-introduced in House

Jan 31-to Licensing & Occupations (H)

Feb 19-reassigned to Health & Welfare (H)

Feb 27-posting waived retroactively; posting withdrawn

#### Introduced Jan. 30, 2008

# HB 405 (BR 1500) - R. Wilkey

AN ACT relating to child support.

Amend KRS 205.721 to establish annual fee, pursuant to federal law, in child support collection actions; amend KRS 186.570 to require suspension of operator's license upon notice of excessive arrearage; amend KRS 205.712 to reduce amount of child support arrearage necessary to commence process for suspension of passports; and amend KRS 413.090 to provide for tolling of statute of limitation in child support arrearage actions.

HB 405 - AMENDMENTS

HFA (1, R. Wilkey) - Clarify language relating to the tolling of the statute of limitations for the collection of unpaid child support.

Jan 30-introduced in House

Jan 31-to Judiciary (H)

Feb 25-posting waived

Feb 29-reported favorably, 1st reading, to Calendar

Mar 3-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Tuesday, March 4, 2008

Mar 5-floor amendment (1) filed

Mar 6-3rd reading, passed 77-18 with floor amendment (1)

Mar 7-received in Senate

Mar 11-to Judiciary (S)

Mar 20-reported favorably, 1st reading, to Consent Calendar

Mar 21-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 35-0-1

Mar 27-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 21)

**HB 410/FN (BR 1438)** - L. Combs, K. Hall, R. Adkins, H. Collins, T. Couch, M. Denham, T. Edmonds, R. Nelson, T. Pullin, M. Rader, A. Smith, J. Stacy, J. Vincent, R. Webb

AN ACT relating to the Local Government Economic Development Program.

Amend KRS 42.4588 to provide that single county coal severance projects included in the budget are deemed approved and do not have to go through the statutory application process; maintain all other reporting and disbursement requirements; apply to projects beginning with the 2008-2010 budget.

HB 410 - AMENDMENTS

HCA (1, H. Moberly Jr.) - Make technical correction. SCS/LM - Amend KRS 42.4588 to

Restricted Funds appropriation for the Court of Justice's Court Operations and Administration; provide that non-elected 2004 and began receiving compensation prior to the effective date of this Act; specify that 75 percent of the money and county attorneys; name act "Christine Talley Act."

provide that projects specifically authorized by the General Assembly

shall be deemed approved and shall not be subject to the standard GOLD application process; to require that upon receipt of a signed memorandum of agreement, that GOLD shall release funds for use for an approved project, and to provide that funds appropriated for specific projects by the General Assembly shall not be used for any other purpose except in an emergency situation or extraordinary circumstance; amend the provisions of 2008 Regular Session HB 406/EN to provide authorization and funding for water and sewer projects; to provide reauthorization and reallocation of previously approved water, sewer and other projects; to authorize the issuance of Grant Anticipation Revenue Vehicle GARVEE Bonds and to appropriate the debt service therefor for the Louisville-Southern Indiana Ohio River Bridges Project; and to authorize and identify specific coal severance tax projects from single county coal funds.

SCA (1/Title, R. Stivers II) - Make title amendment.

Jan 30-introduced in House

Jan 31-to Appropriations & Revenue (H)

Feb 7-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar with committee amendment (1)

Feb 20-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 21, 2008

Feb 25-3rd reading, passed 93-2 with committee amendment (1)

Feb 26-received in Senate

Feb 28-to Appropriations & Revenue (S)

Mar 27-taken from committee Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Mar 28-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Apr 2-reported favorably, to Rules with Committee Substitute, committee amendment (1-title) ; posted for passage in the Regular Orders of the Day for April 2, 2008; 3rd reading, passed 38-0 with Committee Substitute, committee amendment (1-title) ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, committee amendment (1title) ; House concurred in Senate Committee Substitute, committee amendment (1-title) ; Bill passed 83-10; enrolled, signed by each presiding officer; delivered to Governor

Apr 15-became law without Governor's Signature; filed without Governor's signature with the Secretary of State (Acts Ch. 123)

#### HB 411 (BR 1125) - T. McKee

AN ACT relating to weights and measures.

Amend KRS 363.330 to define "director"; require the registration of weights and measure servicemen and service agencies; require servicemen and service agencies to provide proof that they are qualified to service weighing and measuring devices; allow the director to require competency testing of service individuals if the director deems it necessary; allow the director to promulgate administrative regulations; amend KRS 363.520 to update the name of the National Institute of Standards and Technology; amend KRS 363.590 to conform; make technical corrections.

Jan 30-introduced in House

Jan 31-to Agriculture & Small Business (H)

Feb 4-posted in committee Feb 6-reported favorably, 1st reading, to Calendar

Feb 7-2nd reading, to Rules

Feb 8-posted for passage in the Regular Orders of the Day for Monday, February 11, 2008

Feb 28-3rd reading, passed 80-13 Feb 29-received in Senate

Mar 4-to Agriculture & Natural Resources (S)

Mar 20-reported favorably, 1st reading, to Consent Calendar

Mar 21-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 33-2-1

Mar 27-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 34)

HB 412/CI (BR 1649) - M. Denham

AN ACT relating to crimes and punishments.

Amend KRS 439.3401 to included robbery in the second degree within the violent offender statute.

Jan 30-introduced in House Jan 31-to Judiciary (H)

#### HB 413 (BR 1000) - J. DeCesare

AN ACT relating to a legislative timeout prior to voting on a floor amendment or a free conference report related to an appropriation measure or a revenue measure.

Create new sections of KRS Chapter 6 to require a legislative timeout prior to a vote on an appropriation or revenue bill.

Jan 30-introduced in House

Jan 31-to Appropriations & Revenue (H)

#### HB 414 (BR 1410) - M. Harmon

AN ACT relating to unemployment insurance.

Amend KRS 341.270 to change the computation date for employers' unemployment insurance contributions from October 31 to July 31 based on the trust fund balance on October 31; and amend KRS 341.272 to conform.

Jan 30-introduced in House Jan 31-to Labor & Industry (H)

HB 415/FN (BR 869) - T. Burch, D. Watkins, R. Adams, R. Adkins, J. Bell, S. Brinkman, D. Butler, L. Clark, J.

Jenkins, Ji. Lee, M. Marzian, T. McKee, C. Miller, T. Moore, L. Napier, S. Overly, D. Owens, R. Palumbo, T. Riner, C. Siler, A. Smith, K. Stein, J. Stewart III, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner

AN ACT relating to colon cancer screening.

Create a new section of KRS Chapter 214 to define terms "department" and "program"; establish a colon cancer program within screenina the Department for Public Health to provide screening services to uninsured individuals age 50 to 64 and others at high risk; provide that services may be undertaken by private contract or operated by the department; permit the department to accept grants or awards of funds from federal or private sources; require the department to establish a data collection system; require the administrative promulgation of regulations; establish the Colon Cancer Screening Advisory Committee within Kentucky Cancer Consortium; the establish the membership of the advisory committee; require the advisory committee to provide recommendations for implementation and conduct of the colon cancer screening program; require the advisory committee to establish and provide oversight for a colon cancer screening public awareness campaign; require the Cabinet for Health and Family Services to contract with the Kentucky Cancer Consortium at the University of Kentucky to provide the required support; require the amount of contracted services to be excluded from the base funding formula of the university as determined by the Council on Postsecondary Education; require the advisory committee to provide an annual report on implementation, outcomes, and recommendations; require the Kentucky Cancer Program to establish a colon cancer screening education and outreach program in each of the area development districts; require the education and outreach program to focus on individuals who lack access to colon cancer screening; require the Cabinet for Health and Family Services to contract with the University of Louisville and the University of Kentucky to provide the required support; require the amount of contracted services to be excluded from the base funding formula of the universities as determined by the Council on Postsecondary Education.

#### HB 415 - AMENDMENTS

HCS/FN - Retain all provisions and limit the program to the amount of funding available.

Jan 30-introduced in House

- Jan 31-to Health & Welfare (H)
- Feb 11-posted in committee

Feb 14-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 15-2nd reading, to Rules Feb 19-posted for passage in the Regular Orders of the Day for Wednesday, February 20, 2008

Feb 26-3rd reading, passed 94-0 with Committee Substitute Feb 27-received in Senate

Feb 29-to Health & Welfare (S)

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor; signed by Governor (Acts Ch. 126)

HB 416/FN (BR 1472) - B. DeWeese, D. Watkins, S. Brinkman, C. Embry Jr., K. Hall, M. Harmon, J. Hoover, T. Moore, A. Webb-Edgington, A. Wuchner

AN ACT relating to a student loan forgiveness program for graduates of Kentucky dental or medical programs.

Create a new section of KRS Chapter 164A to establish a student loan forgiveness program for licensed medical practitioners who obtain a doctoral degree after August 30, 2008, from a Kentucky university medical, dental medicine, or osteopathic medical program; require the Kentucky Higher Education Student Loan Corporation to administer the program and promulgate regulations; and establish eligibility requirements for loan forgiveness, including practice in a Kentucky community designated as a medically underserved community by the United States Department of Health and Human Services.

HB 416 - AMENDMENTS

HCS/FN - Retain original provisions of the bill; delete the August 30, 2008 effective date.

Jan 30-introduced in House

Jan 31-to Health & Welfare (H)

Feb 13-posted in committee

Mar 20-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 21-2nd reading, to Rules

Mar 25-recommitted to Appropriations & Revenue (H)

#### HB 417 (BR 1568) - D. Horlander

AN ACT relating to vehicle protection product warranties.

Amend KRS 304.5-070 to declare that vehicle protection product warranty to repair, replace, or maintain consumer products shall not be insurance if the maker of the warranty registers with the executive director of the Office of Insurance and provides sufficient net worth and evidence of an insurance policy or performance bond; provide that if the maker of the warranty is unable to perform then the purchaser of the warranty will be considered to be a policyholder of the insurer; define terms.

Jan 30-introduced in House Jan 31-to Banking & Insurance (H) Feb 21-posted in committee

HB 418/FN (BR 1637) - B. Farmer, J. Hoover, S. Brinkman, D. Butler, J. Comer Jr., T. Couch, R. Crimm, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., J. Fischer, D. Ford, D. Graham, K. Hall, A. Koenig, S. Lee, R. Mobley, B. Montell, T. Moore, D. Osborne, M. Rader, T. Riner, S. Santoro, C. Siler, K. Upchurch, J. Vincent, A. Webb-Edgington, A. Wuchner

increase the annual fee of servicemen from \$10 to \$20; increase the annual fee of service agencies from \$25 to \$50; Crenshaw, R. Crimm, R. Damron, J. DeCesare, B. DeWeese, D. Ford, D. Graham, R. Henderson, M. Henley, J.

Mar 19-reported favorably, 1s reading, to Consent Calendar Mar 20-2nd reading, to Rules AN ACT relating to individual income tax.

Amend KRS 141.010 to exempt any portion of a federal tax rebate included in federal adjusted gross income; apply to taxable years beginning on or after January 1, 2008.

Jan 30-introduced in House Jan 31-to Appropriations & Revenue (H)

# HB 419 (BR 1628) - T. Kerr, A. Webb-Edgington

AN ACT relating to oaths. Amend KRS 62.020 relating to who may administer an oath to include retired and senior status justices and judges.

Jan 30-introduced in House Jan 31-to Judiciary (H)

HB 420/LM/CI (BR 1115) - D. Graham, K. Hall, R. Adams, D. Butler, J. DeCesare, T. Edmonds, C. Embry Jr., C. Hoffman, D. Horlander, J. Jenkins, A. Koenig, Ji. Lee, C. Miller, T. Moore, L. Napier, D. Osborne, S. Overly, T. Pullin, J. Richards, C. Rollins II, C. Siler, A. Simpson, T. Thompson, A. Webb-Edgington

AN ACT relating to the funding and operation of local jails, making an appropriation therefor, and declaring an emergency.

Create new sections of KRS Chapter 441, relating to jails, to provide a per diem payment of \$30 per day for a state prisoner in local jail and an additional medical care payment of \$2 per day for each state prisoner in local jail; require the state to pay for the time a convicted felon spends in jail prior to conviction on a phased-in basis, with the state paying the full amount for incarceration after July 1, 2013; require all jails to comply with the minimum jail standards of the Department of Corrections and provide that if jail does not meet those standards, the county shall contract with a county with a compliant jail; require that all state payments to counties for the operation of jails have an automatic annual cost-of-living increase; amend KRS 441.206, relating to jail bed allotments, to set the jail bed allotment based on the 1983-1984 formula, adjusted for inflation since that year; amend KRS 431.215 relating to state payment for convicted felons following conviction to require the state to pay from date of conviction rather than five days after conviction; amend KRS 441.055, relating to jail standards, to eliminate "life safety" jails; EFFECTIVE JULY 1, 2008.

Jan 31-introduced in House

Feb 1-to Appropriations & Revenue (H)

#### Introduced Jan. 31, 2008

HB 421 (BR 1234) - S. Westrom, T. Burch, F. Nesler, T. Riner

AN ACT relating to the Court of Justice.

Create a new section of KRS Chapter 610 relating to juvenile proceedings to request the Chief Justice to adopt administrative procedures relating to

protecting parents; create new sections of KRS Chapter 21A relating to the Supreme Court to request the Supreme Court to create a pilot project for a limited opening courts of in three to seven jurisdictions when handling dependency, needy, neglect, and abuse cases involving children and termination of parental rights, to set parameters, and require reporting to the Interim Joint Committees on Health and Welfare and Judiciary; create a new section of KRS Chapter 615 relating to juvenile procedure to permit pilot project courts to open proceedings which otherwise would be closed.

Jan 31-introduced in House Feb 1-to Judiciary (H) Feb 14-posted in committee

#### HB 422 (BR 522) - S. Overly

AN ACT relating to the Finance and Administration Cabinet.

Amend KRS 56.450 and 56.861 to add the executive director of the Office of the Controller and the state budget director to the membership of the State Property and Buildings Commission; add the executaive director of the Office of the Controller to the membership of the Kentucky Asset/Liability Commission; abolish the Kentucky Savings Bond Authority; repeal KRS Chapter 293 to conform.

#### HB 422 - AMENDMENTS

HFA (1, J. DeCesare) - Attach the provisions of HB 105, except change from \$5,000 to \$10,000 the amount that defines an expenditure of state funds to be placed on the Web site.

Jan 31-introduced in House

Feb 1-to State Government (H)

Feb 5-posted in committee

Feb 7-reported favorably, 1st reading, to Calendar

Feb 8-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 11, 2008; floor amendment (1) filed

Feb 13-3rd reading; floor amendment (1) ruled not germane ; passed 98-0

Feb 14-received in Senate

Feb 19-to State & Local Government (S)

#### HB 423 (BR 1535) - A. Koenig

AN ACT relating to presidential electors.

Create a new section of KRS Chapter 118 to require presidential electors who are chosen from the state at large to cast their ballots for the presidential and vice-presidential candidates who receive the highest number of votes in the state; require presidential electors chosen from congressional districts to cast their ballots for the candidates who receive the highest number of votes in the electors' districts; amend KRS 118.325 to require political parties and political organizations to choose one presidential elector from each congressional district and two presidential electors from the state at large, along with alternate electors; amend KRS 117.265, 118.425, 118.435, and 118.445 to conform.

. . . . .. ..

Affairs (H)

Feb 28-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar Mar 12-2nd reading, to Rules

Mar 18-recommitted to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 424 (BR 1648) - R. Palumbo, K. Upchurch

AN ACT relating to reorganization.

Amend KRS 12.020 to abolish the Office of Research and Information Technology and transfer the Division of Database and Systems Development and the Division of Network Administration and Support to the Office of Administrative Services; amend KRS 154.12-222 to establish the Office of Administrative Services and the divisions thereof; amend KRS 154.12-224 to consolidate the Direct Loan Program Division and the Tax Incentive Programs Division of the Department of Financial Programs Incentives into the Management Division; confirm Kentucky Economic Development Partnership resolution 07-06 to the extent not otherwise confirmed or superseded by this Act.

#### HB 424 - AMENDMENTS

SCS - Retain the provisions of the original; amend various sections of the Kentucky Industrial Development Act, the Kentucky Jobs Development Act, the Kentucky Rural Economic Development Act, and the Kentucky Economic Opportunity Zone Act to change the minimum number of new employees to be hired at the project site to five and the minimum investment to \$50,000; amend various sections of KRS Chapter 141 to require that interest shall not be allowed or paid on any refund or credit made under the provisions Subchapters 22, 23, 24, and 28 of KRS Chapter 154.

SCA (1/Title, R. Sanders Jr) - Make title amendment.

SCA (2, C. Borders) - Amend KRS 154.22-040 to allow tax incentives in decertified counties if they gain preliminary approval by July 1 of the year following decertification.

SFA (1, D. Kelly) - Retain the provisions of the original; amend KRS 154.22-040 to allow decertified counties to retain KREDA eligibility if notification is provided to the authority stating that the county is in ongoing negotiations with an eligible company.

Jan 31-introduced in House

Feb 1-to Economic Development (H) Feb 6-posting waived

Feb 7-reported favorably, 1st reading,

to Calendar Feb 8-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Monday, February 11, 2008 Feb 15-3rd reading, passed 88-0

Feb 19-received in Senate

Feb 21-to State & Local Government (S)

Mar 24-taken from committee State & Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 25-taken from committee State & Local Government (S); 2nd reading;

with Committee Substitute, committee amendment (1-title) as a Consent Bill Apr 1-floor amendment (1) filed

Apr 2-recommitted to Appropriations & Revenue (S); reported favorably, to Rules with Committee Substitute, committee amendment (2)

Apr 14-posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

Apr 15-3rd reading; floor amendment (1) ruled out of order ; passed 37-0 with Committee Substitute, committee amendments (1-title) and (2) ; received in House; to Rules (H)

#### HB 425 (BR 1668) - B. Farmer

AN ACT relating to licensure and certification of dietitians and nutritionists.

Amend KRS 310.041 to require the Kentucky Board of Licensure and Certification for Dietitians and Nutritionists to promulgate administrative regulations to establish conditions for granting retired or inactive status to a license or certificate holder; direct the board to create procedures for a license certificate holder to voluntarily or relinquish his or her license or certificate and establish conditions for any subsequent reinstatement; amend KRS 310.050 relating to the fees of the board; make technical corrections.

Jan 31-introduced in House Feb 1-to Licensing & Occupations (H)

# HB 426/LM (BR 1676) - J. Vincent

AN ACT relating to theft by deception. Amend KRS 514.040 relating to theft by deception to increase the merchant's and the county attorney's bad check collection fee from \$25 to \$50.

Jan 31-introduced in House

Feb 1-to Judiciary (H)

Feb 14-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar

Feb 20-2nd reading, to Rules

Feb 21-posted for passage in the Regular Orders of the Day for Monday,

February 25, 2008 Feb 26-3rd reading, passed 86-7

Feb 27-received in Senate

Feb 29-to Judiciary (S)

Mar 20-reported favorably, 1st reading, to Consent Calendar

Mar 21-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 84)

**HB 427/FN/LM (BR 1004)** - H. Moberly Jr., S. Riggs, J. Greer, K. Hall, B. Montell, D. Osborne, S. Santoro

AN ACT relating to funding to support public safety, making an appropriation therefor, and declaring an emergency.

Amend KRS 15.310 to add a definition for "unit of government"; amend KRS 15.330 to allow the Kentucky Law Enforcement Council to approve the addition of new units of government for participation in the KLEFP Fund and to correct incorrect range reference citations; amend KRS 15.382 to correct

Jan 31-introduced in House Feb 1-to Elections, Const. Amendments & Intergovernmental returned to State & Local Government (S)

Mar 28-reported favorably, to Rules

incorrect range reference citations; amend KRS 15.410 to conform: amend KRS 15.420 to amend definitions; amend KRS 15.430 to clarify the intent of the General Assembly with regard to the use of KLEFP funds; amend KRS 15.440 participation to clarify requirements for various units of government; amend KRS 15.442 to correct incorrect range reference citations; amend KRS 15.450 to require the commissioner of the Department of Criminal Justice Training to administer the KLEFP fund and to recommend to the council new units of government for participation in the KLEFP fund; amend KRS 15.460 to increase the supplement for police officers on July 1, 2008 to \$3,250, and to \$3,500 beginning July 1, 2009, and to incorporate the provisions from KRS 15.500 relating to distributions if funds are insufficient; amend KRS 15.470, 15.480, and 15.490 to conform; amend KRS 15.510 to establish an administrative hearing procedure under KRS Chapter 13B; amend KRS 15.515 to conform; amend KRS 42.190 to delete language no longer necessary; amend KRS 67A.6901, KRS 70.030 and KRS 70.290 to correct incorrect range reference citations; amend KRS 136.392 to conform, to correct incorrect range reference citations, and to delete language no longer necessary; amend KRS 95A.250 to increase the annual supplement for firefighters on July 1, 2008, to \$3,250, and to \$3,500 beginning July 1, 2009, and to add language relating to the distributions if funds are insufficient; amend KRS 95A.262 to increase the allotment to qualifying departments from \$8,000 to \$9,000 beginning July 1, 2008, and to \$10,000 beginning July 1, 2009; repeal KRS 15.500; EMERGENCY.

# HB 427 - AMENDMENTS

HCS/FN/LM - Retain original provisions except delete provisions transferring responsibility and oversight for the KLEP fund to the Department of Criminal Justice Training and restore responsibility for oversight of the fund to the Justice Cabinet.

HFA (1, H. Moberly Jr.) - Make technical correction.

HFA (2, J. Vincent) - Affirm that the provisions of KRS 15.520 apply to local units of government regardless of the addition of new participants to the Kentucky Law Enforcement Foundation Program fund.

Jan 31-introduced in House

Feb 1-to Appropriations & Revenue (H)

Feb 14-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 20-2nd reading, to Rules

Feb 21-floor amendments (1) and (2) filed to Committee Substitute

Feb 27-posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008

### HB 428 (BR 1445) - R. Meeks

AN ACT relating to the definition of American Indian.

Amend KRS 446.010 to define

who maintains tribal affiliation or community attachment to the tribe of origin; make conforming amendments.

Jan 31-introduced in House Feb 1-to State Government (H) Feb 5-posted in committee Feb 14-reported favorably, reading, to Calendar

Feb 15-2nd reading, to Rules Feb 19-posted for passage in the

Regular Orders of the Day for Wednesday, February 20, 2008

Feb 25-3rd reading, passed 90-4 Feb 26-received in Senate Feb 28-to Health & Welfare (S)

# HB 429 (BR 1381) - R. Meeks

AN ACT relating to recognition of American Indian tribes.

Create a new section of KRS Chapter 171 to allow a group desiring to be formally recognized as an American Indian tribe to submit a petition to the Kentucky Native American Heritage Commission; provide criteria that shall be met to be recognized as an American Indian tribe; authorize the Kentucky Native American Heritage Commission to approve petitions submitted for recognition; provide approved petitions to the Governor and, if the Governor accepts the recommendation, provide for issuance of an executive order recognizing the approved group; require the Kentucky Native American Heritage promulgate Commission to administrative regulations identifying the procedures to be followed in submitting a petition and appealing and decision of the commission.

Jan 31-introduced in House

- Feb 1-to State Government (H)
- Feb 5-posted in committee
- Feb 14-reported favorably, 1st reading, to Calendar

Feb 15-2nd reading, to Rules Feb 25-posted for passage in the

Regular Orders of the Day for Tuesday, February 26, 2008

Feb 27-3rd reading, passed 77-14 Feb 28-received in Senate Mar 3-to Health & Welfare (S)

HB 430 (BR 1626) - A. Simpson, T. Kerr, A. Koenig, S. Santoro

AN ACT relating to local tax increment financing.

Amend KRS 65.7047 to allow local governments to impose a wage assessment to support local tax increment financing districts.

HB 430 - AMENDMENTS HFA (1/Title, B. Montell) - Make title amendment.

Jan 31-introduced in House

Feb 1-to Local Government (H) Feb 14-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar

Feb 27-2nd reading, to Rules Mar 4-posted for passage in the Regular Orders of the Day for

Wednesday, March 5, 2008 Mar 27-floor amendment (1-title) filed

HB 431 (BR 1674) - L. Combs, H.

insurance.

1st

Amend KRS 304.19-010 to extend the duration for credit health insurance from five years to no more than ten years; and amend KRS 304.19-080 to conform and to expand the premium chart establishing the premium amount for the additional 61 to 120 monthly installments.

#### HB 431 - AMENDMENTS

HFA (1, J. Gooch Jr.) - Require health insurance in connection with loans or other credit transactions that are of more than 5 years but less than 10 years duration to be medically underwritten before issuance of the policy.

HFA (2, J. Higdon) - Require the executive director of the Office of Insurance to submit annually to the Interim Joint Committee on Banking and Insurance a report that specifies for each credit, life and health insurance company the type of creditor, the gross premiums received, the total claims paid, the total claims count, the number of claims paid or settled, the number of claims denied, and the commissions, compensation, or other remuneration paid for the preceding year.

Jan 31-introduced in House

Feb 1-to Banking & Insurance (H)

Feb 14-posted in committee Feb 20-reported favorably, 1st

reading, to Calendar

Feb 21-2nd reading, to Rules; floor amendment (1) filed ; posted for passage in the Regular Orders of the Day for Monday, February 25, 2008

Feb 25-floor amendment (2) filed

- Feb 27-3rd reading, passed 92-2
- Feb 28-received in Senate
- Mar 3-to Banking & Insurance (S)
- Mar 13-reported favorably, 1st reading, to Calendar

Mar 14-2nd reading, to Rules

**HB 432/AA (BR 816)** - L. Combs, J. Greer, R. Henderson, C. Miller, F. Nesler, R. Palumbo, C. Siler

AN ACT relating to speech-language pathologists and audiologists.

Create a new section of KRS Chapter 157 to provide an annual salary supplement for speech-language pathologists and audiologists who have a certificate of competence issued by the American Speech Language Hearing Association; require as conditions of receiving the supplement that the pathologist or audiologist is employed by a local board of education to provide or coordinate speech-language pathology or audiology of students and holds a valid credential from the Education Professional Standards Board or a license issued by the Kentucky Board of Speech-Language Pathology and Audiology; require that the salary supplement be equivalent to the supplement paid teachers with national teacher certification; require that the salary supplement be considered when considering contributions to the Kentucky Teachers' Retirement System; require the local board of education to request reimbursement from the fund to support educational excellence; require the supplement to cease if the person is employed by the school in a capacity or administrative duties.

#### HB 432 - AMENDMENTS

HCS/AA - Retain original provisions except specify that the salary supplements shall be payable if funds are appropriated for that purpose.

HCA (1/Title, L. Combs) - Make title amendment.

Jan 31-introduced in House

Feb 1-to Health & Welfare (H)

Feb 20-posted in committee

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 11-3rd reading, passed 96-1 with Committee Substitute, committee amendment (1-title)

Mar 12-received in Senate

Mar 14-to Licensing, Occupations and Administrative Regulations (S)

Mar 25-reported favorably, 1st reading, to Consent Calendar

Mar 26-2nd reading, to Rules

HB 433/HM (BR 1622) - S. Westrom, T. Thompson, D. Horlander, M. Marzian

AN ACT relating to health insurance coverage for dialysis patients

Create new sections of Subtitle 17A of KRS Chapter 304 to require a health benefit plan with a provider network to provide coverage for the dialysis provider of the insured's choice; establish a method of determining the payment rate for out-of-network dialvsis services; prevent restriction of the insured's choice; prevent restriction of the dialysis benefit during open enrollment; define "unreasonable distance" and prohibit travel of such distance for in-network dialysis service; provide coverage for out-of-network dialysis if the distance for in-network dialysis is unreasonable; require written notice of any change to a health plan with a provider network that would affect a dialysis patient's coverage or benefit level concerning out-of-network coverage; require payment directly to the dialysis provider and not to the patient; require the executive director of the Office of Insurance to conduct a review of all findings to determine compliance within 120 days of the effective date of this Act; require insurers to notify the office of any violations; authorize the office to promulgate necessary regulations to implement the provisions of the Act; provide that the new sections may be cited as the "Dialysis Patients' Bill of Rights"; create a new section of Subtitle 99 of KRS Chapter 304 to establish fines for violations; amend KRS 304.17A-550 to conform.

#### HB 433 - AMENDMENTS

HCS/HM - Delete original provisions; create a new section of Subtitle 17A of KRS Chapter 304 to prohibit discrimination against an insured based on the insured's need for dialysis, except as defined by contract; prohibit balance billing by dialysis providers; provide that out-of-network reimbursement for dialysis services be based on historical

"American Indian" to mean a person	Collins					where the provision of speech language	ра
having origins in any of the original						pathology and audiology services is	sł
peoples of North and South America and	AN	ACT	relating	credit	health	incidental to that person's other teaching	ра

payment amounts, and the payment shall be no lower than the predominant payment to that dialysis provider for services rendered prior to January 1, 2007 in the Commonwealth; prohibit consideration of Medicare and Medicaid reimbursement levels when determining reimbursement amounts; allow a decrease in the reimbursement amount up to 3% in any year; require reimbursement for dialysis to be made directly to the provider; create a new section of Subtitle 99 of KRS Chapter 304 to establish fines of \$1000 to \$10,000 for violations of this Act; and, amend KRS 304.17A-550 and 304.18-040 to conform.

HFA (1, S. Westrom) - Amend by deleting subsection (1) and providing in lieu thereof that insurance plan benefits for dialysis services shall be similar to other major medical coverage in the plan; amend subsection (3)(a) to provide that reimbursement for dialysis services shall be the average payment rate agreed to between the insurer and the dialysis provider for out-of-network services rendered in the Commonwealth during calendar year 2006; define "dialysis provider."

Jan 31-introduced in House

Feb 1-to Banking & Insurance (H)

Feb 14-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 6-2nd reading, to Rules

Mar 12-posted for passage in the Regular Orders of the Day for Thursday,

March 13, 2008 Mar 17-floor amendment (1) filed to Committee Substitute

Mar 19-3rd reading, passed 83-12 with Committee Substitute, floor amendment (1)

Mar 20-received in Senate

Mar 26-to Appropriations & Revenue (S)

**HB 434 (BR 286)** - R. Damron, E. Ballard, J. Gooch Jr., K. Hall, R. Nelson, T. Pullin, M. Rader, G. Stumbo, S. Westrom

AN ACT relating to mold remediation standards.

Create new sections of Subchapter 20 of KRS 224 to establish legislative finding stating that reasonable standards for the remediation of mold in private and public settings should be maintained; establish definitions for "department." "mold," "mold remediation," and "mold remediation company"; establish the basis for minimum mold remediation standards; and establish that the Cabinet for Health and Family Services shall adopt administrative regulations relating to mold remediation standards.

Jan 31-introduced in House Feb 1-to Natural Resources & Environment (H) Feb 6-posted in committee

Feb 21-reported favorably, 1st reading, to Calendar

Feb 25-2nd reading, to Rules

Feb 26-posted for passage in the Regular Orders of the Day for Wednesday, February 27, 2008

Feb 28-3rd reading, passed 97-0

Feb 29-received in Senate

Mar 4-to Agriculture & Natural Resources (S)

Natural Resources (S)

Mar 25-taken from committee Agriculture & Natural Resources (S); 2nd reading; returned to Agriculture & Natural Resources (S)

# HB 435 (BR 1627) - S. Riggs

AN ACT relating to local government financial obligations.

Create a new section of KRS Chapter 65 to require a city, county, urbancounty, consolidated local government, charter county, taxing district, or special district to notify the state local debt officer in writing before entering into any financing obligation, lease, bond issuance, or any long term debt obligation when the lease price exceeds hundred thousand dollars two (\$200,000); authorize the state local debt officer to promulgate administrative regulations to develop the forms of notification; specify information to be reported on form; specify that no approval by the state local debt officer shall be required; clarify that any financing obligation entered into prior to the passage of this section shall be considered in compliance, if notification is provided to the state local debt officer no later than one (1) year after the effective date of this Act; amend KRS 65.944 to delete language requiring notification in writing to the state local debt officer when a lease price exceeds hundred thousand one dollars (\$100,000); make technical changes; amend KRS 66.045 to conform; repeal KRS 65.7719.

#### HB 435 - AMENDMENTS

HFA (1, J. DeCesare) - Amend KRS 424.240 to add a requirement that all local governments post their budget ordinances on an identified Internet Web site.

HFA (2/Title, J. DeCesare) - Make title amendment.

Jan 31-introduced in House

Feb 1-to Local Government (H)

Feb 5-posted in committee

Feb 12-reported favorably, 1st reading, to Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 14, 2008

Feb 14-floor amendments (1) and (2title) filed

Feb 26-3rd reading, passed 96-0

Feb 27-received in Senate

Feb 29-to State & Local Government (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar

Mar 20-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0

Mar 27-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 35)

# HB 436/LM (BR 1657) - K. Stein

AN ACT relating to police and fire department applicants.

that with the approval of the appointing authority that a police or firefighter may be eligible for reinstatement under specified conditions.

# HB 436 - AMENDMENTS

HCS/LM - Delete the new conditions listed for reinstatement; amend existing language to remove the language referring to a one year time limit following a separation of a police or firefighter from his or her department.

Jan 31-introduced in House

Feb 1-to Local Government (H)

Feb 14-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 5-2nd reading, to Rules

Mar 6-posted for passage in the Regular Orders of the Day for Friday, March 7, 2008

Mar 10-3rd reading, passed 97-0 with Committee Substitute

Mar 11-received in Senate

Mar 13-to State & Local Government (S)

# HB 437 (BR 1659) - K. Stein

AN ACT relating to classified employee's benefits.

Amend KRS 158.070 to permit public school employees other than teachers to participate in statewide professional meetings with substitutes when needed; amend KRS 161.011 to define "progressive discipline" as a process to deal with job-related behavior that does not meet expected and communicated performance standards; establish due process and hearing procedures for classified employees notified that their contracts will not be renewed; require the board policy to provide a process that includes verbal and written warnings, public and private reprimands, probation with a corrective action plan, and suspensions with pay or without pay of up to seven days prior to termination; establish due process procedures for an employee who has completed four years of continuous active service; establish a process to require the commissioner of education to appoint a hearing officer upon request; establish the right of appeal to the Circuit Court in the county where the school district is located; provide reemployment or reinstatement of an employee inducted into the Armed Forces of the United States.

Jan 31-introduced in House Feb 4-to Labor & Industry (H)

#### HB 438/LM/CI (BR 1593) - F. Rasche

AN ACT relating to aviation security. Create several new sections of KRS Chapter 183 and amend KRS 183.990 to establish several new state offenses relating to aviation security including aircraft piracy, transporting hazardous material, interfering with security personnel, interfering with flight crew, carrying a weapon on a plane, and providing false information in regard to aviation security, with the elements of the offenses patterned on existing federal aviation security law.

Jan 31-introduced in House

#### HB 439/LM (BR 1431) - Ji. Lee, L. Clark

AN ACT relating to fireworks.

Create a new section of KRS Chapter 227 to require that a report be submitted to the local fire chief where consumer fireworks and display fireworks are stored; establish the contents of and the deadline for the report; establish that failure to submit report is grounds for discontinuing operations until the reporting requirement is properly submitted; amend KRS 227.700, 227.702, and 227.704 to change "common fireworks" to "consumer fireworks"; amend KRS 227.706 to change the name of "special fireworks" to "display fireworks"; amend KRS 227.710 to require that permits be issued to competent operators only; establish that a competent operator must complete and approved course of instruction in pyrotechnics; require a person who participates in the display setup or who remains in the display site to complete a pyrotechnics course; require the operator to submit proof of the person having completed an approved course of instruction; require that a copy of the proof be available for inspection upon demand; require the state fire marshal to promulgate administrative regulations establishing the process by which permits are issued, the standards to be employed in approving instructors and courses of instruction, the form that proof of compliance shall take, and other procedures that are reasonably necessary to effectuate the provisions of this paragraph; amend KRS 227.715 to prohibit any person under 18 years of age from being employed by a consumer fireworks retail sales facility, distribution facility, or manufacturing facility.

Jan 31-introduced in House Feb 1-to Local Government (H) Feb 8-posted in committee

HB 440/HM (BR 1349) - B. DeWeese, R. Palumbo, S. Brinkman, T. Couch, R. Crimm, R. Damron, M. Denham, D. Graham, J. Hoover, M. Marzian, T. Moore, F. Nesler, J. Stewart III, T. Thompson, D. Watkins, A. Webb-Edgington, S. Westrom, A. Wuchner, B. Yonts

AN ACT relating to health insurance.

Create new sections of Subtitle 17A of KRS Chapter 304 to provide for payment by a managed care plan to a physician seeking expedited credentialing; require insurers to provide payment or fee schedules to health care providers when contracting or renewing contracts with providers to enable providers to determine the manner and amount of payments under the contract prior to final execution or renewal of the contract; require any change to payment or fee schedules applicable to providers be made available to providers at least 30 days prior to the effective date of the amendment; provide that if an insurer issuing a managed care plan modifies an agreement it has entered into with a participating provider, the insurer must provide the provider with at least 30 days notice of the modification and notify the provider that the provider has the

Mar 24-taken from committee Agriculture & Natural Resources (S); 1st reading; returned to Agriculture & Amend KRS 95.440 relating to the reinstatement of police and firefighters in an urban-county government to permit

Feb 1-to Transportation (H) Feb 4-reassigned to Judiciary (H) option to withdraw from the agreement at the end of the 30 day period prior to the modification becoming effective;

require such provider who opts to withdraw to send written notice to the insurer at least 10 days prior to the effective date of modification; amend KRS 304.17A-254 to require an insurer that offers a health benefit plan that is not a managed care plan but which provides financial incentives for covered persons to access a network of providers to include in agreements with providers that the insurer will provide or make available to providers when contracting or renewing contracts with providers the payment or fee schedules to enable providers to determine the manner and amount of payments under the contract prior to final execution or renewal of the contract and shall provide any change in schedules at least 30 days prior to the effective date of the amendment pursuant to Section 2 of the Act; amend KRS 304.17A-527 to require a manage care plan to include in agreements with providers that the insurer will provide or make available to providers when contracting or renewing contracts with providers the payment or fee schedules to enable providers to determine the manner and amount of payments under the contract prior to final execution or renewal of the contract and shall provide any change in schedules at least 30 days prior to the effective date of the amendment pursuant to Section 2 of the Act; amend KRS 304.17A-230 to deem it is an unfair claims settlement practice for an insurer to fail to comply with KRS 304.17A-714 on collection of claim overpayments from providers or to fail to comply with KRS 304.17A-708 on resolution of payment errors and retroactive denial of claims; create a new section of Subtitle 17A of KRS Chapter 304 to require health insurers to include an actuarial memorandum with its rate filings which must contain such information as required by the executive director of the Office of Insurance and information to reasonably support the reasonableness of the relationship of the projected benefits to projected premiums, information to identify the percentage of projected earned premiums attributable to specified categories, and information to project the loss ratio over the rating period both with and without the requested rate change; create a new section of Subtitle 17A of KRS Chapter 304 to require all group health benefit plans to offer the master policyholder the option to purchase coverage for unmarried dependent children to age 26 or to cover children to age 19 and from 19 to 25 if enrolled in an accredited educational institution; require the insurer to include with the offer of coverage of unmarried dependent children to age 26 a written explanation of tax consequences of selecting such coverage for persons participating in a cafeteria plan pursuant to 26 U.S.C. sec. 125; amend KRS 304.17-310 to require insurers offering family expense health insurance to offer the option of coverage of dependents until age 26.

#### HB 440 - AMENDMENTS

HCS/HM - Retain original provisions; change references to "physician" and "provider" to include a licensed optometrist in Sections 1 and 3 of the a 30 day notice period in Section 3(2); change 10 days to 20 days in Section 3(3); delete Section 7 of the Act.

HFA (1, B. DeWeese) - Change the maximum age of an unmarried dependent child from age 26 to age 25 in Sections 7 and 8 of the Act.

HFA (2, M. Marzian) - Include advanced registered nurse practitioners and psychologists in Sections 1 and 3 of the Act.

HFA (3, B. DeWeese) - Require proof of licensure in Section 1(2)(a); require insurers to provide information upon request of the provider in Section 2(1)(a); change 60 days to 90 days in Sections 2(2), 3(2), 4(7) and 5(1)(d); change 20 days to 45 days in Section 3(3); change age 26 to age 25 in Sections 7 and 8.

SCS/HM - Retain original provisions; create definitions in Section 1 and add definition of "nonparticipating provider;" delete subsections (2) and (3) of Section 1; create Section 2 to require an insurer issuing a managed care plan to notify an applicant for credentialing of its determination within 90 days of receipt of application; provide that following credentialing and upon signing of the contract the insurer must make payments to the applicant for services rendered during the credentialing process in accordance with procedures reimbursement for participating providers; provide that if credentialing is denied the insurer shall reimburse the applicant in accordance with procedures for reimbursement to nonparticipating providers; require in Section 3(1)(b) that an insurer issuing a managed care plan must provide, upon request of the provider, an example of the methodology used to determine actual payment for procedures frequently performed; specify what is to be included in the methodology disclosure; clarify in Section 3 that an insurer is an insurer issuing a managed care plan; define "material change" in Section 4(1); create subsection (4) in Section 4 to provide that if an insurer issuing a managed care plan changes its prior authorization, precertification, notification, referral program, or edit program in the agreement, the insurer must provide notice of the change to the participating provider at least 15 days prior to the change; require the provider to request information in Section 5(7) and Section 6(1)(d); add "knowingly and willfully" to subsections (16) and (17) of Section 7.

SFA (1, D. Ridley) - Amend Sections 1 and 4 to add to the definitions of "applicant," "nonparticipating provider," and "participating provider" a "provider as defined in KRS 304.17A-005(23)."

SFA (2, D. Roeding) - Amend the definition of "Applicant" and "Nonparticipating provider" in Section 1 to include a pharmacist or pharmacy licensed under KRS Chapter 315; amend the definition of "Participating provider" in Section 4 to include a pharmacist or pharmacy licensed under KRS Chapter 315.

#### Jan 31-introduced in House Feb 1-to Banking & Insurance (H) Feb 21-posted in committee

Feb 27-reported favorably, 1st

amendment (1) filed to Committee Substitute

Mar 5-posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008 Mar 6-floor amendments (2) and (3)

filed to Committee Substitute

Mar 10-3rd reading, passed 97-0 with Committee Substitute, floor amendments (2) and (3)

Mar 11-received in Senate

Mar 13-to Banking & Insurance (S) Mar 18-reported favorably, 1st

reading, to Calendar with Committee Substitute Mar 19-2nd reading, to Rules; floor

amendment (1) filed to Committee Substitute

Mar 24-floor amendment (2) filed to Committee Substitute

Apr 2-3rd reading; floor amendments (1) and (2) withdrawn ; passed 37-0 with Committee Substitute ; received in House; to Rules (H); taken from Rules; posted for passage for concurrence in Senate Committee Substitute on April 2, 2008 ; House concurred in Senate Committee Substitute ; passed 81-13

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 169)

#### Introduced Feb. 1, 2008

HB 441 (BR 1706) - M. Henley, L. Belcher, T. Burch, D. Butler, H. Collins, T. Couch, J. Crenshaw, T. Edmonds, C. Embry Jr., R. Henderson, C. Miller, R. Mobley, F. Nesler, C. Siler, D. Sims, A. Smith, J. Stewart III

AN ACT relating to school district employees.

Amend KRS 161.164 to remove the prohibition regarding employees of local school districts taking part in the management or activities of any political campaign for school board.

# HB 441 - AMENDMENTS

HFA (1, M. Harmon) - Specify that a teacher or an employee of a local school district shall not use public funds or resources of the workplace for political activities or conduct political activities during the school day.

Feb 1-introduced in House

Feb 4-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 7-posted in committee

Feb 12-reported favorably, 1st reading, to Calendar

Feb 13-2nd reading, to Rules

Feb 14-posted for passage in the Regular Orders of the Day for for Friday, February 15, 2008; floor amendment (1) filed

Feb 20-3rd reading; floor amendment (1) defeated ; passed 82-16

Feb 21-received in Senate

Feb 26-to Judiciary (S)

Mar 20-reassigned to Appropriations & Revenue (S)

#### HB 442 (BR 1497) - S. Brinkman

AN ACT relating to the Interstate

replace the existing interstate compact relating to the placement of children with the new interstate compact for the placement of children; effective when the 35th state ratifies the compact or upon July 1, 2008, whichever is later; provide that until such time, KRS 615.030 shall remain in effect.

Feb 1-introduced in House

Feb 4-to Judiciary (H)

Feb 25-posting waived

Feb 29-reported favorably, 1st reading, to Calendar

Mar 3-2nd reading, to Rules

Mar 5-posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008

Mar 17-3rd reading, passed 95-0 Mar 18-received in Senate

Mar 26-to Judiciary (S)

HB 443 (BR 838) - D. Watkins, M. Marzian, T. Burch, J. Crenshaw, J. Jenkins, R. Meeks, C. Miller, H. Moberly Jr., D. Owens, R. Palumbo, C. Rollins II, K. Stein, J. Wayne, S. Westrom

AN ACT relating to a cigarette surtax and declaring an emergency.

Amend various sections of KRS Chapter 138 to create an additional cigarette surtax of 70 cents; increase the tax rates for other tobacco products and snuff; impose a floor stock tax as of July 31, 2008; EMERGENCY.

Feb 1-introduced in House

Feb 4-to Appropriations & Revenue (H)

# HB 444/CI (BR 982) - J. Comer Jr.

AN ACT relating to organ donation.

Create new sections of KRS 196 to require the Department of Corrections to establish an organ and tissue donor program; require display of educational pamphlets and brochures in inmate housing units; supply forms for donation and document inmate's medical record; require the department and medical authorities to develop policies and procedures for organ or tissue donations; permit the department or correctional institution to prohibit an inmate from participating if a security risk exists; specify that the department shall not be responsible for any costs associated with organ or tissue donation; amend KRS 197.045 to permit up to 60 days good time credit for living organ donation and prohibit forfeiture of credit earned for organ donation.

Feb 1-introduced in House Feb 4-to Judiciary (H)

HB 445/FN (BR 1643) - M. Dedman Jr., D. Ford

AN ACT relating to sales and use taxes.

Amend KRS 139.110 to exclude from the definition of "retailer" auctioneers that make sales at charitable auctions; EFFECTIVE August 1, 2008.

#### HB 445 - AMENDMENTS

HCS/FN - Amend KRS 139.110 to exclude from the definition of "retailer" auctioneers that make sales at charitable auctions under certain circumstances; EFFECTIVE August 1, 2008.

Act; change 30 days to 60 days in Section 2(2), Section 3(2), Section 4(7), and Section 5(1)(d); delete reference to

reading, to Calendar with Committee Substitute

Feb 28-2nd reading, to Rules; floor

Compact for the Placement of Children. Repeal and reenact KRS 615.030 to Feb 1-introduced in House

Feb 4-to Appropriations & Revenue (H)

Mar 3-posting waived

Mar 4-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Thursday, March 6, 2008 Mar 6-3rd reading, passed 95-1 with Committee Substitute

Mar 7-received in Senate

Mar 11-to Appropriations & Revenue (S)

HB 446 (BR 1685) - K. Hall, R. Webb, H. Collins, L. Combs, M. Denham, T. Edmonds, R. Rand, A. Smith, J. Stewart III, T. Thompson

AN ACT relating to the road fund.

Amend KRS 45.247, relating to the highway construction contingency account, to limit the amount the secretary may expend from the fund during the first six months of a fiscal year that begins in a gubernatorial election year to 50 percent of the amount appropriated to the fund for the entire fiscal year; provide limited exceptions.

Feb 1-introduced in House

Feb 4-to Transportation (H)

Feb 11-posted in committee; posting waived

Feb 12-reported favorably, 1st reading, to Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 14, 2008

Feb 14-3rd reading, passed 94-1

Feb 15-received in Senate

Feb 20-to Appropriations & Revenue (S)

**HB 447/LM (BR 1539)** - S. Westrom, S. Brinkman, R. Damron, D. Osborne, T. Thompson

AN ACT relating to the regulation of privately-constructed residential developments.

Create a new section of KRS 100 to provide that KRS Chapter 100 shall not be construed to limit the ability of local government or planning commissions to enact measures to voluntarily increase the supply units designated for sale to any particular class or group of purchasers; impose certain prohibitions on legislative bodies, fiscal courts, and planning commissions; prohibit the establishment by these entities of maximum sales prices for residential units, lots, or parcels or requirements that units, lots or parcels be designated for sale to a particular class or group of purchasers.

Feb 1-introduced in House Feb 4-to Local Government (H) Feb 7-posted in committee

# Introduced Feb. 4, 2008

#### HB 448/FN (BR 524) - R. Damron

AN ACT relating to reporting interest on state bonds to the Secretary of State. Repeal KRS 14.080 requiring the Secretary of State and the Finance and Administration Cabinet to report interest on state bonds. Feb 4-introduced in House

Feb 5-to Appropriations & Revenue

(H) Feb 7-posted in committee

Feb 12-reported favorably, 1st reading, to Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 14, 2008

Feb 15-3rd reading, passed 86-0

Feb 19-received in Senate

Feb 21-to Appropriations & Revenue (S)

# HB 449/FN (BR 526) - R. Damron

AN ACT relating to investment of the Local Government Economic Assistance Fund balances.

Amend KRS 42.450 to eliminate the requirement that balances in the Local Government Economic Assistance Fund be invested in United States Government Securities maturing not later than one year from the date of investment, and to require that investment of the fund balances be governed by KRS 42.500.

Feb 4-introduced in House

Feb 5-to Appropriations & Revenue (H)

Feb 7-posted in committee

Feb 12-reported favorably, 1st reading, to Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 14, 2008

Feb 15-3rd reading, passed 87-0

Feb 19-received in Senate

Feb 21-to Appropriations & Revenue (S)

#### HB 450 (BR 1720) - D. Sims

# Mar 24-WITHDRAWN

# HB 451 (BR 47) - B. Farmer

### AN ACT relating to adoption.

Amend KRS 199.585 to limit attorney fees to \$750 for international adoptions involving children who are not granted citizenship upon entry to the United States.

Feb 4-introduced in House Feb 6-to Judiciary (H)

# HB 452 (BR 1666) - S. Riggs

AN ACT relating to boating.

Amend KRS 235.285 to require, effective January 1, 2009, all operators of personal watercraft or motor boats born after January 1, 1991, to have a safe boating certificate or have an adult with a safe boating certificate with them; regulate safety of personal watercraft operated on public waterways.

# HB 452 - AMENDMENTS

HFA (1, S. Riggs) - Change "born after" January 1, 1991 to "born on or after" January 1, 1991; remove requirement that persons who do not possess a safe boating certificate be accompanied by someone eighteen years of age or older; require that the accompanying boater be either in possession of a safe boating certificate or exempt from the required safe boating certificate; exempt a person born before January 1, 1991 from the requirement to possess a safe boating certificate, or be accompanied by a person that possesses the certificate, as well as the requirement that all nonresidents operating a motorboat or a personal watercraft over ten horsepower on the public waters of the Commonwealth have a safe boating certificate.

Feb 4-introduced in House

Feb 6-to Natural Resources & Environment (H)

Feb 15-posted in committee Feb 21-reported favorably, 1st reading, to Calendar

Feb 25-2nd reading, to Rules

Feb 28-posted for passage in the Regular Orders of the Day for Friday,

February 29, 2008 Mar 7-floor amendment (1) filed

Mar 13-3rd reading, passed 70-27 with floor amendment (1)

Mar 14-received in Senate

Mar 18-to Transportation (S)

#### HB 453 (BR 1752) - R. Wilkey

AN ACT relating to crimes and punishments.

Amend KRS 507.030 to eliminate gender-specific language and make other technical corrections.

Feb 4-introduced in House Feb 6-to Judiciary (H)

**HB 454/FN (BR 1651)** - S. Westrom, T. Burch

AN ACT relating to the Cabinet for Health and Family Services.

Create a new section of KRS Chapter 194A to require employees of and volunteers for the Cabinet for Health and Family Services who have direct face-toface contact with children, parents, or guardians to have basic and in-service training relating to their duties.

# HB 454 - AMENDMENTS

HCS/FN - Retain existing provisions except specify training requirements within 6 months of initial employment for employees of the Department for Community Based Services in social work positions; require annual in-service training on professional standards and ethics; delete provision relating to dismissal of employee and permit disciplinary action; require department to submit a report on the number of employees trained each August 1.

HFA (1, R. Weston) - Replace existing text with similar language except specify training to be completed through the Protection and Permanency Academy; remove all requirements specifying the number of hours of training for each topic; delete requirement for training on executive branch ethics; delete provision that permits disciplinary action if required training is not completed.

SCS - Delete original provisions; attach the provisions of SB 29/HCS, except require the board to grant licensure under the grandfathering provisions to any pedorthist or experience-based practitioner when the specified requirements are met, rather than leaving the board discretion about grandfathering in those circumstances; remove board power to investigate applicant work history before granting licensure to a pedorthist or to an experience-based practitioner under the grandfathering provisions; establish an independent peer review process for experience-based grandfathering applicants; require the board to promulgate administrative regulations to establish the peer review process; mandate that each peer review panel consist of five practitioners licensed by the board, including one pedorthist; disqualify current board members from serving on a peer review panel; choose members of the peer review panel at random, drawing from the pool of licensees who have agreed to potentially serve on a peer review panel; require an affirmative vote of at least three of the panel members to approve an experience-based license application; forbid applicants already grandfathered through certification from seeking grandfathering through the peer review process; specify that the Act shall be known and may be cited as the "Henry Brown Prosthetics, Orthotics, and Pedorthics Act."

SCA (1/Title, G. Tapp) - Make title amendment.

SFA (1/Title, D. Roeding) - Make title amendment.

SFA (2, G. Tapp) - Retain original provisions, except add that the sections comprising the new KRS Chapter 319B, relating to the licensure of the practice of prosthetics, orthotics, and pedorthics, shall be known and may be cited as the "Henry Brown Prosthetics, Orthotics, and Pedorthics Act."

SFA (3, D. Roeding) - Retain original provisions; attach the provisions of SB 29/HCS, except require the board to grant licensure under the grandfathering provisions to any pedorthist or experience-based practitioner when the specified requirements are met, rather than leaving the board discretion about grandfathering in those circumstances; remove board power to investigate applicant work history before granting licensure to a pedorthist or to an experience-based practitioner under the grandfathering provisions; establish an independent peer review process for experience-based grandfathering applicants; require the board to promulgate administrative regulations to establish the peer review process; mandate that each peer review panel consist of five practitioners licensed by the board, including one pedorthist; disqualify current board members from serving on a peer review panel; choose members of the peer review panel at random, drawing from the pool of licensees who have agreed to potentially serve on a peer review panel; require an affirmative vote of at least three of the panel members to approve an experience-based license application; forbid applicants already grandfathered through certification from seeking grandfathering through the peer review process.

Feb 4-introduced in House

Feb 6-to Health & Welfare (H)

Feb 26-posted in committee

Feb 28-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 29-2nd reading, to Rules

Mar 6-posted for passage in the

Regular Orders of the Day for Friday, March 7, 2008; floor amendment (1) filed to Committee Substitute Mar 11-3rd reading, passed 96-0 with Committee Substitute, floor amendment (1)

Mar 12-received in Senate

Mar 14-to Health & Welfare (S)

Mar 19-reported favorably, 1st

reading, to Consent Calendar Mar 20-2nd reading, to Rules

Apr 14-floor amendments (1-title) (2) and (3) filed

Apr 15-recommitted to Licensing, Occupations and Administrative Regulations (S); reported favorably, to Rules with committee amendment (1title); posted for passage in the Regular Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 36-0 with Committee Substitute, committee amendment (1-title); received in House; to Rules (H)

#### HB 455/LM (BR 1560) - J. Glenn

AN ACT relating to railroad companies and making an appropriation therefor.

Create a new section of KRS Chapter 277 governing the sanitation of railroad mobile camps; define terms "mobile camp, "maintenance-of-way employee," "permanent assembly point," and "health department"; require at least one heated room at all terminals and headquarters operated by railroad companies; set specific requirements of heated rooms; set specific requirements for mobile camps and permanent assembly points; require railroad companies housing maintenance-of-way employees on the effective date of this act to notify the health department within 30 days of the camp's existence and request and permit inspection by a health department designee; require any railroad company establishing a new mobile camp to notify the health department of the existence of the camp and request and permit inspection prior to occupation; amend KRS 211.180 to give the Cabinet for Health and Family Services authority to regulate the sanitation of mobile camps, permanent assembly points, and railroad terminal headquarters rooms required under the provisions of this act; permit the secretary to establish inspection fees of mobile camps, permanent assembly points, and railroad terminal and headquarters rooms required under the provisions of this act.

Feb 4-introduced in House Feb 6-to Transportation (H)

HB 456 (BR 978) - D. Horlander, J. Jenkins

AN ACT relating to alcoholic beverages.

Create a new section of KRS Chapter 244 to establish a motor vehicle operators license revocation scheme for minors and adults who violate the state's criminal prohibitions relating to alcohol and the possession or purchase by, or provision to, minors.

Feb 4-introduced in House Feb 7-to Judiciary (H) Feb 27-posted in committee

HB 457 (BR 1457) - A. Wuchner, R. Webb

Retirement System, County Employees Retirement System, and the State Police Retirement System who are age 65 or older as of effective date of this Act with the choice of receiving benefit payments by check instead of direct deposit if the retiree files the appropriate forms by December 31, 2008; provide that the Act shall be known as the "Clancy Barnes Act."

#### HB 457 - AMENDMENTS

HCS - Retain original provisions, except require the retiree to be at least age 70 or older in order to receive payment by check instead of direct deposit.

HFA (1/Title, A. Wuchner) - Make title amendment.

#### Feb 4-introduced in House

Feb 6-to State Government (H)

Feb 26-posted in committee

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 12-floor amendment (1-title) filed Mar 20-3rd reading, passed 93-2 with Committee Substitute, floor amendment (1-title)

Mar 21-received in Senate

Mar 25-taken from the Committee on Committees; 1st reading; returned to the Committee on Committees

Mar 26-to State & Local Government (S)

Mar 28-reported favorably, 1st reading, to Consent Calendar

Apr 1-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 89)

#### HB 458 (BR 1542) - K. Stein

AN ACT relating to physician assistants.

Amend KRS 311.840 to define the terms "non-separate location" and "separate location from a supervising physician"; amend KRS 311.860 to require 6 months instead of 2 years of continuous experience in a non-separate location for a physician assistant and allow the Kentucky Board of Medical Licensure to decrease the required experience in a non-separate location.

# HB 458 - AMENDMENTS

HCS - Delete all provisions and amend KRS 311.860 to establish the requirements for nonseparate locations and allow the Kentucky Board of Medical Licensure to modify, decrease, or waive the requirements; prohibit a newly graduated physician assistant from practicing in a separate location until the physician assistant has 18 continuous months of experience in a nonseparate location; establish the requirements to be met for a physician assistant to provide services in a location separate from the supervising physician.

- . . . . . . . .

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules Mar 11-posted for passage in the Regular Orders of the Day for

Wednesday, March 12, 2008 Mar 13-3rd reading, passed 98-0 with Committee Substitute

Mar 14-received in Senate

Mar 18-to Health & Welfare (S)

Mar 24-taken from committee Health & Welfare (S); 1st reading; returned to Health & Welfare (S)

Mar 25-taken from committee Health & Welfare (S); 2nd reading; returned to Health & Welfare (S)

Mar 26-reported favorably, to Rules as a Consent Bill

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 38-0

Mar 28-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 36)

**HB 459/LM (BR 1222)** - C. Miller, D. Butler, L. Clark, J. Higdon, C. Hoffman, D. Horlander, D. Keene, Ji. Lee, H. Moberly Jr.

AN ACT relating to campaign finance reports.

Amend KRS 121.120 and 121.180 to require the Registry of Election Finance to accept the electronic filing of a campaign finance report as the official version of the report, if the candidate or slate of candidates so chooses; allow the registry to accept electronic reports that are submitted on optical or magnetic disks; delete the requirement that candidates and committees file with the county clerk duplicate paper copies of reports submitted electronically; allow the registry to require filers accepting free filer-side software to use the electronic filing system; clarify provision making electronic filing available to all candidates, committees, and others required to file reports.

#### HB 459 - AMENDMENTS

HFA (1, J. Hoover) - Amend KRS 121.015 to re-define "political issues committee"; create new sections of KRS 121 to create reporting requirements for political issues committees that advocate the passage or defeat of a constitutional amendment; require that daily reports be submitted to the Registry of Election Finance for the 30 days preceding a general election; amend KRS 121.180 to conform; amend KRS 121.990 to create penalties.

#### Feb 4-introduced in House

Feb 5-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 12-reported favorably, 1st reading, to Calendar

Feb 13-posting waived retroactively; 2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 14, 2008

Feb 14-floor amendment (1) filed ; 3rd reading, passed 98-0

Feb 15-received in Senate

# Introduced Feb. 5, 2008

HB 460 (BR 27) - R. Adams, K. Hall, J. Comer Jr., R. Damron, T. Edmonds, C. Embry Jr., J. Higdon, M. Rader, J. Stewart III, A. Wuchner

AN ACT relating to schools.

Amend KRS 158.175 to require a moment of silence or reflection not to exceed two minutes at the commencement of each school day.

Feb 5-introduced in House Feb 6-to Education (H)

HB 461/FN (BR 1679) - Ji. Lee, H. Moberly Jr., K. Hall

AN ACT relating to family resource and youth services centers and making an appropriation therefor.

Amend KRS 156.4975 to delete reference to the Interagency Task Force on Family Resource and Youth Services Centers; create a new section of KRS Chapter 156 to specify purpose of family resource and youth services centers, eligibility criteria, and core components required for a family resource center and a youth services center; specify funding from the Cabinet for Health and Family Services; specify a funded center may remain eligible until the percent of the student body eligible for free or reducedprice school meals is below 20 percent five consecutive years; prohibit for abortion counseling or referrals; amend KRS 156.4977 to conform; create new section of KRS Chapter 194A to require the cabinet to promulgate administrative regulations to implement continuation application requirements and establish a continuing education program for coordinators and staff.

Feb 5-introduced in House

Feb 7-to Appropriations & Revenue (H)

Feb 14-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar

Feb 20-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008

Feb 27-3rd reading, passed 94-0

Feb 28-received in Senate

Mar 3-to Education (S)

HB 462 (BR 1563) - T. Edmonds, T. Couch

AN ACT relating to emergency medical technicians.

Amend KRS 311A.140 to delete the requirement that a new emergency medical technician (EMT) shall be certified using the requirements and testing established by the National Registry of Emergency Medical for Technicians (NREMT) initial certification; establish that for initial certification EMT's shall be certified using the requirements and testing established according to administrative regulations promulgated by the board; establish that the board shall not require additional testing or examinations for certification or recertification, except as provided in KRS 311A.060, and except for proficiency of new skills or knowledge

AN ACT relating to retirement. Amend KRS 61.623 to provide retirees of the Kentucky Employees Feb 4-introduced in House Feb 6-to Health & Welfare (H) Feb 13-posted in committee Feb 20-to State & Local Government (S)

or in areas of skill deterioration.

Feb 5-introduced in House Feb 6-to Health & Welfare (H)

**HB 463 (BR 1760)** - B. Yonts, M. Dossett

AN ACT relating to credit card accounts.

Create a new section of KRS Chapter 367 to provide that if payment on a cardholder's open-end credit card account is delivered by the United States Postal Service to the payee, the payment shall be deemed received by the payee on the date of the U.S. postmark stamped on the envelope or other cover in which the payment is mailed if mailed postpaid and correctly addressed.

Feb 5-introduced in House Feb 6-to Banking & Insurance (H)

#### HB 464 (BR 488) - R. Wilkey

AN ACT relating to the gross revenues tax on communications services.

Amend KRS 136.602 to redefine "gross revenues" to exclude the sale of communications service to a communications provider that is buying the service for sale or incorporation into a communications service for sale; EFFECTIVE July 1, 2010.

Feb 5-introduced in House

Feb 6-to Appropriations & Revenue (H)

#### HB 465 (BR 493) - T. McKee, D. Pasley

AN ACT relating to agriculture.

Amend KRS 257.010 to define "abandon," "reportable," "communicable disease," and "livestock"; amend KRS 257.020 to add poultry, fish, and animal industries to Board of Agriculture's enforcement duties; amend KRS 257.030 to denote scope of agency cooperation; clarify state veterinarian's powers in animal confinement and transport; amend KRS 257.040 to prohibit possession or transportation of an animal with a reportable disease; amend KRS 257.050 to include poultry and fish in quarantine violation prohibition; amend KRS 257.060 and 257.070 to clarify permit requirement for diseased animals brought into state and establish the board's jurisdiction in removing quarantined animals from state; amend KRS 257.080 to add a laboratory to those subject to diseased animal reporting requirements and require department to promulgate administrative regulations regarding reportable diseases; amend KRS 257.100 to give a board agent the power to destroy an animal; amend KRS 257.105 to add identification number to information required in unclaimed animal sale; establish criteria for animal destruction indemnities; amend KRS 257.120 and 257.130 to clarify instances under which indemnities are paid; amend KRS 257.150 to clarify the steps required before payment occurs; amend KRS 257.160, regarding diseased carcass disposal, to give discretion to the state veterinarian; amend KRS 257.170 to limit carcass transport;

in policy declarations; include poultry and fish in policy declaration; amend KRS 257.490 to describe the division's law enforcement powers; amend KRS 257.600 to remove permit for the feeding of garbage to swine; repeal KRS 257.115, 257.260, and 257.310.

#### HB 465 - AMENDMENTS

HCS - Retain original provisions, except add a definition for "department"; set out training requirements, enforcement parameters for peace officers employed by the department.

SFA (1, E. Harris) - Reduce some circumstances under which Department of Agriculture peace officers shall act.

SFA (2, E. Harris) - Establish parameters under which Department of Agriculture officers shall enforce department and other statutes and regulations.

SFA (3, R. Sanders Jr) - Stipulate that Department of Agriculture regulations for goats shall be no more stringent than federal requirements.

Feb 5-introduced in House

Feb 6-to Agriculture & Small Business (H)

Feb 11-posted in committee

Feb 20-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 21-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008

Feb 29-3rd reading, passed 87-0 with Committee Substitute

Mar 3-received in Senate

Mar 5-to Agriculture & Natural Resources (S)

Mar 13-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Mar 14-2nd reading, to Rules; floor amendment (2) filed

Mar 20-floor amendment (3) filed

#### Introduced Feb. 6, 2008

#### HB 466 (BR 829) - T. Edmonds

AN ACT relating to school employees. Amend KRS 161.605 to allow retired educators who continued employment under the 100 day provisions during the 2006-2007 fiscal year to be reemployed under the 100 day provisions until the end of fiscal year 2011.

Feb 6-introduced in House Feb 7-to Education (H)

HB 467 (BR 155) - T. Pullin, A. Wuchner, A. Koenig, T. Moore, S. Overly

AN ACT relating to intellectual property.

Create a new section of subchapter 90 of KRS Chapter 154 to establish the Intellectual Property Bank Program; place in Commerce Cabinet; provide that the purposes of program are to solicit unused intellectual property, such as patents and copyright, and license it to entrepreneurs for development; allow contracting with other entities to evaluate and assess intellectual property and facilitate the purposes of the section. Kentucky and the University of Louisville collaboratively administer the program, rather than the Commerce Cabinet; delete provisions allowing cabinet to contract with other entities; clarify language on receiving intellectual property; allow universities five percent of any royalty resulting from use of the Intellectual Property Bank.

Feb 6-introduced in House

Feb 7-to Economic Development (H) Feb 26-posting waived

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 11-3rd reading, passed 97-0 with Committee Substitute

Mar 12-received in Senate

Mar 14-to Economic Development, Tourism & Labor (S)

#### HB 468 (BR 172) - J. Gooch Jr.

AN ACT relating to legislative lobbying.

Amend KRS 6.611 to add editorial writers and cartoonists to the definition of legislative agents; delete editorial statements from the list of activities that are not considered lobbying.

Feb 6-introduced in House Feb 7-to State Government (H)

HB 469 (BR 1753) - M. Rader, A. Wuchner, M. Dossett

AN ACT relating to tax credits for college expenses.

Create a new section of KRS Chapter 141 to permit a tax credit for full-time college students; amend KRS 141.0205 to establish the order in which the credit is taken.

Feb 6-introduced in House

Feb 7-to Appropriations & Revenue (H)

### HB 470/AA (BR 1068) - F. Rasche

AN ACT relating to teacher retirement and declaring an emergency.

Amend KRS 61.680 to include reference to the Kentucky Teachers' Retirement System as one of the retirement systems in which nonelected participate employees may as appropriate; amend KRS 161.220 to specify that experience substitution clauses only apply to employees of the Kentucky Department of Education who have a four-year degree; exclude awards program from definition of "annual compensation"; amend KRS 161.310 to clarify retirement incentive; amend KRS 161.340 to require transfer of leave balances from the Kentucky Teachers' Retirement System to other Executive Department agencies; amend KRS 161.480 to specify procedures for designating beneficiaries and the effect of failure to make a designation; amend KRS 161.515 to specify that out-of-state teaching service is purchasable only at full actuarial cost; indicate retirement factors for purchase of out-of-state service; amend KRS 161.520 to specify amend KRS 161.522 to specify that the spouse, only if designated as the primary beneficiary, is eligible for an actuarially equivalent annuity; specify that an actuarially equivalent annuity is available only during the disability entitlement period; amend KRS 161.540 to clarify that the university retirement system includes not only faculty but staff as well; amend KRS 161.545 to specify that only leaves of absence granted during full-time employment are eligible for purchase; specify that non-current leave may be purchased; amend KRS 161.553 to update funding schedule; amend KRS 161.580 to permit furnishing the summary plan description by posting on the Kentucky Teachers' Retirement Web site; amend KRS 161.600 to specify that a member may withdraw his or her retirement application, or change his or her retirement option, at any time up until the 15th day of the month for which the member has made application for retirement; amend KRS 161.605 to emphasize that nonqualified service credit, whether purchased from the Kentucky Teachers' Retirement System or the Kentucky Retirement System, shall not count toward the thirty (30) years needed to return to work at seventy-five percent (75%) of last annual compensation; permit out-of-state public school teaching services, grades kindergarten through twelve, to count after verification toward the thirty (30) years needed to return to work at seventy-five percent (75%) of last annual compensation, even if that out-of-state service is not purchased as service credit; provide that retirees can return to a local school district, without any impact on their retirement allowance, and earn a minimum amount equal to the base contract salary for the lowest rank and step on the salary schedule of the district in which they are returning to work; designate that return to work provisions apply to retirees who return in adjunct instructor positions; amend KRS 161.612 to specify that members providing part-time and substitute services participate in the retirement system; exclude minimum value benefit adjustments; amend KRS 161.614 to permit the retirement system to acknowledge legally binding arbitration awards in adjusting salary and service credit; amend KRS 161.620 to allow ad hoc cost of living adjustments, dependent upon funding, with a catch up ad hoc cost of living adjustment for the first year of the biennium; amend KRS 161.623 to emphasize that sick leave cannot be used to meet retirement eligibility in the Kentucky Teachers' Retirement System even if that sick leave is accredited in another stateadministered retirement system; amend KRS 161.630 to permit retirees to remove a beneficiary at any time but may not designate a replacement beneficiary, and with no change to the amount of their retirement allowance, even if the removed beneficiary predeceases them; amend KRS 161.640 to specify that retirement allowances are payable only to the retiree; specify that retirement allowances for retirees in nursing or assisted care homes may be paid to the nursing or assisted care home and payment may be by mail;

amend KRS 257.300 to add poultry and fish to interstate cooperation; amend KRS 257.480 to include poultry and fish

HB 467 - AMENDMENTS HCS - Have the University of procedures for account refunds, in lieu of survivor allowances, by parents, or legal guardians on behalf of their children; amend KRS 161.650 and KRS 166.655 to clarify instructions on designation beneficiaries and the effect of a beneficiary predeceasing the member; amend KRS 161.675 to specify that retirees cannot have medical insurance coverage in more than one stateadministered retirement system, even if they separate their accounts; amend KRS 161.046 to conform to KRS 161.603 and KRS 161.605 if a retired Kentucky member of Teachers Retirement System resumes employment as an adjunct instructor; EMERGENCY.

## HB 470 - AMENDMENTS

HCA (1, F. Rasche) - Make technical corrections.

SCS/AA - Add section to amend KRS 161.567 to permit mutual fund accounts under the optional retirement plans; permit up to four companies rather than three companies from which the postsecondary education institution may purchase contracts.

Feb 6-introduced in House

Feb 7-to Education (H)

Feb 8-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar with committee amendment (1)

Feb 20-2nd reading, to Rules Feb 21-posted for passage in the Regular Orders of the Day for Monday, February 25, 2008

Feb 26-3rd reading, passed 96-0 with committee amendment (1)

Feb 27-received in Senate

Feb 29-to Education (S)

Mar 20-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 21-2nd reading, to Rules

Mar 24-recommitted to Education (S)

Mar 27-reported favorably, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 38-0 with Committee Substitute

Mar 28-received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute

Apr 1-House concurred in Senate Committee Substitute ; passed 95-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 78)

**HB 471 (BR 1251)** - R. Rand, T. Thompson, J. Tilley, B. Yonts

AN ACT relating to financial services.

Amend KRS 286.7-460 to require revolving credit plans offered by industrial loan companies to be in an amount larger than \$7,500; increase from \$15 to \$25 the bad check charge and from \$20 to \$25 the over-the-limit charged by industrial fee loan companies in connection with revolving credit plans: amend KRS 286.4-533 to permit an industrial loan company in any extension of credit to charge a bad check charge of \$25 rather than \$15, a credit investigations charge of \$1.50 rather than \$1 for each \$50 of the principal amount of the loan, an alternative to the default charge in KRS 286.4-530(4) of \$15 rather than \$10, and costs or other expenses in accordance with KRS Chapter 355; amend KRS 286.4-590 to delete the requirement that

#### HB 471 - AMENDMENTS

HFA (1, R. Rand) - Delete Section 1 and renumber subsequent sections.

SFA (1, E. Harris) - Amend Section 1 by deleting subsection (6) which would provide for costs and expenses in accordance with KRS Chapter 355.

SFA (2, T. Buford) - Amend Section 1, subsection 6 to specify costs and expenses shall be authorized in accordance with KRS 355.9-207, rather than KRS Chapter 355.

Feb 6-introduced in House

Feb 7-to Banking & Insurance (H)

Feb 8-posted in committee Feb 13-reported favorably, 1st

reading, to Calendar

Feb 14-2nd reading, to Rules Feb 20-floor amendment (1) filed

Feb 21-posted for passage in the Regular Orders of the Day for Monday,

February 25, 2008 Feb 26-3rd reading, passed 89-7 with floor amendment (1)

Feb 27-received in Senate

Feb 29-to Banking & Insurance (S)

Mar 13-reported favorably, 1st reading, to Calendar

Mar 14-2nd reading, to Rules

Mar 19-floor amendment (1) filed

Mar 26-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008; passed over and retained in the Orders of the Day; floor amendment (2) filed

Mar 27-passed over and retained in the Orders of the Day

Mar 28-passed over and retained in the Orders of the Day

Apr 1-3rd reading; floor amendment (1) withdrawn ; passed 36-0 with floor amendment (2)

Apr 2-received in House; to Rules (H); taken from Rules; posted for passage for concurrence in Senate floor amendment (2); House concurred in Senate floor amendment (2); passed 94-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 93)

#### HB 472 (BR 1466) - S. Riggs, Ji. Lee

AN ACT relating to sales and use tax. Amend KRS 139.472 to exempt durable medical equipment including repair and replacement parts from sales and use tax; define terms; EFFECTIVE August 1, 2008.

Feb 6-introduced in House

Feb 7-to Appropriations & Revenue (H)

HB 473 (BR 1641) - J. Wayne, C. Embry Jr.

Feb 13-WITHDRAWN

#### HB 474 (BR 1739) - J. Jenkins

AN ACT relating to tobacco products. Amend KRS 438.313 to prohibit a person from purchasing on behalf of or giving tobacco products and cigarettes to persons under 18 years of age; establish a fine of \$500 to \$1000 for violations; amend 438.315 to prohibit a vending machine containing tobacco products to sell nontobacco products, except for matches. Feb 6-introduced in House

Feb 7-to Licensing & Occupations (H) Feb 28-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 19-3rd reading, passed 93-0 Mar 20-received in Senate

Mar 26-to Judiciary (S)

HB 475 (BR 1725) - J. Jenkins, D. Horlander

AN ACT relating to fire department reporting and report summaries.

Amend KRS 304.13-380, relating to fire call reports and monthly summaries, redirecting submission of reports and summaries from the State Fire Marshal to the Commission on Fire Protection Personnel Standards and Education.

Feb 6-introduced in House

Feb 7-to Licensing & Occupations (H) Feb 11-posted in committee

Feb 13-reported favorably, 1st reading, to Calendar

Feb 14-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for for Friday, February 15, 2008

Feb 19-3rd reading, passed 94-0 Feb 20-received in Senate

Feb 25-to Licensing, Occupations and Administrative Regulations (S)

Mar 11-reported favorably, 1st reading, to Consent Calendar

Mar 12-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 170)

HB 476/FN (BR 1458) - T. Riner, A. Webb-Edgington, A. Wuchner

#### AN ACT relating to child safety.

Create new sections of KRS Chapter 211 to define terms; prohibit entities from placing into the stream of commerce children's products that do not meet safety standards or if they have been recalled; require the Cabinet for Health and Family Services to maintain a list of unsafe and recalled children's products and to post the list on their Internet Web site; require that the list be sent to certain groups; require cribs to meet Consumer Product Safety Commission or ASTM standards; create procedures retrofitting recalled children's for products; require commercial users of children's products to notify customers and post notices regarding recalled children's products; require retailers of children's products to take certain steps to prohibit the sale of recalled products and to post warning notices; create a penalty; permit the Attorney General or the Commonwealth's attorney to bring an action and to seek injunctions; provide that remedies are in addition to any existing remedies; prohibit child-care centers from having unsafe children's products to child-care centers.

#### HB 476 - AMENDMENTS

HCS/FN - Create a new section of KRS Chapter 211 to prohibit the knowing manufacture, retrofit, sale, distribution or transport within the state of any children's products that do not meet standards set by federal law and regulation; create a new section of KRS 199.892 to 199.8996 to require the Cabinet for Health and Family Services to notify child-care providers of the Kentucky Consumer Product Safety Program and the program's Web site; require child-care centers to post information on the Kentucky Consumer Product Safety Program and the program's Web site.

HCA (1/Title, T. Burch) - Make title amendment.

Feb 6-introduced in House

Feb 7-to Health & Welfare (H)

Mar 3-posted in committee

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute,

committee amendment (1-title) Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 12-3rd reading, passed 97-0 with Committee Substitute, committee amendment (1-title)

Mar 13-received in Senate

Mar 17-to Veterans, Military Affairs, & Public Protection (S)

#### HB 477/LM (BR 1767) - R. Weston

AN ACT relating to coroners.

Amend KRS 72.450 to allow a coroner who is in possession of an unclaimed dead body to cause the body to be buried or cremated.

Feb 6-introduced in House

Feb 7-to Local Government (H)

Feb 8-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar

Feb 20-2nd reading, to Rules

HB 478 (BR 1561) - J. Gooch Jr.

AN ACT relating to insurance.

presumed

Feb 21-posted for passage in the Regular Orders of the Day for Monday, February 25, 2008

Amend KRS 304.39-020 to provide

reasonable;

define

under the definition of "medical expense"

when a medical bill shall not be

"emergency care"; amend KRS 304.39-

210 to require medical expense benefits

for providers of emergency care to be

paid by the reparation obligor directly to

persons supplying products, services, or

accommodations to the claimant;

provide that basic reparations benefits

be paid without regard to fault and be

primary except for benefits payable

under a workers' compensation law;

require a provider of services for medical

expenses, other than medical expenses

billed by a hospital or other provider for

emergency care or inpatient services

rendered at a hospital, to submit claims

to a reparation obligor within 45 days

from the date the services are provided;

amend KRS 304.39-241 to provide

certain information be included in the annual report filed with the Office of Financial Institutions.

products on their premises; require the Cabinet for Health and Family Services to send notices of unsafe children's exception for emergency care services where the reparation obligor pays the provider directly; amend KRS 304.39-

270 to permit a reparation obligor to require a person to submit to a mental or physical examination by a health care provider licensed in Kentucky; require the reparation obligor to pay for the costs of the examination; create new sections of Subtitle 39 of KRS Chapter 304 to permit a reparation obligor to submit a claim for an independent review of reparation benefits to determine if the medical expenses furnished to a reparation insured are medically necessary or reasonable; permit a reparation obligor to contract with a private review agent to perform independent reviews of medical expenses; restrict disclosure of medical records or other confidential medical information; require written notice of decisions to the reparation insureds and providers: define "adverse determination"; require every reparation obligor to have an appeals process to be utilized by the reparation obligor; permit the appeals process to be initiated by the reparation insured or a provider acting on the insured's behalf.

Feb 6-introduced in House Feb 7-to Banking & Insurance (H) Feb 27-posted in committee

#### HB 479/LM (BR 1579) - D. Owens, B. Yonts

AN ACT relating to elections.

Amend KRS 117.085 to permit requests for applications for an absentee ballot to be transmitted by electronic mail; to require the clerk to provide a voter with a written authorization to vote if the voter does not vote by absentee ballot and returns the ballot to the clerk; amend KRS 117.165 to require the county board of elections to examine the voting machines designated for use during absentee voting not later than 3 business days preceding the date set by the board to conduct absentee voting and to give notice of such examination 24 hours preceding such; amend KRS 117.265 to establish the ineligibility of a write-in candidate; amend KRS 117.275 to conform; amend KRS 117.315 to require the list of challengers be presented to the chair or the secretary of the party committee of the county on or before the third Friday in April preceding the primary; amend KRS 117.995 to expand to absentee voting days the same prohibited activities currently applied to election day; amend KRS 118.425 to require the county board of elections to issue certificates of election in counties containing cities of the first class not later than the thirtieth day of December after the election, except for certain candidates; amend to require the certificate of the total number of votes to be certified to the Secretary of State's Office not later than 12 p.m. on the Friday following the election; amend to create a certification of votes deadline for special elections; amend KRS 119.056 to state activities that comprise a Class A misdemeanor regarding elections.

HB 479 - AMENDMENTS

HCA (1, D. Owens) - Make technical corrections.

SCS/LM - Retain original provisions

the absentee ballot and to vote in person on election day; amend KRS 118.125, 118,165. 118.315, 118A.060, and 83A.045 to provide that signatures for nomination papers shall not be affixed prior to the first Wednesday after the first Monday in November of the year preceding the year in which the office will appear on the ballot; amend KRS 118.227 to require the Secretary of State to certify any changes made to a slate of candidates to the appropriate county clerk, to the registry, and to the State Board of Elections; amend KRS 83A.170 and 83A.175 to establish when a candidate's name is not to be printed on the ballot; amend KRS 118.601, 118A.090, 83A.040, and 83A.165 to conform.

Feb 6-introduced in House

Elections. Feb Const. 7-to Amendments & Intergovernmental Affairs (H)

Feb 14-posted in committee

Feb 20-reported favorably, 1st reading, to Calendar with committee amendment (1)

Feb 21-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008

Feb 27-3rd reading, passed 73-15 with committee amendment (1)

Feb 28-received in Senate

Mar 3-to State & Local Government (S)

Mar 24-taken from committee State & Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 25-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Mar 26-reported favorably, to Rules with Committee Substitute as a Consent Bill

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 38-0 with Committee Substitute

Mar 28-received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute

Apr 1-House concurred in Senate Committee Substitute ; passed 94-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 79)

HB 480 (BR 1609) - D. Graham, T. Pullin, R. Adams, C. Rollins II

AN ACT relating to promotional increments for state employees.

Amend KRS 18A.110 to allow the secretary of Personnel Cabinet to approve the salary of a full-time state employee with status who is promoted or reclassified to a higher pay grade to the same salary level that would be available to new appointments in that grade.

Feb 6-introduced in House

Feb 7-to State Government (H)

- Feb 11-posted in committee
- 14-reported favorably, Feb
- reading, to Calendar Feb 15-2nd reading, to Rules

Feb 29-3rd reading, passed 87-0 Mar 3-received in Senate

Mar 5-to State & Local Government (S)

#### Introduced Feb. 7, 2008

HB 481/FN (BR 520) - S. Overly, D. Graham

AN ACT relating to bonds for performance and payment.

Amend KRS 45A.190 to raise minimum construction contract amount requiring performance and payment bonds from \$40,000 to \$100,000: similarly increase amounts triggering evaluation of whether to require a performance bond for goods and services contracts over \$100,000 and construction contracts less than \$100,000.

#### HB 481 - AMENDMENTS

HFA (1, S. Brinkman) - Delete all language in the bill and insert the following provision: require the staff of the Legislative Research Commission (LRC) to study the state of small, emerging, and minority contractors in the state; require the study to include recommendations regarding the bonding requirements of the Commonwealth contained in KRS Chapter 45A; require a report to the LRC no later than December 1, 2008; authorize the LRC to alternatively assign the study to an interim joint committee or subcommittee thereof, and to designate a study completion date.

HFA (2/Title, S. Brinkman) - Make title amendment.

Feb 7-introduced in House

Feb 11-to Appropriations & Revenue (H)

Feb 14-posted in committee

19-reported 1st Feb favorably, reading, to Calendar

Feb 20-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 21, 2008

Mar 6-floor amendments (1) and (2title) filed

## HB 482 (BR 1584) - S. Overly, T. McKee

AN ACT relating to show cattle.

Amend KRS 246.250 to define "registered cattle," "pen sale cattle," "market animals," and "AOB"; update lists of cattle breeds eligible for premium and advertising funding; describe how AOBs can be funded; establish criteria for cattle breeds to be eligible for funding; require that the department promulgate administrative regulations to carry out the provisions of the section.

Feb 7-introduced in House

Feb 11-to Agriculture & Small Business (H)

Feb 15-posted in committee

Feb 20-reported favorably, 1st reading, to Calendar

Feb 21-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 25, 2008

Mar 4-3rd reading, passed 97-0

Mar 5-received in Senate

Mar 7-to Agriculture & Natural Resources (S)

reading; returned to Agriculture & Natural Resources (S)

Mar 25-taken from committee Agriculture & Natural Resources (S); 2nd reading; returned to Agriculture & Natural Resources (S)

Mar 27-reported favorably, to Rules as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 90)

#### HB 483 (BR 1533) - D. Butler, J. Wayne

AN ACT proposing an amendment to Sections 42 and 86 of the Constitution of legislative Kentucky relating to compensation.

Propose to amend Section 42 of the Constitution of Kentucky to require that all compensation and benefits for members of the General Assembly be determined by а legislative compensation commission; propose to amend Section 86 of the Constitution of Kentucky to require that compensation for the President of the Senate and the Speaker of the House of Representatives be determined by a legislative compensation commission; submit to voters for approval or disapproval; provide language for question to be presented.

Feb 7-introduced in House

Feb 11-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 21-posted in committee

HB 484 (BR 1652) - D. Butler, C. Hoffman, C. Embry Jr., J. Greer, T. McKee

AN ACT relating to agricultural products.

Amend KRS 164A.575 to require governing boards of public postsecondary institutions to purchase Kentucky-grown agricultural products in accordance with KRS 45A.645 if the institutions purchase agricultural products.

#### HB 484 - AMENDMENTS

HCA (1, D. Butler) - Clarify that only contracts entered into or renewed after the effective date of the Act would have to comply with the provisions of the Act.

SCS - Amend KRS 164A.575 to encourage governing boards of institutions to purchase Kentucky-grown agricultural products in accordance with KRS 45A.645 if the institutions purchase agricultural products.

SFA (1, B. Guthrie) - Amend KRS 164A.575 to clarify that if a governing board purchases Kentucky-grown agricultural products through a contract with a vendor or food service provider, the contract shall require the products be purchased in accordance with KRS 45A.645.

Feb 7-introduced in House

Feb 11-to Agriculture & Small Business (H)

and amend KRS 117.085 to permit a member of the military who has requested an absentee ballot to cancel

Feb 21-posted for passage in the Regular Orders of the Day for Monday, February 25, 2008

1st

Mar 24-taken from committee Agriculture & Natural Resources (S); 1st

Feb 15-posted in committee Feb 20-reported favorably, 1st reading, to Calendar with committee

amendment (1)

Feb 21-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008

Feb 27-3rd reading, passed 95-0 with committee amendment (1)

Feb 28-received in Senate

Mar 3-to Education (S)

Mar 13-reported favorably, 1st

reading, to Consent Calendar with Committee Substitute

Mar 14-2nd reading, to Rules

Mar 20-floor amendment (1) filed to Committee Substitute

Mar 26-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 34-0 with Committee Substitute, floor amendment (1)

Mar 27-received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, floor amendment (1)

Apr 1-House concurred in Senate Committee Substitute, floor amendment (1) ; passed 96-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 37)

HB 485 (BR 1551) - T. Pullin, A. Webb-Edgington

AN ACT relating to the Kentucky Higher Education Assistance Authority.

Amend KRS 164.769 to prohibit the amount of a teacher scholarship award from exceeding the total cost of education; identify conditions under which teacher scholarship amounts are awarded.

HB 485 - AMENDMENTS

SCA (1/Title, C. Borders) - Make title amendment.

SCA (2, C. Borders) - Delete original provisions of the bill; reauthorize and reallocate two City of Scottsville Water and Sewer projects; EMERGENCY.

Feb 7-introduced in House

Feb 12-to Education (H)

Feb 14-posted in committee Feb 19-reported favorably, 1st

reading, to Calendar Feb 20-2nd reading, to Rules

Feb 21-posted for passage in the

Regular Orders of the Day for Monday, February 25, 2008

Feb 26-3rd reading, passed 95-0 Feb 27-received in Senate

Feb 29-to Education (S)

Mar 13-reported favorably, 1st reading, to Consent Calendar

Mar 14-2nd reading, to Rules

Apr 15-recommitted to Appropriations & Revenue (S); reported favorably, to Rules with committee amendment (2) ; posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 38-0 with committee amendments (1-title) and (2) ; received in House; to Rules (H)

#### HB 486 (BR 1800) - A. Simpson

AN ACT relating to code enforcement boards.

Amend KRS 65.8805, relating to the definitions of code enforcement boards,

HFA (1, A. Webb-Edgington) - Include consolidated local governments within local governments that are allowed to have code enforcement boards; specify that the mayor of the consolidated local government is defined to be the executive authority for purposes of the legislation's operation.

Feb 7-introduced in House

Feb 11-to Local Government (H)

Feb 14-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar

Feb 27-2nd reading, to Rules

Feb 28-posted for passage in the Regular Orders of the Day for Friday, February 29, 2008

Mar 10-floor amendment (1) filed

Mar 11-3rd reading, passed 96-0 with floor amendment (1)

Mar 12-received in Senate

Mar 14-to State & Local Government (S)

HB 487/LM (BR 1198) - D. Butler

AN ACT relating to fire protection and declaring an emergency.

Amend KRS 75.010 to provide that before territory may be stricken from a fire district involving land within the boundaries of the fire district that were incorporated by a municipality, either by annexation or through the creation of a new city, that the city maintain a regular fire department, pay its proportionate share of the indebtedness of the territory, and agree to provide fire protection to the territory; and that both the legislative body of the city and the board of trustees of the fire protection district or volunteer fire department district shall enter into a written and approved agreement for the transfer of the territory; amend KRS 75.020 to conform; EMERGENCY.

Feb 7-introduced in House Feb 11-to Local Government (H)

HB 488 (BR 1819) - D. Owens, M. Dossett

AN ACT relating to prohibiting prepayment penalties in residential mortgages.

Create a new section of Subtitle 2 of KRS Chapter 286 to declare it is unlawful to make, provide, or arrange for a residential mortgage loan that requires a borrower to pay a prepayment penalty for paying all or part of the principal prior to maturity; amend KRS 286.8-090 to authorize the executive director of the Office of Financial Institutions to revoke or suspend the license or take other action against a mortgage loan company, mortgage broker, or loan officer that makes, provides, or arranges for a a residential mortgage loan that requires a borrower to pay a prepayment penalty for paying all or part of the principal prior to maturity; amend KRS 286.8-110 to delete subsection (4); amend KRS 360.100 to delete paragraph (a) of subsection (2); amend KRS 286.8-020 to conform.

Feb 7-introduced in House Feb 11-to Banking & Insurance (H)

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AN ACT relating to forestry.

Create new sections of KRS Chapter 364 to require contracts for sale of timber and specify contents thereof; require notice to neighbors of timber cutting; require marking of cut timber prior to removal from property; specify duties of the Division of Forestry with regard to timber sales and theft: require a timber buyer to provide an accurate manifest of cut timber transported from the property; grant the Attorney General, Commonwealth's attorneys, and county attorneys jurisdiction in timber theft and timber damage cases; provide whistle blower protection to persons who report timber crimes; amend KRS 364.110 relating to defacing timber brand to add a provision relating to timber branded pursuant to this act: amend KRS 364.120 to update a section reference, amend KRS 364.990 relating to penalties to provide penalties for violation of new sections of this act: amend KRS 514.010 relating to definitions for theft offenses to specifically include timber and trees as property which may be the subject of theft; create a new section of KRS Chapter 532 to provide specific measures of restitution in timber theft cases including reimbursement of costs of investigation and prosecution; repeal KRS 364.130 and 371.100.

Feb 7-introduced in House

Feb 11-to Natural Resources & Environment (H) Mar 24-posted in committee

HB 490 (BR 949) - J. Jenkins

Feb 11-WITHDRAWN

**HB 491 (BR 1093)** - F. Rasche, J. Greer, T. Pullin, S. Riggs, S. Rudy, T. Thompson, J. Vincent, D. Watkins

AN ACT relating to water transportation and making an appropriation therefor.

Create new sections of KRS Chapter 174 to establish the Water Transportation Advisory Board as an advisory body to the Executive and Legislative Branches of government; provide for members, terms, and procedures; administrative specify duties; create a new section of Subchapter 80 or KRS Chapter 154 to establish a Riverport Marketing Assistance Program to be administered the Cabinet for Economic by Development; provide for grants of up to \$30,000 per applicant annually for specified marketing activities; create a new section of KRS Chapter 174 to establish a Riverport Financial Assistance Program to be administered by the Transportation Cabinet; provide for financial assistance for new construction and major replacement or repair projects for Kentucky's riverports: provide for matching grants; make appropriations in the amount of \$400,000 annually for the Riverport Marketing Assistance Program and \$4,000,000 annually for the Riverport Financial Assistance Program.

#### HB 491 - AMENDMENTS

HCS/FN - Create new sections of

advisory body to the executive and

legislative branches of government; provide for members, terms, and administrative procedures; specify duties; create a new section of Subchapter 80 or KRS Chapter 154 to establish a Riverport Marketing Assistance Fund to be administered by the Cabinet for Economic Development; provide for grants to extent funds are available of up to \$30,000 per applicant annually for specified marketing activities; create a new section of KRS Chapter 174 to establish a Riverport Financial Assistance Fund to be administered by the Transportation Cabinet; provide for financial assistance to the extent funds are available for new construction and major replacement or repair projects for Kentucky's riverports; provide for matching grants.

HCA (1/Title, H. Moberly Jr.) - Make title amendment.

Feb 7-introduced in House

Feb 11-to Transportation (H)

Feb 21-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar

Feb 27-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

Mar 13-posted in committee

Mar 18-reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

Mar 19-posted for passage in the Regular Orders of the Day for Thursday, March 20, 2008

Mar 20-3rd reading, passed 95-0 with Committee Substitute, committee amendment (1-title)

Mar 21-received in Senate

Mar 26-to Appropriations & Revenue (S)

HB 492 (BR 1751) - R. Wilkey, D. Floyd

AN ACT relating to civil actions.

Amend KRS 412.150 to require a creditor to be made a defendant in certain actions.

Feb 7-introduced in House Feb 11-to Judiciary (H)

HB 493 (BR 1750) - R. Wilkey

AN ACT relating to campaign finance. Amend KRS 121.135 to authorize the general counsel of the registry to issue a written advisory opinion relating to a specific transaction or activity not later than 20 days after the registry receives the request.

#### HB 493 - AMENDMENTS

SCS - Amend to create new sections of KRS Chapter 121 to define terms; to require person making an independent expenditure to report such if the amount exceeds \$500 in the aggregate in any one election; to establish campaign contribution limits for candidates, slates of candidates, and candidate campaign committees; to establish campaign contribution limits for caucus campaign committees; to establish organizational guidelines for caucus campaign committees; to establish campaign contribution limits for political issues committees; to establish campaign contribution limits for permanent

to define "executive authority." HB 489/LM/CI (BR 1366) - L. Combs, E. KRS Chapter 174 to establish the Water Ballard Transportation Advisory Board as an

committees; to establish campaign contribution limits for executive committees and to permit the

HB 486 - AMENDMENTS

establishment of a building account; to establish campaign contribution limits for inaugural committees; to establish campaign contribution limits for individuals; to permit candidates, slates of candidates, committees, referendum committees, and individuals to utilize online credit and debit card transactions; to provide for reporting exemptions for any candidate, slate, or political issues committee if a form is filed with the registry stating that contributions will not be accepted or expended in excess of \$5,000 in any one election; to require that referendum committees register with the registry and report all contributions and expenditures if the committee raises or expends \$5,000 or more to get the question on the ballot in an area greater than one county or \$2,500 or more to get a question on a ballot in an area in size equal to or less than one county; to require exempted candidates for city or county offices or for school boards to file reports if they accept contributions or make expenditures in excess of the exempted amount in any one election; to require candidates or slates of candidates subject to an August filing deadline to timely file for an exemption and to permit such candidates or slates to exercise reversion rights; to permit the exercise of reversion rights by a candidate or slate of candidates if an opponent is replaced due to death, disability, or disqualification not later than 15 days after the party nominates the replacement; to permit write-in candidates to request an exemption; to establish that exempted candidate campaign committees, referendum committees, and political issues committees are bound to the terms of the exemption unless it is timely rescinded; to establish penalties and fines for candidates, slates of candidates, referendum committees, candidate campaign committees, or political issues committees who accept contributions or make expenditures in excess of the limit in any one election without rescinding the exemption in a timely manner; require state and county executive committees, and caucus campaign committees to make a full report to the registry of all money, loans, and expenditures made since the date of the last report; to establish reporting requirements of candidates, slates of candidate candidates. campaign committees, referendum committees, political issues committees, and registered fundraisers; to require all reporting candidates, candidate campaign committees, referendum committees, political issues committees, and registered fund-raisers to make post-election reports; to require that detailed information be maintained by the treasurer for six years from the date of the election to which the records pertain, but not to exceed six years; to require certain permanent committees to make a full specified report to the registry of all money, loans, and expenditures since the date of the last report; to require contributing organizations to report to the registry all money received and all independent expenditures made; to require a supplemental report be filed annually

KRS 121.135 to authorize the general counsel to the registry to write an advisory opinion and to require advisory opinions to be issued not later than 20 days from the date the registry receives the request; amend KRS 121.140 to define "frivolous complaint" and to authorize the registry to impose a civil penalty for the filing of frivolous complaints; amend KRS 121.220 to require segregation of primary election funds from regular election funds through bookkeeping; amend KRS 121,230 to lower the threshold for itemization of expenditures by check from \$50 to \$25; amend KRS 121.210, 121.190, 121.056, 121.990, KRS 61.710, and KRS 23A.070 to conform; establish effective date of this Act to be November 5, 2008; repeal KRS 121.015, 121.150; and 121.180. Feb 7-introduced in House Feb 11-to Elections, Const. Amendments & Intergovernmental Affairs (H) Feb 14-posted in committee Mar 11-reported favorably, 1st reading, to Calendar Mar 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008 Mar 18-3rd reading, passed 95-0 Mar 19-received in Senate Mar 25-taken from the Committee on Committees; 1st reading; returned to the Committee on Committees Mar 26-to State & Local Government Mar 27-taken from committee State & Local Government (S); 1st reading; returned to State & Local Government (S) Mar 28-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S) Apr 15-reported favorably, to Rules with Committee Substitute as a Consent Bill; posted for passage in the Consent

maintain such reports for one year from

the date the last report is required to be

filed; to relieve candidates and slates

from personally filing reports under

certain conditions; to prohibit the use of

funds for candidacy for a different office,

to support or oppose different issue, or

to further the candidacy of another

candidate or slate of candidates for

office; to require all media offering

communications or advertising services

to file with the registry and to make

specific disclosures; to abolish the

requirement that a paper format report

be filed if an electronic report is filed; to

require the registry to promulgate

administrative regulations to establish a

de minimus standard; to permit

candidates and slates of candidates who

loan money to their candidate campaign

committees to have 365 days following

an election to recoup such loans; amend

to

committees, slates of candidates running

for statewide office from mandatory

audits of receipts and expenditures that

receive or spend less than \$5,000 and

require candidates, candidate campaign

committees, and slates of candidates

running for statewide office to file

electronic campaign report with the

contributions or loans in the aggregate of

\$5,000 or more are received; amend

if during

candidate

121.120

KRS

candidates,

reaistrv

except

an

those

campaign

election

Orders of the Day for Tuesday, April 15; reading, passed 38-0 with 3rd Committee Substitute ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute

#### Introduced Feb. 8, 2008

HB 494/CI (BR 233) - S. Santoro, R. Wilkey, J. Hoover, T. Kerr, A. Koenig, D. Osborne, A. Webb-Edgington

AN ACT relating to crimes and punishments.

Amend KRS 510.060, 510.090, and 510.120 to increase the age at which a minor becomes the victim of prohibited sexual conduct to under 18 years when the offense is perpetrated by a person in a position of authority or special trust.

Feb 8-introduced in House

Feb 11-to Judiciary (H)

Feb 27-posted in committee

HB 495 (BR 1385) - R. Rand, J. Bell, J. Greer

AN ACT relating to animal identification.

Amend KRS 257.497 to establish limitations and guidelines relating to the national animal identification program.

#### HB 495 - AMENDMENTS

HCS - Same as original, except clarify that the animal identification programs referred to relate only to livestock and poultry; clarify that as long as the national animal identification program is voluntary, certain benefits cannot be withheld if a person does not participate in the voluntary program.

HFA (1, R. Rand) - Clarify that indemnities may not be withheld solely on a person's nonparticipation in a voluntary national animal identification program.

Feb 8-introduced in House

Feb 11-to Agriculture & Small Business (H)

Feb 15-posted in committee

Feb 20-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 21-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008; floor amendment (1) filed to Committee Substitute

Feb 27-3rd reading, passed 88-6 with Committee Substitute, floor amendment (1)

Feb 28-received in Senate

Mar 3-to Agriculture & Natural Resources (S)

Mar 24-taken from committee Agriculture & Natural Resources (S); 1st reading; returned to Agriculture & Natural Resources (S)

25-taken from committee Mar Agriculture & Natural Resources (S); 2nd reading; returned to Agriculture & Natural Resources (S)

Mar 27-reported favorably, to Rules as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 37-0; received in House; enrolled, signed by

Apr 11-signed by Governor (Acts Ch. 85)

HB 496 (BR 1770) - J. Hoover, L. Clark

AN ACT relating to school district notifications declaring and an emergency.

Amend KRS 161.750 to move the date of notification of nonrenewable of employment of certified school staff from April 30 to May 15; EMERGENCY.

Feb 8-introduced in House Feb 11-to Education (H) Feb 14-posted in committee

HB 497 (BR 1715) - D. Floyd, T. Moore, M. Dossett

AN ACT relating to individual income tax.

Amend KRS 141.010 to exempt any portion of a federal tax rebate included in federal adjusted gross income; apply to taxable years beginning on or after January 1, 2008.

Feb 8-introduced in House Feb 11-to Appropriations & Revenue (H)

HB 498 (BR 1783) - M. Marzian, T. Couch, D. Horlander, J. Jenkins, A. Simpson, B. Yonts

AN ACT relating to the American Medical Association "Guides to the Evaluation of Permanent Impairment."

Amend various sections of KRS Chapter 342 to adopt the fifth edition of the American Medical Association (AMA) "Guides to the Evaluation of Permanent Impairment."

Feb 8-introduced in House

Feb 11-to Labor & Industry (H)

Feb 13-posting waived; posted in committee

Feb 14-reported favorably, 1st reading, to Calendar

Feb 15-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008

Feb 28-3rd reading, passed 67-26 Feb 29-received in Senate Mar 4-to Judiciary (S)

## Introduced Feb. 11, 2008

#### HB 499 (BR 1041) - J. Higdon

AN ACT relating to merchant account contracting.

Establish Subtitle 12 of KRS Chapter 286 to define terms relating to merchant account debit and credit card contracts with credit card companies, financial institutions and card processors; provide that the merchant's account contract terms prevail; require that a credit card company, financial institution or card processor not restrict the merchant's right to disclose the rules and rates of the contract; and establish penalties for violation.

Feb 11-introduced in House Feb 12-to Banking & Insurance (H) Mar 3-posted in committee

balance: to require that all reports filed with the registry be subject to open records and to require county clerks to

until an account shows no unexpended

each presiding officer; delivered to Governor

HB 500/FN (BR 295) - J. Bell, T. Riner, T. Burch, R. Damron, J. Glenn, J.

Jenkins, D. Owens, J. Richards, T. Thompson, J. Tilley, T. Turner, R. Wilkey

AN ACT relating to deferred deposit transactions.

Create new sections of Subtitle 9 of KRS Chapter 286 to require the Executive Director of the Office of Financial Institutions to develop a database of deferred deposit transactions and to promulgate regulations specifying the information required of licensees; to require the office to file an annual report regarding deferred deposit transaction licensees' activities with the Legislative Research Commission; amend KRS 286.9-100 to reduce the service fee for a transaction charged by a licensee from \$15 to \$12 for a period of 30 days, rather than 14 days; provide that a licensee shall access the database, required by this Act, to ascertain if a customer has outstanding deferred deposit transactions with other licensees that would result in a debt in excess of \$500; prohibit refinancing of a deferred deposit transaction and prohibit pay off of a deferred deposit transaction and immediate entry into a new transaction within 72 hours; and provide that failure of any deferred deposit transaction to comply with KRS 286.9-100 shall void the transaction from its inception.

### HB 500 - AMENDMENTS

HCS/FN - Delete original provisions; amend KRS 286.9-010 to define terms relating to deferred deposit transactions and the business of check cashing; amend KRS 286.9-070 to clarify that deferred deposit and check cashing licenses expire yearly; to require that a licensee acquire written approval from the office of insurance prior to implementing a change of control in the licensee's business and to provide for the process of abandonment of a licensure application; amend KRS 286.9-080 to provide that licenses may be reinstated within 31 days of expiration; amend KRS 286.9-100 to reduce the maximum service fees from \$15 per \$100 in proceeds to \$13 per \$100 in proceeds; alter payday lending transactions from the discount method to the add-on method; reduce the time to report illegal activity from 5 days to 2 days; create language anticipating the establishment of a statewide database; create a new subsection to prohibit any licensee from entering into a new deferred deposit transaction with a customer within 24 hours of any licensee closing a deferred deposit transaction with that customer and provide verification procedures; provide that it shall be illegal to charge any fee in connection with a deferred deposit transaction that is not provided for in subtitle 9 of KRS Chapter 286; restrict the amount a customer may borrow from a payday lender to no more than 30% of the customer's gross monthly income; provide for rescission of the transaction before close of business on the day following execution of the transaction without any charge to the customer; amend KRS 286.9-110 to add enforcement methods; provide additional criteria that may result in enforcement; provide that a person who is the subject of a license denial shall not be eligible to reapply for licensure for 1 year, and a person with a revoked license may not

reapply for 3 years and 2 revocations shall permanently ban a former licensee: provide that any person whose license has been denied, suspended, revoked, or surrendered in lieu of revocation or suspension shall not participate in any business activity under subtitle 9 of KRS Chapter 286 and shall not engage in any business activity on the premises of a licensee under subtitle 9; amend KRS 286.9-040 creates a new subsection to provide that surrender or revocation of a license shall not affect any civil or criminal liability for acts committed during licensure, nor affect the obligation of any preexisting contract, nor does surrender or expiration affect a suspension or revocation proceeding; authorize the office to pursue debts and fines through the Department of Revenue with jurisdiction in Franklin Circuit Court, or any court of competent jurisdiction, for injunctive relief; amend KRS 286.9-040 to allow the use of surety bonds as a deposit, increase the tiered deposit requirements up to a maximum of \$500,000 rather than \$200,000, require that all deposits shall provide for suit, shall be made payable to the executive director and be available for recovery of expenses, fines, and fees levied by the executive director, and establish a 3 year statute of limitations for actions against bonds or other deposits; create a new section of subtitle 9 of KRS Chapter 286 to provide that all deferred deposit transactions made with an unlicensed person are void, or may be deemed void by the executive director if he determines there is a violation of this subtitle; create a new section of subtitle 9 of KRS Chapter 286 to provide for implementation of a common database with real-time access through an Internet connection by July 1, 2009 for the purpose of licensee submission of transaction and customer information and to permit the executive director to determine whether licensees and customers are complying with this subtitle; create a new section to establish civil penalties of \$1000 to \$5000 per violation per day, to be assessed by the executive director plus the state's expenses and costs for litigation; create new sections of subtitle 9 of KRS Chapter 286 to allow for the use of consent orders and provide such orders are a matter of public record and to provide that the executive director may stay, suspend, or postpone the effective date of an order pending the administrative proceeding upon written request by the affected person, licensee, or agent; require compliance with applicable federal and state laws; require all licensees to file all reports from the United States Treasury Financial Crimes Enforcement Network with the executive director; require licensees to maintain an agent for service of process; require licensees to retain records for a minimum of 3 years unless federal law requires a longer period: allow records to be maintained electronically; require appointment of a custodian to store records if a licensee's business ceases to operate; prohibit the renewal or extension of a deferred presentment service agreement for a fee; authorize repayment plans for a customer who is seeking the 6th loan in

licensee shall be liable for damages if a check or debit is submitted for payment prior to the expiration of the term of the repayment plan; authorize the executive director to issue emergency orders suspending, limiting, or restricting the license of any person; change the annual report due date from September 1 to March 1 and add additional reporting requirements; provide the process for administrative action by the office; provide that the affairs of a licensee are subject to examination at the direction of the executive director at any time, without notice to the licensee; exempt the United States and any state government from the provisions of this subtitle; make technical corrections; require disclosures be made in writing and in advance of a transaction; provide that any person operating without a license shall be guilty of a Class D felony and that intentional violation of the subtitle shall be a Class A misdemeanor.

HCA (1, J. Bell) - Delete "electronic instrument" from the definition of "Payment instrument."

HFA (1/FN, J. Bell) - Amend Section 1 to delete debit and electronic instrument references; amend Section 4 to reinstate the current fee of \$15 per \$100 borrowed; substitute "the previous business day" for the 24 hour "coolingoff" period throughout the bill; restrict the number of deferred deposit transactions that a customer may have at one time, with a total maximum of \$500; require a licensee to offer a repayment plan before the maturity date of the sixth consecutive loan to one customer; delete the 12 month restriction on the 6 transactions and authorize the customer to enter into a deferred deposit transaction after completion of a repayment plan; delete reference to "automated clearing house"; define for purposes of the database "payment instrument" to include debit and electronic fund transfer or any other form of electronic transmission; effective January 1, 2009, except Section 8, to establishment of the relating database, which becomes effective on July 1, 2009.

HFA (2/FN, K. Upchurch) - Delete all language in the bill and insert a provision to require the Interim Joint Committee on banking and Insurance to study the business of deferred deposit transactions and the impact of these transactions on the citizens of the Commonwealth; require the study to include recommendations regarding KRS 286.9-010 to 286.9-990; and, require a report to the Legislative Research Commission no later than December 1, 2008.

Feb 11-introduced in House

- Feb 12-to Banking & Insurance (H)
- Mar 3-posted in committee

Mar 13-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1) Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 19-floor amendments (1) and (2) filed to Committee Substitute

Mar 20-3rd reading; floor amendment (2) defeated ; passed 56-35 with

Mar 26-to Appropriations & Revenue (S)

HB 501/LM/AA (BR 1650) - R. Adams, D. Butler

AN ACT relating to retirement.

Amend KRS 16.505, 61.510, and 78.510 to clarify that the fiscal year shall be used for determining contribution and benefit limits under the federal tax code, to ensure actuarial equivalence of all retirement payment options, to define membership date, and to make technical amendments; amend KRS 16.576, 16.578, and 61.640 to require a deceased member's estate to take lumpsum payments rather than a monthly payment and to make technical amendments; amend KRS 16.582 to make technical amendments; amend KRS 61.552 to allow an employee to separate service purchases on a new installment payment plan with the systems that were grouped under a previous installment payment plan and to allow the employee to pay off a portion of the contract if payments on the contract have been stopped; amend KRS 61.565 to comply with Governmental Accounting Standards Board practices for completion of the annual actuarial valuation and to allow the board to determine the amortization period for future benefit improvements; amend KRS 61.590 to establish time limits for completion of retirement forms and to make technical amendments; amend KRS 61.615 to clarify application for reinstatement of disability benefits and to make technical amendments; amend KRS 61.623 to require the recipient to complete direct deposit forms rather than requiring both the recipient and the financial institution to complete the forms; amend KRS 61.630 to clarify that a deceased member's estate must take a lump-sum payment on the remaining payments due the member; amend KRS 61.645 to clarify who is eligible to vote in trustee elections and to specify that a system employee cannot be a trustee of the board; amend KRS 61.675 and 78.625 to clarify date agency reports and contributions are due at the system's office; amend KRS 61.701 to clarify federal tax code references and specific purposes of the health insurance trust; amend KRS 61.702 to permit funding of health savings accounts and health reimbursement accounts, to clarify compliance with federal code requirements, to permit the systems to offer payments to another health plan the recipient may be eligible to participate in if the payment of such coverage will reduce costs to the systems, to clarify payments of health benefits to nonhazardous line of duty disability and death recipients, and to make technical amendments; amend KRS 61.705 to allow payment of \$5,000 death benefit to a licensed funeral home and to make technical amendments.

#### HB 501 - AMENDMENTS

HCS/LM/AA - Retain original provisions except remove new language permitting the systems to fund a health savings account or health reimbursement account and to remove

a 12-month period and require the licensee to inform the customer of the repayment plan option; provide that a

Committee Substitute, floor amendment (1)

Mar 21-received in Senate

new language permitting the systems to offer payments to another health plan a recipient may be eligible to participate in and access coverage; make technical amendments.

HFA (1, T. Riner) - Retain original provisions, except insert a section to find that the interest of the stateadministered retirement systems, the State investment commission, and the public are advanced if the stateadministered retirement systems and the State Investment Commission curtail investments in Sudan and to encourage the state-administered retirement systems and the State Investment Commission to curtail such investments.

Feb 11-introduced in House

Feb 12-to State Government (H)

Feb 26-posted in committee

Feb 28-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 29-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Mar 3-posted for passage in the Regular Orders of the Day for Tuesday, March 4, 2008

Mar 4-3rd reading, passed 97-0 with Committee Substitute

Mar 5-received in Senate

Mar 7-to Appropriations & Revenue (S)

#### HB 502/LM (BR 1766) - R. Weston

AN ACT relating to planning and zoning notices.

Amend KRS 100.411 and 100.9865, relating to hearings before and final orders of a planning commission along with applications to construct cellular antenna towers, to allow the use of first-class mail in addition to certified mail for planning and zoning notices.

Feb 11-introduced in House Feb 12-to Local Government (H) Feb 19-posted in committee

HB 503/LM (BR 826) - S. Brinkman, S. Riggs, J. Wayne

AN ACT relating to levies for fire protection districts and volunteer fire departments.

Create a new section of KRS Chapter 75 to establish procedures for one requesting a tax increase beyond \$.10 per \$100; require local legislative approval of levy increase and time frame for request; set forth limits for each individual increase; establish a cap of \$.20 per \$100 valuation for tax.

#### HB 503 - AMENDMENTS

HCA (1, S. Brinkman) - Make technical corrections.

HFA (1, B. Yonts) - Amend House Bill 503 to make provisions applicable to Chapter 75 fire districts located in counties containing a consolidated local government; retain other provisions of House Bill 503.

Feb 11-introduced in House Feb 12-to Local Government (H) Feb 14-posted in committee Mar 4-reported favorably, 1st reading,

to Calendar with committee amendment (1)

Mar 5-2nd reading, to Rules Mar 6-posted for passage in the Regular Orders of the Day for Friday, March 7, 2008 reading, passed 60-36 with committee amendment (1)

Mar 11-received in Senate

Mar 13-to Appropriations & Revenue (S)

HB 504/FN (BR 1405) - S. Brinkman, M. Dossett, A. Webb-Edgington

AN ACT relating to screening for autism spectrum disorders.

Create a new section of KRS Chapter 158 to require the cabinet to develop a plan for children to be screened for autism spectrum disorders at 18 months, three years, upon enrollment in school, and in sixth grade; require schools to maintain a record of screening upon school enrollment; require children who screen positive to receive a full diagnosis within 90 days and permit religious and conscientious exemption for screening; require the cabinet to report on the plan by October 1, 2010; define "autism, spectrum disorders."

Feb 11-introduced in House Feb 12-to Health & Welfare (H) Feb 20-posted in committee

## HB 505 (BR 1866) - J. Jenkins

AN ACT relating to psychology and making an appropriation therefor.

Amend KRS 319.010 to define "IPC" and "psychological testing"; limit testing to persons credentialed by the Kentucky Board of Examiners of Psychology; amend KRS 319.015 to permit a nonresident temporarily employed in this state to render psychological services for 30 days if he or she holds a valid and current IPC; amend KRS 319.020 to change board members' per diem from \$100 to \$150; amend KRS 319.050 to delete requirement that, effective July 1, 2009, an applicant seeking licensing as a psychologist have one year of postdoctoral experience; amend KRS 319.032 to increase the cap on the number of continuing education hours to be required in a three-year renewal period from 30 to 45 hours; amend KRS 319.053 to delete references to an oral examination and permit the board to determine the form of the examination in administrative regulations.

#### HB 505 - AMENDMENTS

HFA (1, J. Jenkins) - Delete language specifying that the provision of services that constitute the practice of psychology will be deemed the practice of psychology regardless of whether or not a person is paid; delete language authorizing the board to promulgate administrative regulations specifying the tests and measures that are exclusive to the practice of psychology.

HFA (2, S. Riggs) - Delete language increasing continuing education requirement for psychologists from 30 to 45 hours.

Feb 11-introduced in House

Feb 12-to Licensing & Occupations (H)

Feb 15-posted in committee

Feb 20-reported favorably, 1st reading, to Calendar

Feb 21-2nd reading, to Rules Feb 26-posted for passage in the Mar 24-floor amendment (2) filed

#### HB 506/LM (BR 818) - R. Wilkey

AN ACT relating to the incorporation of areas containing city-owned utility infrastructure.

Create a new section of KRS Chapter 81A to define city-owned utility infrastructure; provide for a procedure for a city to follow when annexing an area containing city-owned utility infrastructure; prevent annexation of areas containing city-owned utility infrastructure without the permission of the city owning the utility infrastructure; provide recourse when procedure is not followed.

Feb 11-introduced in House

Feb 12-to Local Government (H)

Feb 19-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008

Mar 11-3rd reading, passed 93-0

Mar 12-received in Senate

Mar 14-to State & Local Government (S)

Mar 24-taken from committee State & Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 25-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Apr 2-reported favorably, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 171)

**HB 507 (BR 1711)** - D. Horlander, S. Brinkman, T. Firkins, J. Jenkins, C. Miller, C. Rollins II, J. Vincent

AN ACT relating to consumer protection.

Amend KRS 367.397 to allow a buying club or vacation club member to cancel his or her membership in writing for a full refund within three business days rather than thirty business days; make the three day cancellation deadline follow the date the membership contract was signed rather than the date membership was attained; delete prorated refund for cancellations after thirty business days; amend KRS 367.399 to remove the prorated refund provision from the mandatory contract text; included a prominent disclosure of the three-day deadline at the beginning of the required "Members' Right to Cancel" text.

Feb 11-introduced in House

Feb 12-to Labor & Industry (H)

Feb 20-posted in committee Feb 28-reported favorably,

1st

reading, to Calendar

Feb 29-2nd reading, to Rules Mar 5-posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008 Mar 13-3rd reading, passed 87-7 Mar 14-received in Senate Mar 18-to Judiciary (S)

Mar 25-taken from committee

Judiciary (S); 1st reading; returned to Judiciary (S) Mar 26-taken from committee

Judiciary (S); 2nd reading; returned to Judiciary (S)

Apr 15-reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 35-3; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 172)

HB 508 (BR 1806) - T. Thompson, S. Overly, B. Yonts

AN ACT relating to the State Board of Licensure for Professional Engineers and Land Surveyors.

Create a new section of KRS Chapter 322, relating to engineers and land surveyors, to state that any person or business entity engaging in unauthorized practice consents to the personal, subject matter, and disciplinary jurisdiction of the board; authorize the board to conduct investigations and hearings and impose sanctions against the person or business entity as if the person or business entity held a license or permit granted by the board; allow the board to ask the Franklin Circuit Court to enjoin the practice of engineering or land surveying by any person, business entity, or both; amend KRS 322.180 to permit the board to levy the maximum disciplinary fine separately for each individual violation of the chapter; amend KRS 322.290 to delete board injunctive powers that are superseded by the newly created section of KRS Chapter 322; amend KRS 322.990 to include business entities in the penalty section; specify that the maximum fine may be levied separately for each individual violation.

#### HB 508 - AMENDMENTS

HFA (1, J. Hoover) - Delete language specifying that persons who violated KRS Chapter 322 and who are not licensed as engineers and landsurveyors consent to the board's jurisdiction; replace with language authorizing the board to investigate persons saying that a violation does not have to be engages in engineering and land surveying.

SCS - Retain original provisions, except redefine the Circuit Court of jurisdiction for board injunctions against unlawful practice as the Circuit Court of any county where a violation occurred; allow that Circuit Court to join with the original claim any other unlawful practice violations committed by that same person or business entity in any county in the state; grant the original Circuit Court the power to also join to the original claim any subsequent injunctions brought in the Circuit Court of another county against that same person or business entity.

Feb 11-introduced in House

Feb 12-to Licensing & Occupations (H)

Feb 15-posted in committee

Mar 10-floor amendment (1) filed ; 3rd

Regular Orders of the Day for Wednesday, February 27, 2008 Feb 29-floor amendment (1) filed Feb 20-reported favorably, 1st reading, to Calendar Feb 21-2nd reading, to Rules Feb 26-posted for passage in the Regular Orders of the Day for Wednesday, February 27, 2008

Feb 27-floor amendment (1) filed ; 3rd reading, passed 53-35

Feb 28-received in Senate

Mar 3-to Licensing, Occupations and Administrative Regulations (S)

Mar 18-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 19-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0 with Committee Substitute ; received in House; to Rules (H)

Apr 14-taken from Rules; posted for passage for concurrence in Senate Committee Substitute ; House refused to concur in Senate Committee Substitute ; received in Senate

Apr 15-Conference Committee appointed in House

## HB 509 (BR 1805) - T. Thompson, S. Overly

AN ACT relating to the State Board of Licensure for Professional Engineers and Land Surveyors.

Amend KRS 322.230 to make technical name changes; amend KRS 322.240 to require each appointed member of the board to be a resident of Kentucky at the time of appointment and throughout the term of the appointment; clarify that current licensure is a board membership prerequisite for professional engineers and land surveyors; provide for removal of an engineer or land surveyor board member for any type of lapse in licensure; require a vacant board position be filled under KRS 322.050(5) when the board position is vacated due to lapse in licensure; exempt one engineer board member appointed to fill a previous term that expired on December 31, 2010, from the regular four-year board term; make this board term for three years for this one appointment, but revert the term of this board position back to four years thereafter.

Feb 11-introduced in House

Feb 12-to Licensing & Occupations (H)

- Feb 15-posted in committee
- Feb 20-reported favorably, 1st reading, to Calendar

Feb 21-2nd reading, to Rules Feb 26-posted for passage in the Regular Orders of the Day for

Wednesday, February 27, 2008 Feb 28-3rd reading, passed 96-0

Feb 29-received in Senate

Mar 4-to Licensing, Occupations and

Administrative Regulations (S) Mar 18-reported favorably, 1st

reading, to Consent Calendar Mar 19-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 173)

AN ACT relating to land surveying.

Amend KRS 322.010 to clarify that "land surveying" includes preparing new physical descriptions for use in legal instruments affecting real property or property rights, for either new or existing parcels or tracts of land; exclude from this definition the preparation of a physical description that refers to only the tract, parcel, lot, block, or unit number of any subdivision, or other summary identifier appearing on a properly recorded plat of record; limit the exclusion to physical descriptions that do not otherwise delineate the boundaries of the identified tract, parcel, or lot by any other means or method.

## HB 510 - AMENDMENTS

HFA (1, J. Hoover) - Exclude from the definition of "land surveying" the preparation of new physical written descriptions and replace with language referencing the preparation of new survey descriptions; delete language specifying that the preparation of such descriptions constitute "land surveying" irrespective of whether or not the descriptions delineate new parcels or tracts of land; add language exempting the preparation of a physical description that references a deed of record.

HFA (2, J. Hoover) - Exclude from the definition of "land surveying" the preparation of new physical written descriptions and replace with language referencing the preparation of survey descriptions; delete language specifying that the preparation of such descriptions constitutes "land surveying" irrespective of whether or not the descriptions delineate new parcels or tracts of land or existing parcels of or tracts of land; add language exempting the preparation of a physical description that references a deed of record.

SCS - Retain original provisions except delete language that excludes the preparation of a physical description that identifies and describes the tract, parcel, or lot by reference to a properly recorded plat of record or a deed of record from the definition of "land surveying" on the condition that the description does not delineate the tract's, parcel's, or lot's boundaries.

Feb 11-introduced in House

Feb 12-to Licensing & Occupations (H)

Feb 15-posted in committee

Feb 20-reported favorably, 1st reading, to Calendar

Feb 21-2nd reading, to Rules

Feb 26-posted for passage in the Regular Orders of the Day for Wednesday, February 27, 2008

Feb 27-floor amendment (1) filed

Mar 5-floor amendment (2) filed

Mar 6-3rd reading, passed 93-2 with floor amendment (2)

Mar 7-received in Senate

Mar 11-to Licensing, Occupations and Administrative Regulations (S)

Mar 18-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 19-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0 with Committee Substitute ; received in House; to Rules (H) passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; passed 96-0; enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 149)

#### HB 511 (BR 1757) - D. Graham

AN ACT relating to certified staff evaluation.

Amend KRS 156.557 to specify that formative and summative evaluations are based on observable behavior and written documentation; require evaluators to participate in an annual review of the district evaluation system.

Feb 11-introduced in House

Feb 12-to Education (H)

Feb 25-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar

Feb 27-posting waived retroactively; 2nd reading, to Rules

Feb 28-posted for passage in the Regular Orders of the Day for Friday, February 29, 2008

Mar 5-3rd reading, passed 90-6 Mar 6-received in Senate

Mar 10-to Education (S)

HB 512/FN/LM (BR 265) - R. Webb, H. Moberly Jr., L. Clark

AN ACT relating to tax increment financing.

Create a new section of KRS 65.7041 to 65.7083 to abolish the Tax Increment Financing Commission and the Office of Tax Increment Financing and to provide for the transfer of all records to the Kentucky Economic Development Finance Authority (KEDFA); establish a new Subchapter 30 of KRS Chapter 154 to move the state tax increment financing program from the Tax Increment Financing Commission to KEDFA; amend KRS 65.7043, 65.7047, 65.7053, 65.7055, 65.7061, 65.7063, and 65.7083 to conform; amend KRS 65.7045 to conform and to add definitions for "previously developed land" and "previously undeveloped land"; amend KRS 65.4049 to clarify the conditions under which previously developed land may qualify to be included in a development area, to clarify the requirements for local findings, and to require that KEDFA confirm the basis for the local findings as part of the application review process; amend KRS 65.7051 to require additional information on development area boundaries; create a new section of KRS 65.7041 to 65.7083 to allow local governments to impose a wage assessment within a local development area or development area; amend KRS 65.7057 to conform: create new sections of Subchapter 30 of KRS Chapter 154 to define terms; establish the purpose of subchapter; set forth the the requirements for applications and review standards; establish and provide conditions for incentive programs; establish conditions and terms for tax incentive agreements; and to establish monitoring requirements; create a new section of KRS Chapter 139 to establish terms and conditions for sales tax incentive; amend KRS 131.020 to delete provisions relating to the office; amend KRS 154.01-010 and 91A.390 to conform; repeal KRS 65.7069, 65.7071, 65.7073, 65.7075, 65.7077, 65.7079, 65.7081 and 139.515.

#### HB 512 - AMENDMENTS

HCS/FN/LM - Retain original provisions except clarify that all existing TIF projects and agreements shall be transferred to KEDFA; require the Department of Revenue to obtain consent from taxpavers before transferring confidential information to KEDFA; delete provisions that include services subject to tax under KRS Chapter 139 within the definition of retail for premier projects; delete requirement that mixed use projects meet an additional blight condition to qualify; limit the individual income tax that can be pledged by the Commonwealth to 4% of the gross wages of each eligible worker; establish a tax increment financing account in the Finance and Administration Cabinet.

HFA (1, R. Webb) - Amend Section 13 of the Act to provide that projects established under prior law will be administered and interpreted in accordance with the law in effect at the time the project was approved.

HFA (2, D. Keene) - Add a new section to provide that any applications outstanding under KRS 65.7041 to 65.7083 on the effective date of this Act may be approved by the Kentucky Economic Development Finance Authority using the provisions of KRS 65.7041 to 65.7083 as it existed prior to the effective date of this Act.

HFA (3, R. Webb) - Retain original provisions; add new noncodified section to allow KEDFA to amend an existing agreement entered into under the provisions of KRS 65.7041 to 65.7083 if application is made by an agency not located in a consolidated local government, to reduce the minimum capital investment from \$200 million to not less than \$175 million and to amend the agreement accordingly.

HFA (4, D. Keene) - Add a new section to provide that any applications outstanding under the provisions of KRS 65.7041 to 65.7083 relating to a project in a city of the 4th class on the effective date of the Act may be approved by the Kentucky Economic Development Finance Authority under the provisions of KRS 65.7041 to 65.7083 as it existed prior to the effective date of the Act.

HFA (5, R. Webb) - Retain original provisions; add new noncodified section to require KEDFA to amend an existing agreement entered into under the provisions of KRS 65.7041 to 65.7083 if application is made by an agency not located in a consolidated local government, to reduce the minimum capital investment from \$200 million to not less than \$175 million and to amend the agreement accordingly, including a commensurate reduction in the pledge of state incremental revenues.

SCS/FN - Remove all original provisions of bill; amend KRS 141.010 to provide for an exemption for active duty military pay.

SCA (1/Title, C. Borders) - Make title amendment.

HB 510 (BR 1807) - T. Thompson

Apr 14-taken from Rules; posted for

Feb 11-introduced in House Feb 12-to Appropriations & Revenue (H) Feb 21-posted in committee

Feb 28-floor amendment (1) filed to Committee Substitute ; reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 29-2nd reading, to Rules; floor amendment (2) filed to Committee Substitute

Mar 3-posted for passage in the Regular Orders of the Day for Tuesday, March 4, 2008

Mar 5-floor amendment (3) filed to Committee Substitute

Mar 7-floor amendment (4) filed to Committee Substitute

Mar 10-floor amendment (5) filed to Committee Substitute

Mar 13-3rd reading, passed 73-22 with Committee Substitute, floor amendments (1) and (5)

Mar 14-received in Senate

Mar 18-to Appropriations & Revenue (S)

Apr 1-taken from committee Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Apr 2-reported favorably, 2nd reading, to Rules with Committee Substitute, committee amendment (1-title) as a Consent Bill

Apr 14-posted for passage in the Consent Orders of the Day for Monday, April 14

Apr 15-3rd reading, passed 37-0 with Committee Substitute, committee amendment (1-title) ; received in House; to Rules (H)

HB 513/LM (BR 1727) - K. Stein

AN ACT relating to crimes and punishments.

Amend KRS 532.020 relating to the classification of misdemeanor offenses outside of the Penal Code to specify that an offense that has a maximum jail time of 30 days is a Class B misdemeanor and an offense with a maximum jail time in excess of 30 days but less than 12 months is a Class A misdemeanor; amend KRS 532.090 relating to jail time for misdemeanors in the Penal Code to reduce maximum jail time for a Class A misdemeanor from 12 months to 6 months, and maximum jail time for a Class B misdemeanor from 90 days to days; amend numerous other 30 statutes to conform; permit a person who is in jail on the effective date of the act for a misdemeanor committed prior the effective date of the act to apply to the sentencing court for a sentence reduction; RETROACTIVE.

Feb 11-introduced in House Feb 12-to Judiciary (H) Feb 27-posted in committee

HB 514/FN (BR 1815) - T. Pullin, A. Webb-Edgington

AN ACT relating to financing higher education.

Amend KRS 164A.080 to extend the allowable maturity dates of bonds.

## HB 514 - AMENDMENTS

SCS - Delete original provisions of the bill; amend HB 406/EN to make technical corrections; reauthorize a Kentucky Community and Technical College System (KCTCS) capital project; amend the School Facilities Construction Commission's use of local district capital outlay language; add a KCTCS capital project to Part VII, General Fund Contingency Plan; provide additional money for Bucks for Brains; amend HB 410/EN, which amended HB 406/EN, to increase bond funds for the Infrastructure for Economic Development Fund for Coal and Non-Coal Producing Counties and make conforming changes; EMERGENCY.

SCA (1/Title, C. Borders) - Make title amendment.

SCA (2, C. Borders) - Amend to allow local school districts additional flexibility in the use of capital outlay funds; amend to revise a Muhlenberg County coal severance project.

Feb 11-introduced in House

Feb 12-to Appropriations & Revenue (H)

Feb 21-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar

Feb 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008

Feb 28-3rd reading, passed 96-0

Feb 29-received in Senate

Mar 4-to Banking & Insurance (S) Mar 18-reported favorably, 1st reading, to Consent Calendar

Mar 19-2nd reading, to Rules

Apr 2-taken from Rules; recommitted to Appropriations & Revenue (S)

Apr 15-reported favorably, to Rules with Committee Substitute, committee amendments (1-title) and (2) ; posted for passage in the Consent Orders of the Day for Tuesday, April 15; 3rd reading, passed 37-0-1 with Committee Substitute, committee amendments (1title) and (2) ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, committee amendments (1title) and (2); House concurred in Senate Committee Substitute, committee amendments (1-title) and (2) ; passed 92-3; enrolled, signed by each presiding officer

Apr 16-delivered to Governor

Apr 24-signed by Governor (Acts Ch. 174)

## Introduced Feb. 13, 2008

#### HB 515 (BR 1845) - R. Nelson

AN ACT relating to on-site sewage disposal.

Amend KRS 318.020 to exempt a certified on-site sewage disposal system installer from plumber licensure when the installer is performing work on system piping or parts on private property if the piping or parts are not within a building.

Feb 13-introduced in House

Feb 15-to Licensing & Occupations (H)

HB 516 (BR 1836) - R. Nelson, J. Stewart III

AN ACT relating to railway worker safety.

Create a new section of KRS Chapter 338 to require the occupational safety and health standards board to promulgate administrative regulations on safe walkways for railroad workers. Feb 13-introduced in House Feb 15-to Transportation (H)

**HB 517 (BR 1597)** - C. Rollins II, S. Brinkman

AN ACT relating to energy efficiency in new state buildings.

Require construction or renovation of buildings financed primarily by the state to meet the LEED certified standard; provide some exemptions.

Feb 13-introduced in House Feb 15-to State Government (H) Feb 26-posted in committee

#### HB 518/LM (BR 998) - R. Wilkey

AN ACT relating to animals. Create a new section of KRS Chapter 258 to establish requirements in the sale of dogs by pet stores; amend KRS 525.135 relating to the torture of a dog or cat to increase the penalty for a first offense to a Class D Felony.

Feb 13-introduced in House Feb 15-to Judiciary (H)

## HB 519/LM/AA (BR 1428) - J. Crenshaw, C. Hoffman

AN ACT relating to hazardous duty retirement.

Amend KRS 61.592 to add positions in urban-county governments with duties involving collection of waste and operation of heavy equipment to the definition of "hazardous position" for retirement purposes.

Feb 13-introduced in House Feb 15-to Local Government (H)

## HB 520 (BR 1893) - G. Stumbo

#### AN ACT relating to coal miners.

Create a new section of KRS Chapter 42 to establish payments to or on behalf of survivors of fallen coal miners; create a new section of KRS Chapter 164A to provide for administration of scholarship payments for children of fallen coal miners; amend KRS 351.070 to require notification concerning fallen coal miners.

#### HB 520 - AMENDMENTS

HCS - Retain all text and provide that "coal miner" be replaced with "certified coal miner."

HFA (1, C. Rollins II) - Replace "Educational Savings Plan Trust" with "Higher Education Assistance Authority", and provide that funds may be paid to parents or legal guardians for expenses relating to books and examination fees for classes taken during high school for college credit.

#### Feb 13-introduced in House

Feb 15-to Natural Resources & Environment (H)

Mar 5-posting waived; posted in committee Mar 6-reported favorably, 1st reading,

to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules Mar 10-recommitted to Appropriations & Revenue (H)

Mar 11-floor amendment (1) filed to

AN ACT relating to physician assistants.

Amend KRS 311.856 to delete the prohibition against physician assistants prescribing controlled substances; amend KRS 311.858 to allow physician assistants to prescribe Schedules II through V controlled substances if delegated to do so by their supervising physicians; require that prescriptions for Schedule II controlled substances be limited to a 72-hour supply with no refills; require that prescriptions for Schedule III controlled substances be limited to a 30day supply with no refills; require that prescriptions for Schedules IV and V controlled substances be limited to the original prescription and refills not to exceed a six month supply; require the Kentucky Board of Medical Licensure, on the recommendations of the Physician Assistant Advisory Committee, to limit the prescribing of specific controlled substances that have been identified as having the greatest potential for abuse and diversion; establish eligibility requirements for physician assistants who are given prescriptive authority; and amend KRS 218A.010 to include a physician assistant in the definition of "practitioner."

Feb 13-introduced in House Feb 15-to Health & Welfare (H)

#### HB 522 (BR 1894) - G. Stumbo

AN ACT relating to medical care.

Create new sections of KRS Chapters 311, 313, 314, and 320 to require physicians, physician assistants, dentists, advanced registered nurses, and optometrists to provide services to patients transported to the office by ambulance; amend KRS 311.595, 311.850, 311.990, 313.130, 313.990, 314.091, 314.991, 320.310, and 320.990 to permit licensure boards to take disciplinary action for violation of this requirement and establish monetary penalties for violations of this requirement in the amount of \$5,000 for the first offense, \$10,000 for the second offense, and \$15,000 for each violation thereafter.

Feb 13-introduced in House Feb 15-to Health & Welfare (H) Feb 20-posted in committee

## HB 523 (BR 1583) - M. Dossett

AN ACT relating to the Kentucky educational excellence scholarship program.

Amend KRS 164.7883 to permit an eligible postsecondary education student to use his or her scholarship award for one year only in an out-of-state institution that charges Kentucky in-state tuition rates; require the Kentucky Higher Education Assistance Authority to promulgate administrative regulations to implement procedures.

Feb 13-introduced in House

Feb 15-to Appropriations & Revenue (H)

**HB 524/FN/LM (BR 1900)** - S. Riggs, R. Rand, J. Bell, S. Brinkman, R. Crimm, T. Edmonds, J. Fischer, D. Osborne

Committee Substitute

HB 521 (BR 1823) - J. Jenkins

AN ACT relating to local insurance premium taxes and fees.

Create new sections of KRS Chapter 91A to define "local government," "risk location system or program," and "tax period"; establish the method for the filing of amended returns and requests or assessments by any insurance local government, company, or for nonpayment, policyholder underpayment, or overpayment of any license fees or taxes imposed under Section 5 of this Act and the appeals from the denial or refusal thereof; permit an insurance company that has paid a license fee or tax imposed by a local government to request a refund or credit for any overpayment of the fee or tax or any payment when no tax was due within the time provided; permit any policyholder who has paid to an insurance company a license fee or tax imposed by a local government under Section 5 of this Act to request a refund or credit for an overpayment of a license fee or tax or any payment when no tax was due within the time provided; permit a local government to request the Office of Insurance to conduct an audit if the local government has a reasonable basis to believe that a license fee or tax imposed under Section 5 of this Act has not been paid or has been underpaid; require that any administrative hearing held pursuant to this section be conducted pursuant to KRS Chapter 13B; provide that if a refund or credit is received by an insurance company that passed the fee or tax on to the policyholder and the amount refunded or credited is not owed to another local government, the insurance company must pass the full amount of refund or credit on to the policyholder within 90 days of receipt of the refund or credit; require that information on specific policies and policyholders provided to local governments be considered confidential and proprietary information of an insurance company and shall not be disclosed or subject to the Open Records Act; require the Office of Insurance by January 1, 2009, to establish by administrative regulation criteria for the certification of risk location systems and programs; direct the Office of Insurance to test the risk location system or program to determine whether it will be certified upon application of a vendor or insurance company; direct the Office of Insurance to provide an option for an insurance company to apply for a written order by the executive director of the Office of Insurance that the insurance company has a limited number of risk locations not exceeding 100 in Kentucky that may be located by other means with an equivalent level of accuracy; direct the executive director of the Office of Insurance to appoint a local premium tax advisory council to provide advice and expertise on the imposition, administration, and collection of taxes and fees imposed pursuant to Section 5 of this Act; authorize the council to identify ways to make the system more efficient and effective for all parties; amend KRS 91A.080 to make technical changes; delete provision that prohibits a license fee or tax imposed upon receipts from including premium insuring premiums received for

workers' compensation act; permit an insurance company to appeal the findings of an audit and any assessment issued pursuant to the audit findings; permit a local government to assess a 10% penalty for a tax or fee not paid within 30 days after the due date; prohibit a license fee or tax to be applied to premiums received on workers' compensation policies, individual health insurance policies, Kentucky Access policies, or high deductible health plans; amend KRS 304.10-180 to provide that each broker shall be subject to the provisions of this Act as an insurance company.

#### HB 524 - AMENDMENTS

HCS/FN/LM - Retain original provisions; require supporting documentation to be included in the request for refund or credit in Section 2(2)(a); authorize the executive director of the Office of Insurance to grant one extension of 30 days for the issuance of an order in Section 2(2)(d), (3)(c), and (4)(c); create paragraph (e) in Section 2(4) to permit the Office of Insurance to determine the scope of any examination; provide that violation of Section 2(8)(a) shall be a Class A misdemeanor; create a new paragraph (b) in Section 2(8) to establish an exception for local governments that have been certified by the IRS or its agent as being in compliance with IRS safeguard requirements and authorized to receive federal tax information; create a new paragraph (c) in Section 2(8) to provide that this subsection does not preclude the disclosure of information to the Office of Insurance or to the legal representative of the local government for purposes of administrative hearings or legal appeals therefrom nor shall it prohibit the local government from verifying the accuracy of the information with an individual policyholder; establish a \$2,500 application fee in Section 3(2); change 100 to 200 in Section 3(3); provide for unavailability of a street address in Section 3(4)(d); add provision on failure of a risk location system in Section 3((5)(a) and (b); change examine to audit in Section 5(7)(a); delete the requirement that the Office of Insurance collect the penalty fee in Section 5(7)(c); provide that for purposes of Section 5(12) а consolidated local government, urban county government, charter county or unified local government shall be considered a county.

HFA (1, A. Simpson) - Create a new section in Subtitle 12 of KRS Chapter 304 to require life insurers to state in their billings as a separate item the amount of the charge for local government premium taxes if local government premium taxes are included in the premium charge.

HFA (2, A. Simpson) - Change "2002" to "2008" in Section 2(1); create a new paragraph (b) in Section 2(1) to provide that if an insurance company fails to prove its employed risk location systems or programs meet the requirements of Section 3 or fails to produce a copy of an Office of Insurance written order issued under Section 3(3), the policyholder may pursue any and all remedies provided by law prior to the effective date of this Act; in Section 2(1); change from "2010" to "2008" in Section 2(2)(c); delete paragraph (d) in Section 2(3); restrict application of Section 2(7) to payments made after December 31, 2008.

HFA (3, A. Simpson) - Amend Section 2 to delete all references to a policyholder paying an insurance license fee or tax and filing an amended return or requesting an assessment thereon; and to delete the provision in Section 2 that this method of filing an amended return or requesting an assessment does not apply to any refund or credit from a local government affected by litigation pending on January 1, 2008.

HFA (4, S. Riggs) - Delete "certification" and "certified" and replace with "verification" and "verified" in Section 3; delete everything in Section 3(1) after the first sentence.

HFA (5, B. Montell) - Create a new section of KRS Charter 67 to ensure that charter county governments operate under the recall provisions pursuant to KRS 68.245 and KRS 132.027.

HFA (6/Title, B. Montell) - Make title amendment.

HFA (7, R. Rand) - Delete "certified" and replace it with "verified" in Section 1(2); delete language in Section 2(1) restricting the section to tax periods beginning after December 31, 2002; insert restrictive language in Section 2(1) before "All amended returns": delete January 1, 2008 at the end of Section 2(1) and insert in lieu thereof "the effective date of this Act"; delete "2010" and replace with "2009" in Section 2(2)(c); delete Section 2(3)(d); require any collection fee retained by the insurance company to be included in the refund or credit in Section 2(6); establish a 10% penalty on a refund or credit if the insurance company cannot produce proof of the use of a risk location delete "certified" system; and "certification" and replace with "verified" and "verification" in Section 3; delete Section 3(1)(b) and (c); amend Section 5(15) to permit a county to impose a license fee or tax covering the entire county or to limit application to the unincorporated portions of the county; add Sections 7 and 8.

HFA (8, S. Riggs) - Delete "certified" and replace it with "verified" in Section 1(2); delete language in Section 2(1) restricting the section to tax periods beginning after December 31, 2002; insert restrictive language in Section 2(1) before "All amended returns"; delete January 1, 2008 at the end of Section 2(1) and insert in lieu thereof "the effective date of this Act"; delete "2010" and replace with "2009" in Section 2(2)(c); delete Section 2(3)(d); require any collection fee retained by the insurance company to be included in the refund or credit in Section 2(6); establish a 10% penalty on a refund or credit if the insurance company cannot produce proof of the use of a risk location delete "certified" system; and "certification" and replace with "verified" and "verification" in Section 3; delete Section 3(1)(b) and (c); create subsection (6) in Section 4 to require an insurance company to use a verified risk location system or program during the calendar year if the total policies issued and renewed by the insurance company

to impose a license fee or tax covering the entire county or to limit application to the unincorporated portions of the county; add Sections 7 and 8 and 9.

Feb 13-introduced in House

Feb 15-to Local Government (H)

Feb 19-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 5-2nd reading, to Rules

Mar 6-floor amendment (1) filed to Committee Substitute

Mar 7-floor amendment (2) filed to Committee Substitute

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 11-floor amendment (3) filed to Committee Substitute

Mar 12-floor amendment (4) filed to Committee Substitute

Mar 13-floor amendment (5) filed to Committee Substitute, floor amendment (6-title) filed

Mar 17-floor amendment (7) filed to Committee Substitute

Mar 19-floor amendment (8) filed to Committee Substitute

Mar 20-3rd reading, passed 96-0 with Committee Substitute, floor amendments (6-title) and (8)

Mar 21-received in Senate

Mar 26-to State & Local Government (S)

Mar 27-taken from committee State & Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 28-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S); reported favorably, to Rules as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 94)

#### HB 525 (BR 1899) - F. Rasche

AN ACT relating to traffic regulations. Amend KRS 189.338 to require a driver to stop at an intersection controlled by a traffic-control signal which is inoperative; establish conditions to permit the driver to proceed through the intersection.

#### HB 525 - AMENDMENTS

HFA (1, J. Vincent) - Eliminate references to non functioning traffic signals; clarify the instances when a vehicle may proceed through a non-cycling traffic signal.

HFA (2, J. Vincent) - Eliminate references to non functioning traffic signals; clarify the instances when a vehicle may proceed through a non-cycling traffic signal.

HFA (3, J. Vincent) - Eliminate references to non functioning traffic signals; clarify the instances when a vehicle may proceed through a non-cycling traffic signal.

Feb 13-introduced in House Feb 15-to Transportation (H)

employers against liability for personal injuries to employees or death of employees under provisions of the increase from 2 to 5 years the time allowed for amended returns, requests for refunds or credits, and assessments in Kentucky during the preceding calendar year is more than 2,000; amend Section 5(14) to permit a county

Feb 21-posted in committee Feb 26-reported favorably, 1st reading, to Calendar Feb 27-2nd reading, to Rules; floor amendments (1) and (2) filed

Feb 28-floor amendment (3) filed Mar 3-posted for passage in the Regular Orders of the Day for Tuesday, March 4, 2008

Mar 6-3rd reading, passed 96-0 with floor amendment (3)

Mar 7-received in Senate Mar 11-to Transportation (S)

HB 526/FN (BR 1891) - H. Moberly Jr., D. Pasley

AN ACT relating to sales and use tax. Amend KRS 139.480 to exempt genus camelus from the sales and use tax; EFFECTIVE August 1, 2008.

Feb 13-introduced in House Feb 15-to Appropriations & Revenue (H)

Feb 21-posted in committee

HB 527 (BR 1494) - R. Crimm, H. Moberly Jr., E. Ballard, S. Baugh, L. Belcher, K. Bratcher, S. Brinkman, D. Butler, M. Cherry, L. Clark, M. Dedman Jr., B. DeWeese, M. Dossett, C. Embry Jr., T. Firkins, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, K. Hall, R. Henderson, C. Hoffman, J. Hoover, J. Jenkins, T. Kerr, A. Koenig, S. Lee, Ji. Lee, T. McKee, C. Miller, R. Mobley, L. Napier, F. Nesler, D. Osborne, S. Overly, D. Pasley, T. Pullin, R. Rand, S. Riggs, C. Siler, A. Simpson, J. Stewart III, G. Stumbo, T. Thompson, J. Vincent, R. Webb, A. Webb-Edgington, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

AN ACT relating to the gross revenues and excise tax fund, making an appropriation thereof, and declaring an emergency.

Amend KRS 136.650 to increase the hold harmless amount for purposes of the gross revenues and excise tax fund for calendar year 2009 and thereafter; amend KRS 136.654 to require certifications of total tax receipts as determined necessary by the Department of Revenue; EMERGENCY.

Feb 13-introduced in House Feb 15-to Appropriations & Revenue (H)

HB 528 (BR 1664) - S. Riggs, A. Webb-Edgington

AN ACT relating to boating violations. Amend 235.990 to except certain boating safety violations under KRS 235.240 from a general chapter penalty provision; tier the penalties under KRS 235.240 based on the number of offenses; prohibit any person from taking a boating safety course in lieu of the prescribed penalty; amend KRS 431.005 to allow a peace office to arrest at the scene of an accident without a warrant if the peace officer has probable cause to believe the person is intoxicated or under the influence of drugs.

#### HB 528 - AMENDMENTS

HCS - Make penalties for boating under the influence mirror those for DUI; clarify language regarding warrantless arrests for boating under the influence when the officer has probable cause after coming upon the scene of an accident; amend to make language gender neutral.

HCA (1/Title, S. Riggs) - Make title amendment.

HFA (1, J. Bell) - Clarify the prerequisites for warrantless arrest for boating under the influence.

Feb 13-introduced in House Feb 15-to Transportation (H)

Feb 21-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Mar 5-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Mar 11-recommitted to Judiciary (H)

### HB 529 (BR 1782) - B. Montell

AN ACT relating to alternative fuel motor vehicles.

Amend KRS 45A.625 to require the Finance and Administration Cabinet to mandate that state-owned vehicles capable of using ethanol, biodiesel, or other biofuels refuel with such biofuels whenever available, beginning on or before December 1, 2009.

Feb 13-introduced in House Feb 15-to State Government (H) Mar 4-posted in committee

**HB 530 (BR 1731)** - H. Collins, R. Adkins, L. Combs, K. Hall, A. Smith, J. Stacy

AN ACT relating to the 21st Century Skills Center.

Create a new section of KRS Chapter 164 to create the 21st Century Skill Center at Morehead State University; describe purposes; require appointment of board of directors and specify membership representation.

#### HB 530 - AMENDMENTS

HCS - Retain original language; add one representative from the Kentucky State Building and Construction Trades Council to be board of directors.

Feb 13-introduced in House Feb 15-to Education (H)

Feb 25-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar with Committee

Substitute Feb 27-posting waived retroactively; 2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 5-3rd reading, passed 93-4 with Committee Substitute

Mar 6-received in Senate Mar 10-to Education (S)

HB 531 (BR 1549) - T. McKee, M. Denham

#### AN ACT relating to grain.

Amend KRS 251.620 to make technical corrections; amend KRS 251.650 to pay a per diem of \$50 and expenses per meeting to board members; amend KRS 251.720 to establish guidelines that must be met for persons purchasing grain valued at more than one million dollars within a calendar month; make technical corrections. Business (H)

Feb 19-posting waived

Feb 20-reported favorably, 1st reading, to Calendar

Feb 21-2nd reading, to Rules Feb 25-posted for passage in the Regular Orders of the Day for Tuesday,

February 26, 2008 Mar 3-3rd reading, passed 94-0

Mar 4-received in Senate

Mar 6-to Agriculture & Natural

Resources (S) Mar 20-reported favorably, 1st reading, to Consent Calendar

Mar 21-2nd reading, to Rules

HB 532/FN (BR 966) - F. Nesler, H. Collins, E. Ballard, L. Belcher, S. Brinkman, J. Comer Jr., W. Coursey, R. Damron, M. Denham, J. Gooch Jr., D. Horlander, C. Miller, M. Rader, S. Rudy, J. Stacy, G. Stumbo, T. Thompson, T. Turner, J. Vincent, R. Wilkey, B. Yonts

AN ACT relating to tax credits for railroad infrastructure improvements.

Create new sections of KRS Chapter 141 to establish railroad infrastructure maintenance and improvement tax credit for Class II and III railroads; set credit at 50 percent of qualified expenditures, with a credit cap of \$4,500 per mile of track, and allow credit to be assigned to a shipper using the rails who pays for the improvements; establish a railroad grade crossing improvement tax credit to improve existing rail crossings; set credit at 25 percent of expenditures, with a credit cap of \$1,000,000 statewide each year; establish system of prorating credits among railroad companies if more than \$1,000,000 of credits are sought; establish a railroad energy expansion tax credit for rail expansion or upgrade of rail facilities to transport fossil or biomass resources; set credit at 25 percent of expenditures, with a credit cap of \$1,000,000 statewide each year; establish system of prorating credits among railroad companies if more than \$1,000,000 of credits are sought; specify that an expenditure that qualifies for more than one of the tax credits established by the Act may only be claimed as a credit under one section; amend KRS 141.0205 to place the credits established under the Act in the tax credit priority list; provide that the provisions of the Act apply to taxable years beginning after December 31, 2008.

Feb 13-introduced in House

Feb 15-to Transportation (H)

Feb 21-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar

Feb 27-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

HB 533/FN (BR 1598) - T. Thompson, S. Riggs, J. Arnold Jr., R. Damron, M. Denham, J. Glenn, J. Greer, C. Hoffman, R. Nelson, F. Nesler, D. Osborne, R. Palumbo, T. Pullin, R. Rand, R. Weston, S. Westrom, A. Wuchner

AN ACT relating to the Insurance Coverage, Affordability and Relief to Small Employers (ICARE) Program, making an appropriation therefore, and declaring an emergency. establish the Insurance Coverage Affordability and Relief to Small Employers (ICARE) Program to make health insurance more affordable for small employer groups of 2 to 50 employees; require all health insurers that issue health benefit plans to small employer groups to be ICARE program participating insurers; establish 2 employer health care incentive programs eligible employers; prohibit for participation by an employer group whose average annual salary exceeds 300% of the federal poverty level; require each participating insurer to offer at least 1 enriched qualified health benefit plan to each employer group; direct that health care incentives shall be paid in amounts of \$40 per employee per month to the employer group that has not provided coverage for the past 12 months and \$60 per employee per month to the employer group that has at least 1 member with a high-cost health condition; authorize the Office of Insurance to limit enrollment to not exceed annual program funding; direct the Office of Insurance to develop and establish policies and procedures for determinations, enrollment, eligibility payment issuance. reconciliation processes, data collection and reporting, and other responsibilities; direct the Office of Insurance to establish and maintain the ICARE Program fund: require participating insurers to disclose the availability of the program to eligible employer groups; APPROPRIATION; EMERGENCY.

#### HB 533 - AMENDMENTS

HFA (1, T. Thompson) - Add language to ensure that the program is not expanded or operated at a level beyond that supported by funding available.

Feb 13-introduced in House

- Feb 15-to Banking & Insurance (H)
- Feb 25-posting waived
- Feb 27-reported favorably, 1st reading, to Calendar
  - Feb 28-2nd reading, to Rules

Mar 4-recommitted to Appropriations & Revenue (H)

Mar 13-posted in committee

Mar 18-reported favorably, to Rules; floor amendment (1) filed

Mar 19-posted for passage in the Regular Orders of the Day for Thursday, March 20, 2008

Mar 20-3rd reading, passed 96-0 with floor amendment (1)

Mar 21-received in Senate

Mar 26-to Appropriations & Revenue (S)

## Introduced Feb. 14, 2008

HB 534 (BR 252) - B. Yonts, T. Kerr, A. Koenig, S. Santoro

AN ACT relating to the issuance of certificates for workers' compensation insurance.

Amend 342.340 to require an insurance carrier to provide notice to a certificate holder, beneficiary, or any individual provided proof of insurance, if a workers' compensation insurance policy has lapsed, expired, or has been canceled, terminated, or not renewed.

Feb 13-introduced in House Feb 15-to Agriculture & Small

Establish Subtitle 17D of KRS Chapter 304 and create new sections thereof to

HB 534 - AMENDMENTS HFA (1, B. Yonts) - Amend to require the executive director of the Office of Workers' Claims to notify a named beneficiary of cancellation or termination of workers' compensation insurance coverage.

SCA (1, G. Tapp) - Amend to change language from "beneficiary" to "additional insured."

Feb 14-introduced in House

Feb 15-to Labor & Industry (H) Feb 20-posting waived; posted in

committee Feb 21-reported favorably, 1st reading, to Calendar

Feb 25-2nd reading, to Rules

Feb 27-posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008

Mar 3-floor amendment (1) filed

Mar 4-3rd reading, passed 96-0 with floor amendment (1)

Mar 5-received in Senate

Mar 7-to Economic Development, Tourism & Labor (S)

Mar 24-taken from committee Economic Development, Tourism & Labor (S); 1st reading; returned to Economic Development, Tourism & Labor (S)

Mar 25-reported favorably, 2nd reading, to Rules with committee amendment (1) as a Consent Bill

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 38-0 with committee amendment (1)

Mar 28-received in House; to Rules (H); posted for passage for concurrence in Senate committee amendment (1)

Apr 1-House concurred in Senate committee amendment (1) ; passed 95-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 38)

#### HB 535/FN (BR 1838) - R. Nelson

AN ACT relating to Medicaid recipients.

Create a new section of KRS 205.510 to 205.645 to require the Cabinet for Health and Family Services to provide to each Medicaid recipient on a monthly basis a statement of services paid on behalf of the recipient; require the statement of services to include the name of the provider of the service, date of service, identification of the service, amount of the payment for the service, and the cumulative year to date total amount of services provided to the recipient.

Feb 14-introduced in House Feb 15-to Health & Welfare (H)

**HB 536 (BR 1777)** - A. Koenig, M. Dossett

AN ACT relating to the Kentucky educational excellence scholarship program.

Amend KRS 164.7883 to permit an eligible postsecondary education student to use his or her scholarship award at any out-of-state institution that is located within fifteen miles of the Kentucky state border.

HB 536 - AMENDMENTS HFA (1, J. Vincent) - Change all references to "golf cart-type vehicles" to "vehicles." Feb 14-introduced in House

Feb 15-to Appropriations & Revenue (H)

Mar 3-floor amendment (1) filed

HB 537/LM (BR 1747) - C. Hoffman, L. Clark, R. Adkins, R. Weston, R. Wilkey

AN ACT relating to gaming and making an appropriation therefor.

Establish KRS Chapter 239 and create new sections thereof to establish an infrastructure to manage and oversee casino gaming; establish the Kentucky Gaming Commission and set forth its powers and duties; require the commission to hire an executive director; set forth responsibilities of the executive director and employees of the commission; establish parameters for the issuance of occupational licenses, supplier's licenses, freestanding casino gaming licenses, and racing association gaming licenses; establish parameters for temporary licenses for racing association gaming licensees; establish continuing live racing requirements for racing association gaming licensees; establish conditions of exclusion of individuals from gaming facilities, establish penalties for persons under 21 and for cheating; establish appeal procedures for persons aggrieved by decisions of the commission; establish license fees; provide for an exemption of tangible personal property used in gaming operations from the state and local property tax; provide for an exemption from local occupational taxes gaming proceeds; direct for the distribution of all fees, taxes, fines, and penalties to various entities; establish the state gaming fund; establish accounts within the State Treasury to distributions for local receive governments; address local zoning issues; require the use of a portion of gaming proceeds to supplement purses at racetracks; create a new section of KRS Chapter 142 to impose a wagering with an additional levy for tax freestanding casino licensees; establish the Kentucky compulsive gamblers assistance account in the State Treasury; create new sections of KRS Chapter 230 to establish the Kentucky Equine Breed Authority and to direct the use of funds allocated to the breed authority; make conforming amendments to KRS 243.500, 243.505, 525.090, 528.010, 528.100, 15.380, 12.020. 224.10-020, 372.005, 68.180, 68.197, 91.200, 92.281, 92.300, and 132.208.

Feb 14-introduced in House Feb 15-to Licensing & Occupations (H)

HB 538/FN (BR 1829) - S. Overly, H. Moberly Jr., D. Pasley

AN ACT relating to sales and use tax, and declaring an emergency.

Amend KRS 139.472 to exempt overthe-counter drugs purchased for the treatment of a human being effective August 1, 2008; amend KRS 139.570 to limit the amount of vendor compensation to \$1,500 per reporting period, EMERGENCY; EFFECTIVE July 1, 2008. (H)

Feb 21-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar

Feb 27-2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 5-3rd reading, passed 96-0

Mar 6-received in Senate

Mar 10-to Appropriations & Revenue (S)

Mar 24-taken from committee Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Mar 25-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Mar 26-reported favorably, to Rules

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 38-0

Mar 28-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 39)

**HB 539/LM (BR 990)** - B. DeWeese, J. Wayne, J. Comer Jr., C. Embry Jr.

#### AN ACT relating to donations.

Create new sections of KRS 367.170 to 367.300 to require that a for-profit organization that collects donated items for future resale permanently affix to the bin or receptacle the name and the telephone or email address of the collector and a statement indicating that the person collecting is not a charity; make a violation of this section an unlawful act under KRS 367.170; grant county attorney the concurrent jurisdiction in enforcing provision of this section; require bins to comply with applicable zoning laws.

#### HB 539 - AMENDMENTS

HFA (1, B. DeWeese) - Change definition of "charitable or civic organization"; clarify that a person or organization operating for-profit is excluded from the definition.

Feb 14-introduced in House

Feb 15-to Labor & Industry (H)

Feb 26-posted in committee Feb 28-reported favorably, 1st reading, to Calendar

Feb 29-2nd reading, to Rules

Mar 5-posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008

Mar 7-floor amendment (1) filed

Mar 18-3rd reading, passed 96-0 with floor amendment (1)

Mar 19-received in Senate

Mar 26-to Judiciary (S)

#### HB 540/FN (BR 1460) - B. DeWeese

AN ACT relating to human immunodeficiency virus.

Amend KRS 214.181 to delete the requirement for a confirming medical test for HIV before before the first test results are determined to be positive; amend KRS 214.995 to conform.

the bill; amend KRS 214.181 to establish new legislative finding stating that knowledge of HIV status is increasingly important for all persons, since treatment using antiretroviral medications can slow disease progression, prolong and improve the lives of HIV-positive individuals, and reduce the likelihood of perinatal mother-to-child transmission; and establish guidelines for the disclosure to patients of the results from HIV rapid tests.

SCA (1, E. Scorsone) - Retain original provisions except specify disclosure to the patient and restore original language relating to a health professional's need to know to provide protection for the practitioner and the patient.

Feb 14-introduced in House

Feb 15-to Health & Welfare (H)

Feb 20-posted in committee

Feb 28-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 29-2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 17-3rd reading, passed 96-0 with Committee Substitute

Mar 18-received in Senate

Mar 25-taken from Committee on Committees (S); 1st reading; returned to Committee on Committees (S)

Mar 26-to Health & Welfare (S)

Apr 1-reported favorably, 2nd reading, to Rules with committee amendment (1) as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0 with committee amendment (1); received in House; to Rules (H)

Apr 14-taken from Rules; posted for passage for concurrence in Senate committee amendment (1) ; House concurred in Senate committee amendment (1) ; passed 98-0; enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 150)

### HB 541 (BR 1722) - T. Burch, B. Yonts

AN ACT relating to pharmacists.

Amend KRS 217.215 to allow a pharmacist to dispense up to a 30-day supply of a maintenance drug in emergency situations; amend KRS 315.010 to redefine "collaborative care agreement" include multiple to practitioners and multiple patients; create new sections of KRS Chapter 315 to define "enhanced pharmacy-related primary care" as additional acts by trained pharmacists certified by the Board of Pharmacy to provide enhanced pharmacy-related primary care, including authority to issue nonscheduled legend drugs; require the board to establish an Enhanced Pharmacy-related Primary Care Advisory Committee; specify membership; require administrative regulations to specify scope of practice, diseases and conditions that may be treated, approval of course of study and clinical experience required for certification, terms of a collaborative agreement; amend KRS 217.015 to

Feb 14-introduced in House Feb 15-to Appropriations & Revenue HB 540 - AMENDMENTS HCS/FN - Delete original provisions of include a pharmacist certified to provide enhanced pharmacy-related primary care, in the definition of "practitioner."

#### HB 541 - AMENDMENTS

HCS - Replace existing language to direct LRC staff to study the scope of practice for pharmacists and reasons for and against expanding the scope of practice of pharmacists to allow more flexibility in treating chronic health-care conditions and drug-related primary care through collaboration with physicians.

SFA (1/Title, D. Roeding) - Make title amendment.

SFA (2, D. Roeding) - Retain original provisions; amend KRS 315.171 to increase the cap on the per diem for members of the pharmacy board from \$100 to \$200.

- Feb 14-introduced in House
- Feb 15-to Health & Welfare (H)
- Feb 21-posted in committee

Mar 13-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the

Regular Orders of the Day for Tuesday, March 18, 2008

Mar 21-3rd reading, passed 93-0 with Committee Substitute

Mar 24-received in Senate

Mar 26-to Health & Welfare (S) Mar 28-reported favorably, 1st

reading, to Consent Calendar

Apr 1-2nd reading, to Rules

Apr 14-floor amendments (1-title) and (2) filed

### HB 542 (BR 1764) - S. Rudy, F. Nesler

AN ACT relating to nuclear power. Amend KRS 278.600 to delete reference to KRS 278.605 and amend the definition of a plan for the disposal of high-level nuclear waste to mean a method of disposal in accordance with federal laws and regulations; amend KRS 278.610 to delete requirements for the Public Service Commission to find that the United States has identified and approved of a demonstrable technology for the disposal of high level nuclear wastes before it will certify a nuclear facility; delete additional requirement that there be waste storage facilities with adequate capacity to take nuclear waste be in actual operation when the nuclear facility is granted a certificate; repeal KRS 278.605.

Feb 14-introduced in House Feb 15-to Tourism Development &

## HB 543 (BR 1927) - K. Stein

Energy (H)

AN ACT relating to crimes and punishments.

Amend KRS 510.140 to provide that the defendant may be of either gender.

Feb 14-introduced in House Feb 15-to Judiciary (H)

#### HB 544 (BR 509) - K. Stein

AN ACT relating to crime prevention. Create new sections of KRS Chapter 17 to ratify the National Crime Prevention and Privacy Compact, which would organize an electronic information-sharing system among the authorized by federal or state law; amend KRS 17.140 to conform.

HB 544 - AMENDMENTS

SFA (1/Title, J. Westwood) - Make title amendment.

SFA (2, J. Westwood) - Attach provisions of SB 40/GA, which requires the performance of an ultrasound prior to an abortion, modifies the partial birth abortion ban set out in KRS 311.765 to mirror the federal ban on partial birth abortions, and modifies the requirements for the giving of informed consent prior to the performance of an abortion as set out in KRS 311.725.

Feb 14-introduced in House

- Feb 15-to Judiciary (H)
- Feb 19-posting waived
- Feb 20-reported favorably, 1st reading, to Calendar
  - Feb 21-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008

- Feb 27-3rd reading, passed 92-1
- Feb 28-received in Senate Mar 3-to Judiciary (S)
- Mar 13-reported favorably,
- reading, to Consent Calendar Mar 14-2nd reading, to Rules

1st

Mar 27-floor amendments (1-title) and (2) filed

#### HB 545 (BR 1371) - F. Nesler

AN ACT relating to the election of local board of education members.

Amend KRS 160.210 to require county board of education members, except for counties containing a city of the first class, to be elected by the qualified voters of the county at large, even though each member elected shall represent a specific division of the county.

Feb 14-introduced in House

Feb 15-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 13-posted in committee

#### HB 546 (BR 1018) - J. Tilley, M. Dossett

AN ACT relating to domestic relations. Amend KRS 403.725 to provide that a domestic violence protective order may be obtained in the county of temporary or permanent residence or the county where the act occurred; amend KRS 403.765 to provide that protective order issued in one jurisdiction may be transferred to another jurisdiction where a domestic relations action is pending.

Feb 14-introduced in House Feb 15-to Judiciary (H)

### HB 547 (BR 177) - J. Hoover

AN ACT relating to election debates and making an appropriation therefor.

Create a new section of KRS Chapter 118 to establish the Kentucky Gubernatorial Debate Commission; require the commission, when funding is available, to hold at least one gubernatorial debate in each congressional district in a gubernatorial election year; allow the commission, membership of the commission; set rules for members' reimbursement, terms of service, and meetings; encourage broadcast media to carry the debates; allow the commission to seek and accept grants from public and private sources.

Feb 14-introduced in House

Feb 15-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 6-posted in committee

## HB 548/FN/LM (BR 893) - J. Hoover, M. Cherry

AN ACT relating to death certificates. Amend KRS 72.465 to require the Coroner to report to the local registrar any death certificate changes needed following an autopsy; amend KRS 212.245 to allow county, city-county, and district health departments to issue certificates of death and provisional certificates of death and to provide copies of the certificates for 30 days upon request; amend KRS 213.036 to require the local registrar to receive and process a certificate of death and a provisional certificate of death for each death which occurs in the county pursuant to KRS 213.076; amend KRS 213.076 to require that a certificate of death and a provisional certificate of death for each death which occurs in the Commonwealth be filed with the local registrar in the county where the death occurred; provide that the local registrar shall file the certificate with the cabinet or as otherwise directed by the state registrar prior to final disposition; amend KRS 213.078 to provide that the local registrar shall call attention to defects in the certificate of death; amend KRS 304.12-240, 367.934, and 367.942 to conform.

Feb 14-introduced in House Feb 15-to Health & Welfare (H)

#### HB 549 (BR 1404) - D. Horlander

AN ACT relating to tobacco taxes. Amend KRS 138.130 to redefine "cigarette" and "other tobacco products"; define "little cigars" and "small cigars"; amend KRS 138.165 to subject little cigars or small cigars that are improperly labeled to seizure and forfeiture unless cigarette tax evidence is attached; amend KRS 365.270 to conform; EFFECTIVE January 1, 2009.

Feb 14-introduced in House Feb 15-to Appropriations & Revenue (H)

**HB 550/LM (BR 1877)** - D. Owens, L. Clark, R. Adkins, C. Hoffman, J. Richards, R. Wilkey

AN ACT proposing to create a new section of the Constitution of Kentucky, related to casinos.

Propose to create a new section of the Constitution of Kentucky to permit the General Assembly to enact laws permitting the operation of up to seven casinos by horse racing tracks licensed as of January 1, 2008, and up to five other casinos; to establish the

#### HB 550 - AMENDMENTS

HCS/LM - Propose to create a new section of the Constitution of Kentucky to permit the General Assembly to enact laws permitting the operation of no more than 9 casinos; to establish voting requirements for local approval of casinos; to impose a tax on casino gaming and to establish the uses of such revenue, to permit the General Assembly to establish locations and license fees; to amend Section 226 of the Constitution of Kentucky to conform; to submit a stated question to the voters. HCA (1/Title, D. Owens) - Make title amendment.

HFA (1, R. Wilkey) - Propose to create a new section of the Constitution of Kentucky to permit the General Assembly to enact laws permitting the operation of up to 5 casinos by horse racing Associations licensed by the Commonwealth as of January 1, 2008, and up to 4 other casinos, and to limit the number of casinos operated in the Commonwealth to 9, to establish voting requirements for local approval of casinos, to impose a tax on casino gaming and to establish the uses of such revenue, to permit the General Assembly to establish additional standards to ensure certain goals; to amend Section 226 of the Constitution of Kentucky to conform; and to submit a stated question to the voters.

HFA (2, C. Rollins II) - Propose to create a new section of the Constitution of Kentucky to permit the General Assembly to pass laws permitting the operation of up to 5 casinos by horse racing Associations licensed by the Commonwealth as of January 1, 2008, and up to 4 other casinos; to limit to 9 the number of casinos to be authorized; to establish that the number of casinos authorized to be operated by entities other than licensed horse racing Associations not exceed the number of casinos authorized to be operated by horse racing Associations licensed by the state as of January 1, 2008; to establish voting requirements for local approval of casinos; to impose a tax on casino gaming and to establish the uses of such revenue; to permit the General Assembly to establish additional standards to ensure certain goals; to amend Section 226 of the Constitution of Kentucky to conform; to submit a stated question to the voters.

HFA (3, A. Smith) - Retain original text of bill; add a requirement that tax revenues generated from casino gaming be used to eliminate the property tax on motor vehicles before such revenues are distributed or appropriated for any other purpose; make provision to submit to voters for approval or disapproval.

HFA (4, A. Smith) - Propose to amend the Constitution of Kentucky to add a requirement that tax proceeds from gaming are to be used to eliminate property tax on motor vehicles before tax proceeds are appropriated for any other purpose.

HFA (5, D. Osborne) - Propose to create a new section of the Constitution of Kentucky to permit the General Assembly to enact laws permitting the operation of up to 5 casinos by horse racing Associations licensed by the Commonwealth as of January 1, 2008, and up to 4 other casinos, to limit the number of casinos operated in the

federal government and contracting states to exchange criminal history records for noncriminal justice purposes when funding is available, to hold debates among candidates for Lieutenant Governor; establish distribution of casino gaming moneys; to submit to the voters for approval or disapproval.

Commonwealth to 9, to establish voting requirements for local approval of casinos, to impose a tax on casino gaming' to establish the uses of gaming tax revenue, to permit the General Assembly to establish additional standards to ensure certain goals, to amend Section 226 of the Constitution of Kentucky to conform, and to submit a stated question to the voters.

HFA (6, K. Upchurch) - Replace references to casinos with the term "gambling dens."

HFA (7, K. Upchurch) - Replace references to casinos with the term "dens of iniquity."

HFA (8, D. Floyd) - Propose to amend the Kentucky Constitution to require that the voters located in any county vote their approval of the expanded use of gambling games and devices within that county before a casino or other gaming venue may be established within that county; delete requirement that the local legislative body must give its approval before a casino operated by a horse racing track may be established in the county; propose to amend Section 226 of the Kentucky Constitution to require the General Assembly to define "casino" and "gaming venue"; rephrase the question to be submitted to voters to conform with these changes.

HFA (9, D. Floyd) - Propose to amend the Kentucky Constitution to require that a county's voters give their approval before a casino may be established within the county; delete requirement that the local legislative body must give its approval before a casino operated by a horse racing track may be established in the county; rephrase the question to be submitted to voters to conform with these changes.

HFA (10, C. Hoffman) - Retain all provisions except require the General Assembly to pass legislation regarding gaming.

Feb 14-introduced in House

Feb 15-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 20-posted in committee; posting waived retroactively

Feb 28-floor amendments (1) and (2) filed to Committee Substitute ; reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Feb 29-2nd reading, to Rules; floor amendments (4) and (5) filed to Committee Substitute, floor amendment (3) filed

Mar 3-floor amendment (6) filed to Committee Substitute

Mar 4-floor amendment (1) withdrawn ; floor amendments (7) (8) and (9) filed to Committee Substitute

Mar 5-floor amendment (10) filed to Committee Substitute

Mar 6-posted for passage in the Regular Orders of the Day for Friday, March 7, 2008

**HB 551 (BR 1797)** - R. Rand, R. Adams, S. Baugh, T. Burch, D. Butler, J. Greer, J. Higdon, D. Horlander, D. Keene, T. Thompson, J. Vincent, B. Yonts

AN ACT relating to claims payments to administrators of pharmacy benefits.

between a carrier and its pharmacy requiring benefits administrator electronic submission of claims also require electronic payments to the participating provider or designee for clean claims submitted electronically; require that a contract between a carrier and a participating pharmacy or its contracting agency requiring electronic submission of claims also require electronic payments to the participating provider or designee for clean claims submitted electronically; provide that an electronic claim is to be submitted in the form required by the carrier if the participating provider or designee agrees to accept claims details for the payments electronically and provides accurate electronic funds transfer information to the carrier; require that all electronic claims are to be in compliance with HIPAA regulations on privacy of electronic submissions; require that the provisions for electronic claims are to apply to all contracts entered into, amended, extended, or renewed on or after January 1, 2009.

#### HB 551 - AMENDMENTS

HCS - Retain original provisions; change "carrier" to "insurer"; delete "or if electronic payment is requested by the provider" in subsection (2).

HFA (1, R. Rand) - Retain original provisions; make technical corrections.

Feb 14-introduced in House

Feb 15-to Banking & Insurance (H) Feb 21-posted in committee

Feb 27-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 28-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 5-3rd reading, passed 97-0 with Committee Substitute, floor amendment (1)

Mar 6-received in Senate

Mar 10-to Banking & Insurance (S)

Mar 13-reported favorably, 1st reading, to Consent Calendar

Mar 14-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0

Mar 27-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 40)

HB 552 (BR 1343) - T. Thompson, B. Yonts

AN ACT relating to mortgages and declaring an emergency.

Create a new section of KRS Chapter 198A to permit the Kentucky Homeownership Protection Center to be established by or through the Kentucky Housing Corporation; declare the purpose of the center to be providing a centralized location for information on public services to assist a homeowner who is in default or in danger of default on a home loan; create a new section of prepared or approved by the Kentucky Housing Corporation that describes services provided by the center; create a new section of Subtitle 2 of KRS Chapter 286 to declare it is unlawful for a person in the course of a mortgage transaction to improperly influence the development, report, result, or review of a real estate appraisal in connection with a mortgage loan; amend KRS 286.8-010 to define terms; amend KRS 286.8-020 to clarify who is subject to the subtitle; establish procedure for any mortgage loan company, loan broker, or branch to apply for an exemption; amend KRS 286.8-030 to specify when it is unlawful to make a mortgage loan; amend KRS 286.8-032 to permit the executive director to require electronic filing of applications and fees; exempt a broker from the educational training course required of applicants if the broker has held a license for at least 1 year and has held a license within a 5 year period prior to filing the application; require a broker-applicant to establish that the district, state, or territory from which the applicant applies, resides, or performs the primary portion of his business has rules, regulations, or other provisions which by reciprocity or comity are at least equal to the ones in this section; require a mortgage loan company or broker to give at least 10 days' notice to the executive director of a change in location or business name or addition of a branch; require every mortgage loan company to maintain an agent for service of process in Kentucky; amend KRS 286.8-034 to increase license fees for each principal office and branch office; amend KRS 286.8-090 to create new actions for which the executive director may suspend or revoke a license or take other action against an applicant, licensee, person, or registrant; declare that surrender or expiration of a license, registration, or exemption shall not affect the licensee's civil or criminal liability for acts committed prior to the surrender or expiration; amend KRS 286.8-100 to allow the executive director to deem an application abandoned when it is received incomplete and the applicant fails to provide required information and fees or fails to respond to a request for information; amend KRS 286.8-110 to prohibit prepayment penalties after the third anniversary of the mortgage or after 60 days prior to the date of the first interest rate reset, whichever is less; restrict prepayment penalties to not more than 3% of the outstanding balance the first year, 2% the second year, and 1% the third year; amend KRS 286.8-140 to permit the executive director to require electronic filing of certain filings and fees; amend KRS 286.8-160 to require mortgage loan companies and brokers to keep records for a period determined by regulation by the executive director but no more than 5 years after a mortgage loan application is completed; permit preservation of records in an electronic retrievable format; require a mortgage loan company or broker that will cease operations to notify the executive director prior to discontinuance of the mortgage lending business as to the physical location where records are preserved and require the designation of a custodian of records; amend KRS 286.8-190 to make technical changes;

brochure, pamphlet, or brief document

amend KRS 286.8-220 to prohibit the use of prescreened trigger lead information derived from a consumer report to solicit a consumer who has applied for a mortgage loan with another mortgage loan company or broker under certain conditions; amend KRS 286.8-250 delete the definition of "physical location"; amend KRS 286.8-255 to require registration of mortgage loan originators and mortgage loan processors; permit the executive director to require submission of federal and state criminal background records as part of an application; designate when a certificate of registration expires; require mortgage loan originators and mortgage loan processors to notify the executive director in writing of a change of employment within 30 days of the change; amend KRS 286.8-260 to require the executive director to approve professional education courses and education providers to meet the professional continuing education requirements; amend KRS 286.8-270 to require the mortgage loan broker to act in good faith towards the borrower and comply with certain duties; amend KRS 286.8-990 to create the Kentucky Residential Mortgage Fraud Act; increase fines that may be imposed by courts for violations of this subtitle; amend KRS 286.8-060 to require surety bonds to be payable to the executive director and provide that bonds shall be available for recovery of expenses, fines, and fees levied by the executive director and for losses and damages; create new sections of Subtitle 8 of KRS Chapter 286 to create the mortgage lending fraud prosecution account; allow expenditures from the fund for criminal prosecution of fraudulent activities within the residential mortgage lending process; authorize the executive director to file administrative complaints for potential or actual violations of this subtitle; permit the executive director to levy a civil penalty of \$1,000 to \$25,000 for violation of any provision of this subtitle or any administrative regulation promulgated thereunder; declare it unlawful for a licensee or entity holding a claim of exemption to broker or fund a mortgage loan if the total net income generated on the loan exceeds \$2,000 or 4% of the total loan amount, whichever is greater; authorize the executive director to establish standards and requirements by administrative regulation for license testing, prelicensure education and continuing education requirements for mortgage professionals subject to testing and education requirements under this subtitle; require any person applying for a license, registration, or claim of exemption to pass a written examination prior to issuance of a license, registration, or claim of exemption; require an examination to be held at least weekly in Frankfort and permit an examination to be held on a monthly basis at a location in Kentucky designated by the executive director which is reasonably accessible to all applicants; require the executive director to bar an applicant for 2 years from taking the examination if the applicant fails to pass 3 consecutive times; authorize the executive director to enter an emergency order suspending,

Create a new section of KRS 304.17A-700 to 304.17A-730 to define the term carrier; require that a contract

Subtitle 2 of KRS Chapter 286 to require the mortgagee to provide to the homeowner at the time of closing any limiting, or restricting the license, claim of exemption, or registration of a mortgage loan company, broker,

originator, or processor; amend KRS 360.100 to delete the minimum principal amount of a high-cost home loan; establish an additional threshold of total points and fees that exceed the greater of \$2,000 or 4% of the total loan amount; define terms; prohibit a high-cost home loan lender from imposing prepayment penalties unless the lender offers the borrower a loan without prepayment penalties and the borrower initials the offer to indicate that the borrower rejected the offer; prohibit prepayment penalties of more than 3% the first 12 months, 2% the second 12 months, and 1% the third 12 months; establish criteria which means a borrower is presumed to be able to make scheduled payments to repay the loan; require loan documents to specifically authorize late payment fees if such fees are to be imposed; prohibit a lender from charging a fee for the first request in a calendar year for a written payoff calculation and permit a fee not to exceed \$20 for each subsequent request in a calendar year; require a lender to require an escrow account be established for taxes and insurance; prohibit a lender from using proceeds to repay the principal of an existing loan secured by the borrower's principal dwelling that is not a high-cost home loan; prohibit a lender from allowing a borrower to make payments that are applied only to interest and not to the principal; require the lender to provide a borrower with timely notice of any material change in the terms of the high-cost loan; require the lender to verify the borrower's income and financial resources and reasonable ability to repay the loan: create a new section of KRS Chapter 367 to establish duties of a servicer who collects or processes payments on a residential mortgage loan; amend KRS 367.420 pertaining to home solicitation sales in which security is taken in the principal dwelling of the buyer to permit the buyer to rescind or cancel the transaction until midnight of the tenth, rather than the third, business day following the later of the consummation of the loan transaction or the delivery of the material disclosures required by the Truth in Lending Act; EMERGENCY.

#### HB 552 - AMENDMENTS

HCS - Retain original provisions; delete (8)(b) in Section 4; delete references to loan officer and mortgage loan broker in Section 4(10); add "any wholly owned subsidiary of such person" in Section 5(1)(b); add Section 20 in (c) in Section 5(10) and add Section 26 in (d); delete "within" before "five"; make technical change in Section 7(7) and (9); insert "person" in Section 9(1)(h); bracket and strikethrough KRS 286.8-990 in Section 9(4); make technical changes in Section 11(1) and (4); insert "business in the" and change "business" to "process" in Section 13(6); add "business in the" in Section 15(3); delete new material at the beginning of subsection (5) and create a new subsection (10) in Section 17; make a technical change in Section 20(2)(h); delete "subtitle" and insert "section" in Section 20 (12); delete current language in Section 26 and insert a new Section 26; require an exam to be held in

Section 29(2); change the threshold in (1)(a)5.b. from \$2.000 to \$3.000 and from 4 percent to 6 percent in Section 31; prohibit a prepayment penalty from being assessed against the borrower following the third anniversary date of the mortgage or 60 days prior to the first interest rate reset, whichever is less in prohibit 31(2)(a)2.; Section а prepayment penalty form exceeding 3 percent the first year, 2 percent the second year, and 1 percent the third year of the outstanding balance of the loan; prohibit a prepayment penalty from being assessed against a borrower refinancing with the mortgage loan company that funded the mortgage; add Section 34 to amend KRS 286.8-275 to make a technical change; renumber Section 34 as Section 35.

SFA (1, D. Seum) - Amend the increased fee and penalty provisions to reduce to the existing fees and penalties.

SFA (2, T. Buford) - Amend penalties for residential mortgage fraud to create a Class D felony for the first or second offense and a Class C felony for each subsequent offense.

SFA (3/Title, D. Kelly) - Make title amendment.

Feb 14-introduced in House

Feb 15-to Banking & Insurance (H) Feb 19-posting waived; posted in

committee Feb 27-reported favorably, 1st reading, to Calendar with Committee

Substitute Feb 28-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 29, 2008

Feb 29-3rd reading, passed 87-0 with Committee Substitute

Mar 3-received in Senate

Mar 5-to Banking & Insurance (S)

Mar 24-taken from committee Banking & Insurance (S); 1st reading; returned to Banking & Insurance (S)

Mar 25-reported favorably, 2nd reading, to Rules

Mar 26-floor amendment (1) filed

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; passed over and retained in the Orders of the Day

Mar 28-passed over and retained in the Orders of the Day

Apr 1-passed over and retained in the Orders of the Day; floor amendment (2) filed

Apr 2-3rd reading, passed 36-0 with floor amendments (1) and (2); received in House; to Rules (H); posted for passage for concurrence in Senate floor amendments (1) and (2); taken from Rules; House concurred in Senate floor amendments (1) and (2); passed 86-7

Apr 14-floor amendment (3-title) filed ; enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 175)

#### Introduced Feb. 15, 2008

HB 553/LM/CI (BR 1633) - R. Webb, J. Glenn, T. Thompson, J. Vincent AN ACT relating to consumer protection.

Create new sections of KRS Chapter 367 to create definitions related to identity theft; restrict certain uses by businesses of a consumer's Social Security number subject to certain exceptions, to delay the effective date to July 1, 2009, and to make a violation subject to the same remedies, duties, powers, and penalties as violations of the Consumer Protection Act; require a business to give specified notice to a person whose personal information was acquired in a security breach subject to certain exceptions, to make a waiver void and unenforceable, and to declare that a violation is subject to the same remedies, duties, powers, and penalties as violations of the Consumer Protection Act; require a business to take certain measures to safeguard against security breaches subject to certain exceptions and to declare that a violation is subject to the same remedies, duties, powers, and penalties as violations of the Consumer Protection Act; declare that the provisions regarding business use of Social Security numbers, security breach notices, and safeguarding against security breaches do not limit the power to enforce criminal or civil statutes or the right to bring civil actions, and to provide venue for civil actions brought by the Attorney General regarding violations; create a new section of KRS Chapter 411 to establish an expedited Circuit Court procedure for a person whose identity or personal information has been used without consent in the commission of a criminal offense to get a determination that he or she is a victim of identity theft, and to require that the court filing fee be the same as for filing a small claims case; create a new section of KRS Chapter 431 to establish an expedited procedure allowing a person who has been charged with a crime because another person used his or her identifying information, and who has been found not guilty or the charges have been dismissed, to make a motion to the Court to redact his or her identifying information from certain records and to establish a procedure restricting access and inspection of those records; create a new section of KRS Chapter 17 to require a law enforcement agency to take a complaint and provide a copy of the police report to a complainant who has learned or reasonably suspects that his or her identity or personal information has been used without consent in the commission of a criminal offense; create a new section of KRS Chapter 434 to create definitions and establish a Class D felony offense for "phishing"; create a new section of KRS Chapter 411 to provide a civil cause of action against a person who "phishes," to allow injunctive relief, damages up to the greater of actual damages or \$25,000 for each violation, treble damages in certain circumstances, and reasonable attorney's fees and court costs to a prevailing plaintiff, to subject violations to the remedies, powers, and duties of the Consumer Protection Act, and to establish a statute of limitations; amend KRS 365.720 and 365.725 to conform; amend KRS 15.334 to require law enforcement basic training regarding identity theft; amend KRS 411.210 to extend the civil cause of action for victims of certain identity-theft-related

crimes to persons whose identity or personal information has been used without consent in the commission of a criminal offense, and to extend the statute of limitations to the later of five years or the date of discovery of the violation or the identity of the perpetrator of the violation; amend KRS 514.160 to provide that the crime of theft of identity applies to use of a live or deceased person's identity, to increase the types of identifying information protected, to avoid criminal prosecution to the prohibited uses of another's identity, and to delete the exclusion of credit or debit card fraud crimes; amend KRS 525.080 to provide that the crime of harassing communications applies whether the perpetrator is using the perpetrator's own or another person's identity and to expand the offense to include harassment through electronic communication; certain sections EFFECTIVE July 1, 2009.

#### HB 553 - AMENDMENTS

HCS/LM/CI - Retain original provisions; amend to clarify when businesses are permitted to collect, use, or, release Social Security numbers; amend section requiring businesses to notify an individual of a security breach of personal information to clarify where notice is to be sent and to provide for an exception to the requirement of notification if the business determines after investigation that misuse of the personal information is not reasonably possible.

HFA (1/FN/LM/P, S. Lee) - Attach provisions of HB 304.

HFA (2/Title, S. Lee) - Make title amendment.

HFA (3, S. Lee) - Amend Section 16 of the bill to include within the offense of identity theft the theft of identity to obtain or maintain employment.

HFA (4, R. Damron) - Retain original provisions, with the following additions: amend the section relating to the crime of theft of identity to prohibit the use of additional identifying information; prohibit using another person's information for the purpose of obtaining employment or engaging in a violation of law; permit prosecution for theft of identity in addition to a forgery offense.

HFA (5/FN/LM/P, S. Lee) - Attach provisions of HB 304.

HFA (6, S. Lee) - Amend Section 16 of the bill to include within the offense of identity theft the theft of identity to obtain or maintain employment.

Feb 15-introduced in House

Feb 21-to Labor & Industry (H)

Feb 28-reassigned to Judiciary (H) Mar 4-posted in committee

Mar 7-posting waived

Mar 12-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 14, 2008; floor amendments (1) and (3) filed to Committee Substitute, floor amendment (2-title) filed

Mar 14-floor amendment (4) filed to Committee Substitute

Mar 17-floor amendments (5) and (6) filed

Frankfort at least monthly rather than weekly in Section 29(1); delete AN AC "individuals" and insert "applicants" in

Mar 18-3rd reading; floor amendment (1) ruled not germane ; passed 97-0 with Committee Substitute, floor amendment (4)

Mar 19-received in Senate Mar 26-to Judiciary (S)

## HB 554 (BR 1922) - E. Ballard

AN ACT relating to trespass on retail or commercial premises.

Create a new section of KRS Chapter 511 to establish the crime of trespassing on retail and commercial premises when a person enters a driveway or parking lot of a business without conducting business, or in violation of posted signs specifying property regulations; specify exemptions; classify as a violation punishable by a fine of \$20-\$100.

Feb 15-introduced in House Feb 21-to Judiciary (H)

HB 555 (BR 1920) - B. Farmer, S. Lee, J. Fischer

AN ACT relating to taxation of mortgage debt forgiveness, and declaring an emergency.

Amend KRS 141.010 to recognize the Mortgage Forgiveness Debt Relief Act; apply to tax years 2007 and later; EMERGENCY

Feb 15-introduced in House Feb 21-to Appropriations & Revenue (H)

Introduced Feb. 19, 2008

## HB 556 (BR 1932) - K. Stein

AN ACT relating to civil actions. Amend KRS 412.150 to specify that the duty to join the creditor is mandatory in an action by a surety against a principal or cosurety after maturity of a debt.

Feb 19-introduced in House Feb 21-to Judiciary (H)

#### HB 557 (BR 1930) - K. Stein

AN ACT relating to civil actions. Amend KRS 386.150, relating to liability of fiduciaries, to provide for gender equality.

Feb 19-introduced in House Feb 21-to Judiciary (H)

#### HB 558 (BR 1931) - K. Stein

AN ACT relating to the court system. Amend KRS 29A.320 relating to duties of the jury after the case is submitted to the jury to specify that a jury is required to be sent out for further deliberation in specified situations.

Feb 19-introduced in House Feb 21-to Judiciary (H)

#### HB 559 (BR 1929) - K. Stein

AN ACT relating to crimes and punishments.

Amend KRS 525.130 to provide that the defendant may be of either gender.

Feb 19-introduced in House Feb 21-to Judiciary (H) Mar 11-posting waived

### Wuchner

AN ACT relating to instruction in voting.

Create a new section of KRS Chapter 158 to require secondary schools to provide information to twelfth grade students on how to register to vote, how to vote in an election using a ballot, and how to vote using an absentee ballot.

#### HB 560 - AMENDMENTS

HCA (1, A. Koenig) - Add subsection to recommend types of instructional methods.

Feb 19-introduced in House Feb 21-to Education (H) Feb 29-posted in committee Mar 11-reported favorably,

Mar 11-reported favorably, 1st reading, to Calendar with committee amendment (1)

Mar 12-2nd reading, to Rules Mar 18-posted for passage in the Regular Orders of the Day for Wednesday, March 19, 2008

#### HB 561 (BR 1429) - J. Crenshaw

AN ACT relating to fees.

Amend KRS 64.090 relating to fees which may be collected by sheriffs, to add constables in urban-county governments.

## HB 561 - AMENDMENTS

HCS/LM - Retain the original provisions of the bill but make technical corrections.

HFA (1, B. Farmer) - Amend to provide that authority granted to constables only applies to constables that have been certified pursuant to KRS 15.380 to 15.404.

Feb 19-introduced in House Feb 21-to Local Government (H)

Mar 14-posted in committee

Mar 18-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 19-2nd reading, to Rules

Mar 21-floor amendment (1) filed to Committee Substitute

Mar 24-posted for passage in the Regular Orders of the Day

#### HB 562/AA (BR 1949) - T. Edmonds

AN ACT relating to retirement.

Amend KRS 61.552 to permit an employee participating in one of the retirement systems administered by the Kentucky Retirement System to purchase service credit for service on a school board; require the employee to pay the retirement system the full cost of the service purchased; require an employee who opts to purchase service credit for service on a school board to contract with the retirement system prior to December 31, 2008.

Feb 19-introduced in House Feb 21-to State Government (H)

#### HB 563/FN (BR 1365) - L. Combs

AN ACT relating to commercial driver's licenses.

Amend KRS 281A.080 to require an employer to notify the Transportation Cabinet within five days of receiving notice of a positive drug or alcohol test on a commercial driver's license holder; specify minimum data elements to be reported; amend KRS 281.190 to require the Transportation Cabinet to suspend the commercial driving privileges of a CDL holder whose positive test is reported to it; mandate that the suspension shall remain in effect until the person completes the assessment and treatment required under federal regulation and pays the reinstatement fee and any other fees required under KRS 281.150.

Feb 19-introduced in House Feb 21-to Transportation (H) Feb 25-posting waived

#### HB 564 (BR 1954) - B. Montell

Feb 20-WITHDRAWN

#### HB 565 (BR 1937) - T. Moore

AN ACT relating to income tax.

Create a new section of KRS Chapter 141 to provide an income tax credit for home builders in an amount equal to the state portion of the property tax paid by the builder on a newly constructed home that remains unsold for at least one year; amend KRS 141.0205 to conform.

Feb 19-introduced in House

Feb 25-to Appropriations & Revenue (H)

## HB 566/FN (BR 1969) - J. Wayne, H. Moberly Jr.

## AN ACT relating to taxation.

Amend KRS 140.130 to provide definitions and to apply the estate tax without regard to the federal phase-out of the state credit; amend KRS 141.066 to provide a state earned income tax credit.

#### HB 566 - AMENDMENTS

HCA (1, H. Moberly Jr.) - Change effective date for estate tax to dates of death on or after January 1, 2009.

HFA (1, S. Brinkman) - Include definition of qualified family business, exclude from taxable estate.

HFA (2, B. Montell) - Add and amend KRS 67.750 to permit, rather than require, the inclusion of retirement, profit sharing or deferred compensation contributions or funds earmarked for cafeteria plans when determining compensation subject to occupational license taxes.

Feb 19-introduced in House

Feb 21-to Appropriations & Revenue (H)

Feb 26-posting waived

Feb 28-reported favorably, 1st reading, to Calendar with committee amendment (1) ; floor amendment (1) filed

Feb 29-2nd reading, to Rules

Mar 6-posted for passage in the Regular Orders of the Day for Friday, March 7, 2008

Mar 27-floor amendment (2) filed

HB 567/LM (BR 1119) - S. Overly, D. Graham, J. Greer, T. Moore

AN ACT relating to probate fees.

Amend KRS 61.315 to give the

hearings regarding eligibility for death gratuity benefits; exempt from probate fees the estates of people whose families would be eligible for the death gratuity benefits.

#### HB 567 - AMENDMENTS

HCS/LM - Amend KRS 61.315 to exempt the estate of anyone who is eligible for death gratuity benefits, and the estate of any regular member of the Armed Forces, from probate fees.

Feb 19-introduced in House

Feb 21-to Judiciary (H)

Feb 25-reassigned to Seniors, Military Affairs, & Public Safety (H)

Feb 28-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 7, 2008

Mar 12-3rd reading, passed 95-0 with Committee Substitute

Mar 13-received in Senate

Mar 17-to Veterans, Military Affairs, & Public Protection (S)

Mar 27-reported favorably, 1st reading, to Consent Calendar

Mar 28-2nd reading, to Rules

HB 568/FN (BR 1721) - D. Pasley, H. Moberly Jr.

#### AN ACT relating to interest.

Amend KRS 131.183, 141.045, and 141.235 to clarify that interest begins to accrue the latest of the due date of the return, the date the return was filed, the date the tax was paid, the last day prescribed by law for filing the return, or the date an amended return claiming a refund is filed; apply to refunds issued after the effective date of this Act.

#### HB 568 - AMENDMENTS

HCS/FN - Retain original provisions, except amend KRS 134.580 to clarify the definition of "overpayment" and amend the language to clarify that the Act applies retroactively to all outstanding refund claims for taxable years ending prior to the effective date of the Act.

Feb 19-introduced in House

Feb 21-to Appropriations & Revenue (H)

Feb 25-posting waived

Committee Substitute

Moberly Jr., Ji. Lee

August 1, 2008.

(S)

Mar 6-received in Senate

Feb 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 27-2nd reading, to Rules; posted

Mar 5-3rd reading, passed 60-37 with

Mar 10-to Appropriations & Revenue

HB 569/FN (BR 1961) - D. Pasley, H.

AN ACT relating to sales and use tax.

Amend KRS 139.480 to exempt from

sales and use tax feed for the members

of the genus camelus; EFFECTIVE

for passage in the Regular Orders of the

Day for Thursday, February 28, 2008

		5			C
нв :	560 (I	BR 177	<b>76)</b> - A	. Koenig,	A. n

Department of Military Affairs the authority to promulgate administrative regulations and conduct administrative

Feb 21-to Appropriations & Revenue (H)

Feb 25-posting waived

Feb 19-introduced in House

#### HB 570/LM (BR 1761) - R. Meeks

AN ACT relating to parking ordinances.

Create a new section of KRS Chapter 65 to require local governments to provide a reasonable exemption to law enforcement officers, while participating in judicial proceedings in their official capacity, from parking ordinance violations; amend KRS 82.605 to conform.

Feb 19-introduced in House Feb 21-to Local Government (H) Feb 28-posted in committee

HB 571/FN/LM (BR 1205) - L. Clark, R. Weston, T. Burch, M. Dossett, D. Floyd, D. Horlander, D. Keene, A. Koenig, M. Marzian, C. Miller, D. Osborne, S. Santoro, G. Stumbo, R. Wilkey

AN ACT relating to the sale of alcoholic beverages at state parks.

Create new sections of KRS Chapter 242 and 243 to permit the limited sale of distilled spirits and wine and malt beverages at state resort parks, and qualified state recreational parks; allow a local option election for state resort and qualified state recreational parks in dry territory; establish the conditions under which the election will be held; set forth what a state resort park license or qualified state recreational park license entitles the holder to do; amend KRS 243.030 to establish the licenses fee; amend KRS 243.050 to permit the office to establish the hours and days when a supplemental licensee shall be open: amend KRS 243.115 to permit patrons in a dining room in a state resort park to remove one container of partially consumed wine; amend KRS 243.117 to conform.

Feb 19-introduced in House Feb 21-to Licensing & Occupations (H)

#### HB 572 (BR 1670) - M. Marzian

AN ACT relating to workers' compensation income benefits.

Amend KRS 342.265 to require, upon request of the employee, lump-sum payment of income benefits for an award or agreement with a present value of \$25,000 or less.

Feb 19-introduced in House Feb 21-to Labor & Industry (H)

#### HB 573 (BR 1456) - M. Marzian

AN ACT relating to workers' compensation adjudicators.

Amend KRS 342.215 to require members of the workers' compensation board to have at least 8 years of experience in the practice, administration, or adjudication of workers' compensation law, and to be subject to the same standards of conduct as appeals court judges; amend 342.230 to require administrative law judges to have 5 years of experience in the practice of workers' compensation law; and amend 342. 213 to conform.

#### HB 574 (BR 1454) - M. Marzian

AN ACT relating to workers' compensation.

Amend KRS 342.038 to require the executive director to provide notice to an injured employee of rights and benefits provided under the workers' compensation law.

Feb 19-introduced in House Feb 21-to Labor & Industry (H)

#### HB 575 (BR 1671) - M. Marzian

AN ACT relating to workers' compensation.

Amend KRS 342.0011 to include additional multipliers in the definition of "permanent disability rating"; amend 342.730 to conform.

Feb 19-introduced in House Feb 21-to Labor & Industry (H)

HB 576 (BR 1941) - H. Collins, K. Hall, R. Adkins, L. Combs, T. Couch, T. Edmonds, R. Nelson, J. Stacy, J. Stewart III, G. Stumbo, T. Turner

AN ACT relating to permits for the taking of wild elk.

Amend KRS 150.390 to ensure that at least five applicants from each county in which an elk hunt is authorized are issued permits for the taking of wild elk.

Feb 19-introduced in House

Feb 21-to Natural Resources & Environment (H)

Feb 25-posted in committee

Feb 28-reported favorably, 1st reading, to Calendar

Feb 29-2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 5-3rd reading, passed 92-0 Mar 6-received in Senate

Mar 10-to Agriculture & Natural Resources (S)

HB 577 (BR 534) - J. Greer, J. Vincent, D. Graham

AN ACT relating to marketing of a life insurance policy or annuity by an insurer or insurance producer to a service member of the United States Armed Forces.

Create a new section of Subtitle 12 of KRS Chapter 304 to authorize the executive director to promulgate regulations to protect service members of the United Stated Armed Forces from dishonest insurance marketing and sales practices.

Feb 19-introduced in House

Feb 21-to Seniors, Military Affairs, & Public Safety (H)

Mar 3-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 7, 2008

Mar 11-3rd reading, passed 97-0

Mar 12-received in Senate

Mar 14-to Veterans, Military Affairs, & Public Protection (S)

Mar 25-taken from committee Protection (S)

Mar 26-taken from committee Veterans, Military Affairs, & Public Protection (S); 2nd reading; returned to Veterans, Military Affairs, & Public Protection (S)

Mar 27-reported favorably, to Rules as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 151)

#### HB 578/AA (BR 1686) - S. Lee, J. DeCesare, D. Floyd

AN ACT relating to charter schools.

Create new sections of KRS Chapter 160 to describe the intent of the General Assembly and the purposes of authorizing public charter schools; define terms; outline the requirements and limitations on the establishment of charter schools including what agencies may sponsor a charter school; describe local board of education's and sponsors roles and responsibilities; describe exemptions from law and required compliance areas for charter schools; describe the application, approval, and renewal processes; describe process and application process for existing schools to convert to charter schools; create new sections of KRS Chapter 156 to list the Kentucky Department of Education's and the Kentucky Board of Education's roles and responsibilities relating to charter school; require the Kentucky Board of Education to establish a Kentucky Charter School Advisory Committee for reviewing charter school applications; create a new section of KRS Chapter 157 to direct how state, local, and federal funds shall be used to support charter schools; amend KRS 156.074, 156.255, 156.265, and 156.480 to conform.

Feb 19-introduced in House Feb 21-to Education (H)

HB 579/FN (BR 1880) - M. Denham, H. Moberly Jr., J. Comer Jr., R. Nelson

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.

Appropriate funds for the payment of against the claims state: APPROPRIATION; EMERGENCY.

Feb 19-introduced in House

Feb 21-to Appropriations & Revenue (H)

Feb 25-posting waived Feb 26-reported favorably, 1st

reading, to Calendar Feb 27-2nd reading, to Rules; posted Feb 29-received in Senate

Mar 4-to Appropriations & Revenue (S)

Mar 11-reported favorably, 1st reading, to Consent Calendar

Mar 12-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0

Mar 27-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 41)

#### HB 580 (BR 1962) - R. Wilkey

AN ACT relating to property tax.

Amend KRS 134.450 to reduce the level at which the Finance and Administration Cabinet must purchase delinguent tax claims from 10% to 5% and to require the Finance and Administration to contract with the county attorney to collect the claims in those counties where the Department of Revenue has contracted with the county attorney; amend KRS 134.480 to clarify that certificates owned by the Finance and Administration Cabinet can be purchased at the county clerk's office; amend KRS 42.500 to increase the cap on certificates of delinquency held by the Finance and Administration Cabinet from \$25 million to \$50 million.

Feb 19-introduced in House

Feb 21-to Appropriations & Revenue (H)

#### HB 581/AA (BR 1914) - R. Wilkey

AN ACT relating to the Court of Justice.

Amend KRS 21.580 to establish prerequisites for entry into the senior status judge program and establish a sunset date of July 1, 2012; make technical corrections.

Feb 19-introduced in House Feb 21-to Judiciary (H) Feb 27-posted in committee

HB 582 (BR 1451) - R. Damron, S. Santoro, T. Burch, L. Clark, H. Collins, W. Coursey, J. DeCesare, J. Greer, D. Horlander, D. Keene, J. Vincent, A. Webb-Edgington, R. Wilkey

AN ACT relating to advertising devices.

Amend KRS 177.830 to define the terms "advertising device viewing zone," "Cabinet," "view permit," "repair permit," "trim or prune," "routine maintenance," "destroyed," and "routine change of message"; amend KRS 177.863 to make technical corrections; create a new section of KRS 177.830 to 177.890 to allow the owner of a legally erected advertising device to apply to the Transportation Cabinet for a vegetation control permit; specify components of permit application; require a \$200 nonrefundable application fee; establish standards for approval of vegetation control permit; establish the procedures for applicants who were denied a permit or issued a restricted permit to submit an

Feb 19-introduced in House Feb 21-to Labor & Industry (H)

Veterans. Military Affairs. & Public Protection (S); 1st reading; returned to Veterans, Military Affairs, & Public

for passage in the Regular Orders of the Day for Thursday, February 28, 2008 Feb 28-3rd reading, passed 95-0

amended application for a vegetation control permit; allow applicant that was issued a restricted permit or denied a

permit based on an amended application to petition the Franklin Circuit Court to determine whether denial or restrictions were appropriate; create a new section of KRS 177.830 to 177.890 to require a billboard owner with a valid application in force to secure a view permit each time prior to trimming or pruning vegetation; set fee for each view permit at \$150; require \$2,500 performance bond prior to issuance of a view permit: make view permits valid until work is completed or 180 days, whichever is shorter; require the Transportation Cabinet monitor work done on a view permit; create a new section of KRS 177.830 to 177.890 to require trimming and pruning done under a view permit to be supervised by a certified arborist; create new sections of KRS 177.830 to 177.890 to establish procedures for repair permits on nonconforming advertising devices similar to the procedure for view permits; amend KRS 177.860 to provide for the Transportation Cabinet to establish standards and routine maintenance and routine change of messages on advertising devices; create a new section of KRS 177.830 to 177.890 to establish a penalty of \$100 per day for each violation of Sections 3 to 7 of this Act; waive the fine if corrected within 30 days; create a new section of KRS 177.830 to 177.890 to clarify that nothing in Sections 1 through 9 of the Act should be construed as to permit activity which is in conflict with the Federal Highway Beautification Act or any agreement entered into between the Federal Highway Administration and the Commonwealth.

Feb 19-introduced in House Feb 25-to Transportation (H)

HB 583 (BR 536) - C. Hoffman, S. Overly

AN ACT relating to policing of the Kentucky State Horse Park.

Amend KRS 148.290, authorizing the Kentucky State Horse Park commission to establish restrictions on golf cart-type vehicles, all-terrain vehicles, and horse trailers and to establish permitting and fee systems for golf cart-type vehicles and horse trailers; amend KRS 148.991 to direct the Kentucky State Horse Park executive director to enforce laws governing golf cart-type vehicles, allterrain vehicles, and horse trailers on State Horse Park property.

HB 583 - AMENDMENTS HFA (1, J. Vincent) - Change all references to "golf cart-type vehicles" to "vehicles."

Feb 19-introduced in House Feb 21-to State Government (H) Feb 26-posted in committee favorably, Feb 28-reported 1st reading, to Calendar Feb 29-2nd reading, to Rules Mar 3-floor amendment (1) filed Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008 Mar 7-3rd reading, passed 71-13 Mar 10-received in Senate Mar 12-to Economic Development,

Tourism & Labor (S)

Economic Development, Tourism & Labor (S)

Mar 25-reported favorably, 2nd reading, to Rules as a Consent Bill

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 38-0

Mar 28-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 22)

#### Introduced Feb. 20, 2008

## HB 584/LM (BR 1318) - R. Adams, K. Hall, A. Wuchner

AN ACT relating to body modifications and making an appropriation therefor.

Establish Chapter 317C and create new sections thereof to require persons engaging in the practices of tattooing or body piercing or operating a body piercing or tattoo studio to obtain a license under the chapter; set out exemptions; prohibit a licensed tattoo artist from giving laser treatment, injecting Botox, and from performing permanent cosmetic tattoos; create board; establish membership; attach board for administrative purposes to the Division of Occupation and Professions; establish boards duties; promulgate administrative regulations to ensure public safety and the competence of the practitioners; require the board to promulgate administrative regulations relating to the training of persons licensed; establish qualifications for licensing as a tattoo artist, tattoo studio, instructor, body piercing tattoo technician, and body piercing studio; establish procedures for the issuance and renewal of licenses; establish board's authority to impose disciplinary actions and the grounds upon which the actions may be taken; require that the provisions of this chapter supersede local government ordinances, except for those relating to occupational license fees and zoning requirements; create a revolving account; limit use of moneys in revolving account to administration of chapter; repeal KRS 211.760; amend KRS 211.990 to conform.

Feb 20-introduced in House

Feb 21-to Licensing & Occupations (H)

Feb 25-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 7, 2008

Mar 10-3rd reading, passed 96-0

Mar 11-received in Senate

Mar 13-to Licensing, Occupations and Administrative Regulations (S)

## HB 585/FN/LM (BR 1926) - L. Clark

AN ACT relating to retail food establishment wine licenses.

Create a new section of KRS Chapter 243 to define grocery store for purposes of authorizing the issuance of a wine license for the retail sale of wine by the package at grocery stores; limit the sale to those grocery stores with at least 10,000 square feet of space and with minimum inventory of \$20,000 of fresh meat, fresh produce, frozen food, and dairy products; amend KRS 243.030 to establish a license with a fee of \$500; amend KRS 243.060 to establish a county fee not to exceed \$500; amend KRS 243.070 to establish a city license fee not to exceed \$500; amend KRS 244.050 to permit sampling.

#### Feb 20-introduced in House

Feb 21-to Licensing & Occupations (H)

HB 586/FN (BR 1677) - J. Crenshaw, J. Vincent

AN ACT relating to the Justice Administration Trust Fund and making an appropriation therefor.

Create various new sections of KRS Chapters 23A and 24A and amend KRS 32A.2065 and 24A.1765 to impose a \$5 fee on all civil and criminal cases to be used to fund a pay supplement for deputy circuit court clerks through the justice administration trust fund; create a new section of KRS Chapter 15A to require the Justice and Public Safety Cabinet to administer the justice administration trust fund.

Feb 20-introduced in House Feb 25-to Judiciary (H) Feb 27-posted in committee

#### HB 587 (BR 1881) - R. Palumbo

AN ACT relating to high school graduation ceremonies.

Amend KRS 158.070 to require a local board of education to schedule graduation ceremonies to occur following the anticipated completion date of the instructional term, but permit graduation to occur before the instructional year ends if it is extended due to disasters or weather-related conditions; require a district to reschedule if the school year is extended more than ten days; amend KRS 157.360 to direct how SEEK funds shall be calculated for the seniors when graduation ceremonies occur before the end of the instructional year.

Feb 20-introduced in House Feb 25-to Education (H)

HB 588 (BR 1744) - R. Palumbo, A. Koenig

AN ACT relating to the on-line publication of project status reports by the Kentucky Economic Development Finance Authority.

Amend KRS 154.20-150 to require the Kentucky Economic Development Finance Authority to make available online to the public the written status reports that are submitted to the Legislative Research Commission.

#### HB 588 - AMENDMENTS

HCS - Create a new section of KRS Chapter 154 to require the Cabinet for Economic Development to make available to the public an on-line, searchable database of reports provided to the Legislative Research Commission and legislative committees, including but not limited to information pertaining to

the Enterprise Initiative program, program, the Commission on Small Business Advocacy, the Local Government Economic Development program, the Commercialization and Innovation program, the Bluegrass State Skills program, and the Kentucky Investment Fund program, and information pertaining to the location of the project, the projected number of jobs retained or created, the average hourly wage, the total investment, the maximum tax incentive, loan or grant, and the date of approval, and the project status of projects; repeal KRS 154.20-150, which requires project status reports by the authority.

HFA (1/P, J. DeCesare) - Create new sections of KRS Chapter 42 to require the Finance and Administration Cabinet to create a searchable Web site to provide certain information on the expenditure of state funds; applicable sections of the Act to be known as the "Taxpayer Transparency Act of 2008"; attach the provisions of HB 105 to HB 588.

HFA (2/Title, J. DeCesare) - Make title amendment.

HFA (3/Title, J. DeCesare) - Make title amendment.

Feb 20-introduced in House

Feb 25-to Economic Development (H) Feb 26-posting waived

Feb 28-reported favorably, 1st reading, to Calendar with Committee

Substitute Feb 29-2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008; floor amendments (1) and (2) filed to Committee Substitute, floor amendment (3-title) filed

Mar 11-3rd reading; floor amendment (1) ruled not germane ; passed 96-0 with Committee Substitute

Mar 12-received in Senate

Mar 14-to Appropriations & Revenue (S)

HB 589 (BR 1550) - R. Palumbo, S. Westrom

AN ACT relating to long term care facilities.

Amend KRS 216.525 to require the Cabinet for Health and Family Services to make information regarding the ownership of each long-term care facility licensed by the cabinet available to the public on its Web site; include the name of the owner as listed on the facility's license; include the name and address of each person holding at least a 10 percent interest in the facility if there are multiple corporate owners; include the name of other long-term care facilities owned by the same owner or include corporation; any other information enabling a person to contact the owner or owners of the long-term care facility.

Feb 20-introduced in House Feb 25-to Health & Welfare (H)

#### HB 590 (BR 530) - R. Damron

AN ACT relating to insurance examinations.

Mar 24-taken from committee Economic Development, Tourism & Labor (S); 1st reading; returned to the name of the recipient of approval for incentives in KREDA, KIDA, KJDA, KEOZ, the Environmental Stewardship Amend KRS 304.2-210 pertaining to examination of insurance companies to define "examination workpaper;"

establish criteria to be considered by the executive director of the Office of Insurance in scheduling and determining the nature, scope, and frequency of examinations; permit the executive director to examine or investigate to the extent the executive director deems necessary or material; specify when a report of the most recently completed examination of a foreign, or alien, insurer can be accepted in lieu of the executive director making his or her own examination; amend KRS 304.2-230 to require the observance of guidelines in the Examiners' Handbook adopted by the National Association of Insurance Commissioner; establish criteria of who may be appointed as examiner; provide immunity for examiners; authorize the examiner to issue subpoenas; permit the executive director to terminate or suspend an examination in order to pursue other legal or regulatory action; amend KRS 304.2-250 to deem examination documents as confidential; amend KRS 304.2-260 to deem examination workpapers confidential and not available for public inspection and create exceptions; amend KRS 304.2-270 to conform.

#### HB 590 - AMENDMENTS

HCS - Retain original provisions; change Section 1(4) to permit the executive director to examine or investigate any person if the executive director deems it necessary and material, rather than necessary or material, to the examination of the insurer; add a provision in Section 2(9) to provide that nothing in this subsection is binding upon the court in making determinations about relevancy and admissibility in any civil action pertaining to any such documents.

SCS - Retain original provisions; create a new section of Subtitle 12 of KRS Chapter 304 to define "free insurance" and to prohibit the provision of free insurance for damage, loss or theft as an inducement to the purchase, sale or rental of consumer goods or services connected with consumer goods.

SCA (1/Title, G. Neal) - Make title amendment.

- Feb 20-introduced in House
- Feb 25-to Banking & Insurance (H)
- Feb 27-posted in committee
- Mar 5-reported favorably, 1st reading, to Calendar with Committee Substitute
- Mar 6-2nd reading, to Rules
- Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008
- Mar 11-3rd reading, passed 96-0 with Committee Substitute
- Mar 12-received in Senate
- Mar 14-to Banking & Insurance (S)
- Mar 25-reported favorably, 1st reading, to Consent Calendar with Substitute, committee Committee amendment
- Mar 26-2nd reading, to Rules
- Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0 with Substitute, committee Committee amendment (1-title) ; received in House; to Rules (H)
- Apr 14-taken from Rules; posted for

in Senate Committee Substitute, committee amendment (1-title) : passed 97-0; enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 152)

## HB 591/LM (BR 1769) - R. Webb, J. Glenn, J. Vincent, R. Wilkey

#### AN ACT relating to public records.

Create new sections of KRS Chapter 61 to create definitions; to restrict certain uses by agencies of a person's Social Security number and prohibit the inclusion of a person's Social Security number in documents filed or recorded with an agency, subject to certain exceptions, and to establish a procedure to request redaction of a Social Security number shown in official records on an agency's Internet Web site subject to certain exceptions, and to delay the effective date to July 1, 2009; to require an agency to give notice to a person whose personal information was acquired in a security breach subject to certain exceptions, to make a waiver void and unenforceable, and to require an agency to take certain measures to safeguard against security breaches subject to certain exceptions; to declare that the provisions regarding use of Social Security numbers, security breach notices, and safeguarding against security breaches do not limit the power to enforce criminal or civil statutes or the right to bring civil actions.

Feb 20-introduced in House Feb 25-to State Government (H) Mar 4-posted in committee

HB 592 (BR 1718) - K. Hall, H. Collins, R. Adams, J. Bell, D. Butler, M. Cherry, L. Combs, T. Couch, W. Coursey, J. Crenshaw, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, J. Glenn, R. Henderson, M. Henley, J. Higdon, J. Hoover, D. Horlander, D. Keene, B. Montell, R. Nelson, F. Nesler, S. Overly, R. Palumbo, M. Rader, S. Rudy, S. Santoro, C. Siler, A. Smith, J. Stacy, J. Stewart III, G. Stumbo, T. Thompson, A. Webb-Edgington, S. Westrom, A. Wuchner

AN ACT relating to wage-related tax credits.

Amend KRS 141.066 to create an earned income tax credit; create a new section of KRS Chapter 141 to create a work opportunity tax credit; amend KRS 141.0205 to recognize the new credits.

Feb 20-introduced in House

Feb 21-to Appropriations & Revenue (H)

- Feb 25-reassigned to Economic Development (H)
- Feb 26-posted in committee
- Mar 6-reported favorably, 1st reading, to Calendar
- Mar 7-2nd reading, to Rules

Mar 11-recommitted to Appropriations & Revenue (H)

HB 593 (BR 1923) - E. Ballard, R. Damron, J. Gooch Jr., J. Greer, S. Rudy, T. Thompson, B. Yonts

Amend KRS 29A.040 to allow persons who have reached age 72 to have their names removed from the master list of prospective jurors; amend KRS 29A.090 to allow automatic exemption from jury service for a prospective juror who has reached age 72 who has elected to have his or her name removed from the master list of prospective jurors.

Feb 20-introduced in House

- Feb 25-to Seniors, Military Affairs, & Public Safety (H)
  - Mar 3-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Friday, March 7, 2008

- Mar 7-3rd reading, passed 85-0 Mar 10-received in Senate
- Mar 12-to Judiciary (S)

HB 594 (BR 1924) - E. Ballard, T. Thompson, R. Damron, B. Yonts

## AN ACT relating to public health.

Create a new section of KRS 211 to establish that a person with an "eligible medical condition" shall have access to an employee toilet facility in a public and semipublic building.

#### HB 594 - AMENDMENTS

HCS - Retain original provisions of bill except delete language requiring the department of public health to require operator's of public or semipublic buildings to allow persons to use its employee toilet facilities and insert language requiring the department of public health to inform the operator's of public or semipublic buildings that persons may use employee toilet facilities if specified conditions are met.

Feb 20-introduced in House

- Feb 25-to Health & Welfare (H)
- Mar 3-posted in committee
- Mar 6-reported favorably, 1st reading,
- to Calendar with Committee Substitute
- Mar 7-2nd reading, to Rules Mar 10-posted for passage in the

Regular Orders of the Day for Tuesday, March 11, 2008

Mar 12-3rd reading, passed 98-0 with Committee Substitute

- Mar 13-received in Senate
- Mar 17-to Health & Welfare (S)

Mar 24-taken from committee Health & Welfare (S); 1st reading; returned to

Health & Welfare (S)

Mar 25-taken from committee Health & Welfare (S); 2nd reading; returned to Health & Welfare (S)

Mar 26-reported favorably, to Rules as a Consent Bill

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 38-0

Mar 28-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 23)

#### HB 595 (BR 2010) - D. Keene

AN ACT relating to postsecondary education tuition and declaring an limit resident tuition at the state's public postsecondary education institutions to the 2007-2008 tuition level for 2 years; amend KRS 164.400 to require the boards of regents and trustees to limit incidental fees for resident students to the 2007-2008 level of fees for 2 years; EMERGENCY.

Feb 20-introduced in House

Feb 25-to Appropriations & Revenue

HB 596 (BR 1700) - J. Stacy, M. Dossett

AN ACT relating to an adoption tax credit.

Create a new section of KRS Chapter 141 to permit an adoption tax credit; amend KRS 141.0205 to recognize the credit.

Feb 20-introduced in House

Feb 25-to Appropriations & Revenue (H)

#### HB 597/LM (BR 1453) - M. Marzian

AN ACT relating to workers' compensation rebuttable presumptions.

Amend KRS 342.0011, relating to workers' compensation, to amend the definition of "injury" to provide a rebuttable presumption of injury for an emergency medical technician, law enforcement officer, corrections worker, firefighter, police officer, or health-care worker who contracts a communicable disease resulting from exposure to bodily fluids and tissue.

Feb 20-introduced in House Feb 25-to Labor & Industry (H)

#### HB 598 (BR 1669) - M. Marzian

AN ACT relating to workers' compensation.

Amend KRS 342.320 to revise formula for attorney fees and increase maximum fee from \$12,000 to \$20,000.

Feb 20-introduced in House Feb 25-to Labor & Industry (H)

#### Introduced Feb. 21, 2008

#### HB 599 (BR 1536) - A. Koenig

AN ACT relating to the election of judges.

Amend various sections of KRS Chapter 118A to require voters in judicial elections, beginning with the election in 2014, to complete their ballots by ranking candidates in order of choice; eliminate primaries in judicial elections; require all judicial candidates to file petitions of candidacy; establish procedures for the State Board of Elections to follow in tabulating votes and determining the winners of judicial elections; repeal KRS 118A.060, 118A.080, and 118A.090, relating to judicial primaries and regular elections; EFFECTIVE IN PART ON NOVEMBER 6, 2013, AND IN PART ON JANUARY 1, 2014.

#### Feb 21-introduced in House

Const. Feb 25-to Elections, Amendments Intergovernmental

passage for concurrence in Senate Substitute, committee Committee amendment (1-title) ; House concurred

AN ACT relating to jury service.

emergency

Amend KRS 164.020 to require the council on postsecondary education to Affairs (H)

HB 600/LM/AA/CI (BR 382) - M. Cherry, H. Moberly Jr., R. Adkins, L. Clark, C. Hoffman, D. Keene, J. Richards, T. Thompson, D. Watkins, R. Wilkey, B. Yonts

AN ACT relating to retirement and declaring an emergency.

Amend KRS 6.350 to establish new procedures for the completion of the required actuarial analysis for bills pertaining to state-administered retirement systems; amend KRS 16.505, 61.510, and 78.510 to establish new calculation of final compensation for KERS, CERS, and SPRS employees hired on or after July 1, 2008; amend KRS 16.560, 61.575, and 78.640 to establish fixed 2.5% interest rate on member contribution accounts for KERS CERS, and SPRS employees hired on or after July 1, 2008; amend KRS 16.576, 16.577, 61.559, and 61.595 to establish new retirement requirements and benefit multipliers for KERS, CERS, and SPRS employees hired on or after July 1, 2008; create a new section of KRS Chapter 42 to establish the Kentucky Public Pension Financing Advisory Commission in the Finance and Administration Cabinet to review investments and financing of the stateadministered retirement systems and to provide a report to the General Assembly; amend KRS 61.546 to limit sick leave service credit for KERS and SPRS employees hired on or after July 1, 2008 to 12 months and only for benefit determination; amend KRS 61.5525 to require service purchases made on or after July 1, 2008, to reflect full actuarial cost: amend KRS 61.592 to establish a new definition of hazardous duty for CERS employees hired on or after July 1, 2008 and to require the agency to recertify new employees to the retirement systems; amend KRS 61.635 to provide that the partial lumpsum payment option shall only be provided to KERS, CERS, and SPRS employees retiring on or before July 1, 2008; amend KRS 61.637 to establish new requirements for KERS, CERS, and SPRS retirees who are reemployed on or after July 1, 2008; amend KRS 61.645 to limit KERS, CERS, and SPRS elected trustees to three terms, to require the board to establish a formal trustee education program, and to require the systems' to post specific board administration, financial, and investment materials to the systems' website; amend KRS 61.691 to provide a 1.5% COLA to KERS, CERS, and SPRS recipients on or after July 1, 2009 and to clarify policy and funding for COLA's in excess of 1.5%; amend KRS 61.702 to require KERS, CERS, and SPRS employees hired on or after July 1, 2008 to pay 1% in contributions for retiree health benefits, to work fifteen years before vesting for health benefits, and to provide that the amount of retiree health benefits that KERS, CERS, and SPRS employees hired on or after July 1, 2003 are eligible for shall be increased by 1.5% annually; amend 78.616 to limit sick leave service credit for CERS employees hired on or after July 1, 2008 to 12 months or as limited by Section 24 of this Act and used only for benefit determination; amend KRS 161.155 to

161.220 to remove annual compensation and compensatory leave paid at retirement from calculation of retirement benefits and to establish fixed 2.5% interest rate on member contribution accounts for KTRS employees hired on or after July 1, 2008; amend KRS 161.250 to limit KTRS elected trustees to three terms, to require the board to establish a formal trustee education program, and to require the systems' to post specific board administration, financial, and investment materials to the systems' website; amend KRS 161.420 and 161.540 to require KTRS employees hired on or after July 1, 2008 to pay an additional 1% in contributions for retiree health benefits; amend KRS 161.545 and 161.5465 to provide that KTRS employees hired on or after July 1, 2008, shall not be eligible to purchase noncurrent leave and air-time, except that upon retirement the new KTRS employee may purchase up to 10 months of air-time to complete the 27 year requirement; amend KRS 161.600 to increase service requirement from 5 to 10 years for a KTRS employee who is hired on or after July 1, 2008; amend KRS 161.605 to provide an additional option for reemployment after retirement for KTRS retirees who wish to return to work; amend KRS 161.620 to establish new benefit multipliers for KTRS employees hired on or after July 1, 2008; amend KRS 161.675 to require KTRS employees hired on or after July 1, 2008, to have at least 15 years of service in order to be eligible for retiree health benefits after retirement; repeal 161.603; establish the CERS contributions for the 2008-2010 biennium; require the Interim Joint Committee on State Government to transferring school studv board employees in CERS to KTRS and to study KERS hazardous duty positions; declare an EMERGENCY.

#### HB 600 - AMENDMENTS

HCS/LM/AA/CI - Retain original sunset provisions, except remove provisions for the Kentucky Public Pension Financing Advisory Commission and to clarify reporting requirements of the commission; amend KRS 6.521 to provide a 1.5 percent COLA to recipients of the Legislators' Retirement Plan on or after July 1, 2009, and to clarify policy and funding for COLA's in excess of 1.5 percent; amend KRS 6.521 to increase employee contribution to 6 percent for legislators entering the Legislators' Retirement Plan on or after July 1, 2008, and to make exceptions to the requirement; make technical amendments.

HFA (1, G. Stumbo) - Retain original provisions with the following additions; amend section relating to establishing the Kentucky Public Pension Financing Advisory Commission to include the Attorney General in the commission; amend section relating to the duties of the commission to include reviewing securities litigation policies and programs of the state-administered retirement systems, reviewing the possibility of authorizing the Attorney General to act on behalf of the retirement systems in cases regarding securities litigation, and providing recommendations to the General

amend KRS 21.405 to provide a 1.5 percent COLA to recipients of the Judicial Retirement Plan on or after July 1, 2009, and to clarify policy and funding for COLA's in excess of 1.5 percent; amend KRS 21.360 to increase employee contribution to 6 percent for judges and justices entering the Judicial Retirement Plan on or after July 1, 2008.

HFA (3, D. Ford) - Retain original provisions with the following additions; amend KRS 61.510 to extend the highthree final compensation window set to expire January 1, 2009, for those state employees eligible for the benefit based upon service credit as of December 31, 2008; amend KRS 61.595 to extend the 2.2 percent benefit factor window set to expire January 31, 2009, for those state employees eligible for the benefit based upon service credit as of December 31, 2008; amend KRS 78.510 to extend the high-three final compensation window set to expire January 1, 2009, for those county employees eligible for the benefit based upon service credit as of December 31, 2008.

HFA (4, D. Ford) - Retain original provisions with the following additions; amend KRS 78.510 to extend the high-three final compensation window set to expire January 1, 2009, for those county employees eligible for the benefit based upon service credit as of December 31, 2008.

HFA (5, T. Riner) - Retain original provisions, except to insert a section to find that the interest of KRS, KTRS, and the public are advanced if KRS and KTRS curtail investments in China and Sudan and to encourage KRS and KTRS to curtail such investments.

HFA (6, T. Riner) - Retain original provisions except amend section pertaining to the Legislators' Retirement Plan COLA to provide a 1.4 percent COLA to recipients of the Legislators' Retirement Plan on or after July 1, 2009.

HFA (7, M. Cherry) - Retain original provisions with the following additions; amend KRS 61.546 to clarify payment of sick leave service credit in KERS by the employer for employees hired on or after July 1, 2008; amend section pertaining to study of transferring classified school board employees in CERS to KTRS by inserting language to ensure that CERS classified employees hired on or after July 1, 2008 who could be transferred to KTRS by subsequent future legislation, shall be provided the same benefits as new classified employees in KTRS under any potential future legislation.

HFA (8, J. Wayne) - Require all members of the Kentucky Public Pension Financing Advisory Commission to comply with the Executive Branch Code of Ethics established in KRS Chapter 11A; prohibit any member from having any direct or indirect interest in findings commission or that puts recommendations the member's personal interest in conflict with his duties on the commission: require any investment advisor contracted by the commission to abide by the CFA Institute Code of Ethics and Standards of Professional Conduct; prohibit any investment advisor from serving simultaneously as an investment advisor to the commission and one of the members of the Kentucky Public Pension Financing Commission in the definition of "officer," thereby applying the code guidelines and financial disclosure requirements to the commission members. SCS/LM/AA/CI - Retain original

SCS/LM/AA/CI provisions except create a new section of KRS Chapter 6 to establish a Kentucky Pension Investment Review Commission and to create a new permanent subcommittee of the Legislative Research Commission to be known as the Public Employee Benefit Oversight Committee; amend KRS 6.505 to require new legislators whose terms begin on or after July 1, 2008 to participate in KERS non-hazardous; amend KRS 21.350 to require new judges who begin serving on or after July 1, 2008 to participate in KERS nonhazardous; amend KRS 6.505 to include contributions, employee employer contributions, and investment return credited to the member's annuity savings account in the definition of "accumulated contributions," and change the definition "final compensation," "normal retirement date," and "early retirement date"; amend KRS 16.545 to require SPRS members who begin participating on or after July 1, 2008 to contribute 7% of their creditable compensation; amend KRS 16.576 to change the benefit factors for SPRS employees hired on or after July 1, 2008; amend KRS 16.645 to include annuity savings accounts for SPRS new hires as of July 1, 2008; amend KRS 61.510 and 78.510 to include contributions. employee employer contributions, and investment return credited to the member's annuity savings account in the definition of "accumulated contributions," and change the definition of "final compensation"; amend KRS 61.559 to change the requirements for retirement eligibility to include at least age 57 with age and service equal to 87 or at least age 62 with ten years of service; amend KRS 61.560 and 78.610 to require those KERS and CERS employees hired after July 1, 2008 to contribute 4% of their creditable compensation; amend KRS 61.565 to implement a plan toward meeting actuarially required contributions rates; amend KRS 61.595 to implement a benefit factor of 1.14% for up to 30 years services and 1.75% for 30 or more years of service for members of KERS or CERS nonhazardous who begin participating on or after July 1, 2008; amend KRS 61.637 to require retirees who return to work on or after July 1, 2008 to observe a 12 month break in employment; amend 61.701 to create the Kentucky Retirement Systems Insurance Trust Fund; amend KRS 61.702 to require employers participating in SPRS, CERS, and KERS to deduct 1% from the creditable compensation of each member having a membership date on or after July 1, 2008 to credit to the Kentucky Retirement Systems Insurance Trust Fund; create a new section of KRS Chapter 78 to require the retirement systems to file a legislative proposal to transfer school board and retired members participating in or retired from a classified school board position in the CERS to the KERS instead of requiring

set sick leave maximum for retirement purposes at 300 days for school employees and teachers; amend KRS Assembly.

HFA (2, B. Yonts) - Retain original provisions with the following additions;

the state-administered retirement systems; amend KRS 11A.010 of the Executive Branch Ethics Code to include the Interim Joint Committee on State Government to study transferring them to KTRS; create a new section of KRS

Chapter 61 that creates an annuity savings account for employees who begin participating on or after July 1, 2008 in the Kentucky Employees Retirement System, the County Employees Retirement System, and the State Police Retirement System; require employers to deduct 1% of the creditable compensation of members who begin participating on or after July 1, 2008 with the deducted amounts credited to the annuity savings account established for the individual employee; require employers to pick up the employee contributions in accordance with Section 414(h) of the Internal Revenue Code with the employee having no option to receive the contributions directly; require the employer to contribute and report a 2% lump-sum payment to the annuity savings account of each non-hazardous duty employee after the employee has earned five years of service credit; require the employer to contribute and report a 2.5% lump-sum payment to the annuity savings account of each hazardous duty employee after the employee has earned two years of service credit; for non-hazardous duty employees, require the employer to contribute 2% of the employee's creditable compensation if the employee has earned at least five years of service credit, 2.25% of the employee's creditable compensation if the employee has earned at least ten years of service credit, and 2.5% of the employee's creditable compensation if the employee has earned at least twenty years of service credit; for hazardous duty employees, require the employer to contribute 2.5% of the employee's creditable compensation if the employee has earned at least two years of service credit, 2.75% of the employee's creditable compensation if the employee has earned at least ten years of service credit, and 3% of the employee's creditable compensation if the employee has earned at least twenty years of service credit; mandate that the funds in the annuity savings account be invested in the same manner as the pension funds are administered during the first five years of the member's contribution; specify that the employer is to contribute to the annuity savings account in addition to the contribution rate established in KRS 61.565; require that the systems adjust the balance of the funds in the annuity savings account at least quarterly to credit the members account; specify that no funds may be available from the annuity savings account prior to a member's retirement, death, or refund; allow the board of trustees to establish distribution options for the annuity savings account and specify requirements of various options; authorize the board of trustees to establish new plans or amend existing plans under the Internal Revenue Code, and to promulgate administrative regulations; create a new section of KRS Chapter 78A relating to the Local Government Employees Retirement System, and establish a new section therein that defines the terms used in KRS Chapter 78A; require that nonschool board employers and their fulltime members participating in the County Employees Retirement System

service credit earned by affected members or retired members of the County Employees Retirement System shall be transferred to the Local Government Employees Retirement System on July 1, 2009, and that sufficient funds to fund the benefits and administrative expenses of the Local Government Employees Retirement System shall be transferred from the County Employees Retirement System on July 1, 2009; require the boards of trustees of the Local Government Employees Retirement System and the County Employees Retirement System on or after July 1, 2009, but no later than July 1, 2010, to distribute the assets and liabilities of the County Employees Retirement System between the County Employees Retirement System and the Government Local Employees Retirement System to reflect the transfer of members and retired members; specify that, except for school board service, the transfer of a member's nonschool board service credit from the County Employees Retirement System to the Local Government Employees Retirement System terminates credit in the County Employees Retirement System; create a new section of KRS Chapter 78A to require each county sheriff, or county clerk to authorize participation in the Local Government Employees Retirement System by appropriate order specifying the effective date of participation; specify that the systems may deny participation of any agency that does not have an agreement with the Personnel Cabinet for health insurance coverage except for a county government that entered the system between April 9, 2002 and July 1, 2003; require an agency that issues an order of participation to continue to participate except as provided in the Act: specify that participation orders from a county government may exclude hospitals or other semi-independent agencies from participation, with the excluded agency allowed to participate as a separate agency; and state that an agency whose participation is terminated may at a later date request participation the appropriate order and by consideration by the board of trustees; create a new section of KRS Chapter 78A to require certain county attorneys to participate as an employer in the Local Government Employees Retirement System or the Kentucky Employees Retirement System; require the participating county attorneys to the determine membership in appropriate retirement system for their employee, certify the participation to the board of trustees, and make the required contributions; create a new section of KRS Chapter 78A specifying that counties that have acquired private corporations, organizations, or entities may adopt an order electing to have the affected employees participate in the system and designate eligible employees; create a new section of KRS Chapter 78A to describe the ramifications if a county fails to comply with the provisions of Sections 44 to 73 of the Act; create a new section of KRS Chapter 78A to designate the membership of the Local Government Employees Retirement System; create a

creditable compensation if their membership is before July 1, 2008, and 4% if their membership is on or after July 1, 2008, and that hazardous duty employees shall contribute 8% of creditable compensation if their membership is before July 1, 2008, and 7% if their membership is on or after July 1, 2008; require the agency reporting official to deduct the contribution, regardless the of minimum compensation law; specify that each employer shall pick up the employee contribution for the purpose of compliance with Section 414(h) of the Internal Revenue Code; create a new section of KRS Chapter 78A requiring employee contributions to be deducted from creditable compensation, specifying how service credit is earned, and how refunds are made; create a new section of KRS Chapter 78A designating the three accounts in which all assets of the system are held and invested; create a new section of KRS Chapter 78A specifying the contents of the members' contribution account and the amount of interest credited on June 30 of each year from the retirement allowance account: create a new section of KRS Chapter 78A specifying the contents of the members' retirement allowance account and the payments from the account; create a new section of KRS Chapter 78A creating the Local Government Employees Retirement System Excess Benefit Plan for payment of retirement allowances that would otherwise be limited by 26 U.S.C. sec. 415, and the Employees Local Government Retirement System Excess Benefit fund consisting of all the assets of the plan; create a new section of KRS Chapter 78A establishing normal and early retirement eligibility requirements for employees in hazardous and nonhazardous duty positions whose membership date is before July 1, 2008, and applying the provision of KRS 78.510 to 78.852 whenever retirement benefits are not specified in the Act; create a new section of KRS Chapter 78A specifying the retirement eligibility for employees in hazardous and nonhazardous duty positions whose membership date is on or after July 1, 2008; create a new section of KRS Chapter 78A designating the benefit factors for members whose membership date is on or after July 1, 2008; create a new section of KRS Chapter 78A establishing an annuity savings account for employees whose membership date is on or after July 1, 2008, and requiring employers to deduct 1% of the member's creditable compensation to be credited to the member's annuity savings account; require each employer to pick up the employee contribution in accordance with Section 414(h) of the Internal Revenue Code; for employees whose membership in the Local Government Employees Retirement System is on or after July 1, 2008, require the employer to contribute and report a 2% lump-sum payment to the annuity savings account of each nonhazardous duty employee after the employee has earned five years of service credit; require the employer to contribute and report a 2.5% lump-sum payment to the annuity savings account

employees, require the employer to contribute 2% of the employee's creditable compensation if the employee has earned at least five years of service credit, 2.25% of the employee's creditable compensation if the employee has earned at least ten years of service credit, and 2.5% of the employee's creditable compensation if the employee has earned at least twenty years of service credit; for hazardous duty employees, require the employer to contribute 2.5% of the employee's creditable compensation if the employee has earned at least two years of service credit, 2.75% of the employee's creditable compensation if the employee has earned at least ten years of service credit, and 3% of the employee's creditable compensation if the employee has earned at least twenty years of service credit; mandate that the funds in the annuity savings account be invested in the same manner as the pension funds are administered during the first five years of the member's contribution; specify that the employer is to contribute to the annuity savings account in addition to the contribution rate established in KRS 61.565; require that the systems adjust the balance of the funds in the annuity savings account at least quarterly to credit the members account; specify that no funds may be available from the annuity savings account prior to a member's retirement, death, or refund; allow the board of trustees to establish distribution options for the annuity savings account and specify requirements of various options; authorize the board of trustees to establish new plans or amend existing plans under the Internal Revenue Code, and to promulgate administrative regulations; create a new section of KRS Chapter 78A allowing retired members to be re-employed by an agency participating in the Local Government Employees Retirement Systems under certain circumstances and specifying the resulting effect on their retirement, designating the contributions required of such a re-employed member, and specifying the retirement benefits available to the employee upon subsequent retirement; require that reemployed retired members and the participating agency shall certify on a board form that no prearranged agreement existed between the employee and the agency; create a new section of KRS Chapter 78A designating that the Local Government Employees System shall Retirement be administered by a separate board of trustees within the Kentucky Retirement Systems, and designate the board composition, powers, and duties; provide that the board shall promulgate administrative regulations; declare the legislative intent that the provisions of Sections 44 to 78 of this Act conform with federal statute or regulation and meet the qualification requirements under 26 U.S.C. sec. 401(a); require that provisions that conflict with federal law shall not be available; designate the Attorney General as the legal advisor and attorney for the board; allow the Attorney General to attend board meetings; require the system to publish an annual financial report and permit the

shall begin participating in the Local Government Employees Retirement System on July 1, 2009; specify that new section of KRS Chapter 78A designating that non-hazardous duty employees shall contribute 5% of of each hazardous duty employee after the employee has earned two years of service credit; for non-hazardous duty board to select an independent certified public accountant or the Auditor of Public Accounts to perform the audit;

provide all proceedings and records of the board to be open to the public; require expenses incurred to be paid by the retirement allowance account and provide for authorization of expenditures to be contained in the biennial budget; allow for appeals to the Franklin Circuit Court within 60 days of board action; set forth the ethical duties of the trustees; provide that no monetary damages or injunctive relief may be taken on the basis of a trustee's action or inaction except for certain circumstances; provide for the burden of proof in an action for monetary damages; provide for a hearing under KRS Chapter 13B when an order by the system substantially impairs the benefits or rights of a member, retired member, or recipient, with appeal rights to Franklin Circuit Court; create a new section of KRS Chapter 78A providing that the board is the trustee of the funds created by Sections 44 to 73 of this Act; allow the board to create an investment committee, and set out the fiduciary duties of trustees, officers, employees, other fiduciaries; specify the or registration of all securities acquired under the authority of Sections 44 to 73 of this Act; require the board to give priority to investment of funds that would improve the industrial development and economic welfare of the Commonwealth; specify that certain information is excluded from KRS 61.870 to 61.884: create a new section of KRS Chapter 78A specifying the investment authority of the board, signatory requirements for changes in registration by reason of sale or assignment of securities; require the board to give priority to investment of funds that would improve the industrial development and economic welfare of the Commonwealth; create a new section of KRS Chapter 78A to establish the annual contribution amount of each employer participating in the Local Government Employees Retirement System, including "normal" and "past service" contributions, the and calculation to determine those contributions; require the system to advise each employer of any change in the employer contribution rate that sets out the funding required for each budget; create a new section of KRS Chapter 78A requiring the board to adopt the actuarial tables necessary for the administration of the system, and cause an actuarial valuation to be made annually; require the board to cause an actuarial investigation to be made of all the experience under the retirement system at least once in each ten year period with a copy of the ten year evaluation sent to the Legislative Research Commission; provide for the revision of actuarial tables based on the investigation; create a new section of KRS Chapter 78A defining the terms relating to hazardous duty; provide for a system for requesting hazardous duty coverage for positions; require each employer to pay employer contributions for hazardous duty employees at the rate determined by the board; provide for conversion by employers who elect hazardous duty coverage if they participated in the system prior to electing hazardous duty coverage; mandate that persons employed in

the board to arrange for a group health insurance plan for present and future retirees for plan years occurring on or after January 1, 2013 with the level of coverage, benefits, and payments made by the system in accordance with KRS 61.702; create a new section of KRS Chapter 78A specifying that Sections 44 to 73 shall constitute an inviolable contract of the Commonwealth except for member participating on or after July 1, 2008; create a new section of KRS Chapter 78A setting forth matters that are to be administered in the same manner as provided for the Kentucky Employees Retirement System; create a new section of KRS Chapter 78A setting out matters that are to be administered in the same manner as provided for the County Employees Retirement System; revise the CERS contributions for the 2008-2010 biennium.

CCR - Cannot agree.

Feb 21-introduced in House

Feb 25-to State Government (H); posting waived

Feb 26-reported favorably, 1st reading, to Calendar with Committee Substitute ; floor amendment (1) filed to Committee Substitute

Feb 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 28, 2008; floor amendments (2) (3) (4) (5) (6) (7) and (8) filed to Committee Substitute

Feb 28-3rd reading, passed 96-0 with Committee Substitute, floor amendments (1) (2) (7) and (8)

Feb 29-received in Senate

Mar 4-to State & Local Government (S)

Mar 5-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 6-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 12-reported favorably, to Rules with Committee Substitute ; posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008; 3rd reading, passed 33-3 with Committee Substitute

Mar 13-received in House; to Rules (H)

Mar 19-posted for passage for concurrence in Senate Committee Substitute for Thursday, March 20, 2008; House refused to concur in Senate Committee Substitute

Mar 20-received in Senate; posted for passage for receding from Senate Committee Substitute ; Senate refused to recede from Committee Substitute ; Conference Committee appointed in Senate

Mar 25-Conference Committee appointed in House

Mar 26-Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee appointed in House and Senate

## HB 601 (BR 1455) - M. Marzian

AN ACT relating to workers' compensation.

Amend KRS 342.730 to require termination of workers' compensation income benefits when a worker qualifies

whichever last occurs.

Feb 21-introduced in House Feb 25-to Labor & Industry (H)

#### HB 602 (BR 1844) - M. Marzian

AN ACT relating to patient care and safety.

Amend KRS 216B.165 to require an agent or employee of a health care facility or service to report professional noncompliance with standards of care that jeopardizes patient care or safety; provide that the report may be provided to the office of the inspector general if response from health care facility or service is untimely or inadequate; create a new section of KRS Chapter 216B to permit employee or agent who has been retaliated against to file a complaint with the commissioner of the Department of Labor, authorize commissioner the order to reinstatement, restitution of lost wages, or other action; authorize an employee to file a civil action for retaliation within one year from occurrence of retaliation; permit court to order reinstatement, back wages, punitive damages, or a combination; permit court to order payment of attorney fees and court costs to health care facility or service if civil action was brought in bad faith, with malicious purpose, or without basis: create a new section of KRS 216B to require health care facilities and services to post a notice to inform employees and agents of obligations and protections; create a new section of KRS 216B to provide that the provisions shall not diminish existing rights, remedies, or privileges; create a new section of KRS Chapter 336 to require the commissioner of the Department of Labor to enforce retaliation protections and fines: amend KRS 216B.990 to impose fine of \$100 to \$500 for failure to post notice, and a fine of \$1,000 to \$10,000 for retaliation; require that fines collected be paid into the Ky. Nursing Incentive Scholarship Fund.

## HB 602 - AMENDMENTS

HCS - Retain original provisions; amend to include additional standards for which noncompliance is required to be reported; permit oral reports in emergency situations; require attorney general, rather than the commissioner of labor, to investigate reports of posting noncompliance; replace requirement with requirement to provide provide written materials; that compliance with federal Deficit Reduction Act shall satisfy requirement; and reduce maximum penalty for retaliation from \$10,000 to \$5,000.

HFA (1, B. Yonts) - Amend to delete community standards of care from the which list of standards for noncompliance reports are required; restore existing language that prohibits filing of reports in bad faith; require Inspector General in the Cabinet for Health and Family Services to investigate reports of retaliation; delete provision that permits an employee to file a civil action for retaliation; and delete penalty.

## Feb 21-introduced in House

Mar 13-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 14-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

HB 603/LM (BR 1263) - T. Edmonds, A. Koenig, A. Wuchner

AN ACT relating to county consolidation.

Create new sections of KRS Chapter 67 to establish a new procedure for the optional consolidation of counties; exclude consolidated local governments, charter county governments, urbancounty governments, and unified local governments from the procedures; permit two or more counties to consolidate with such action initiated by public petition or local ordinance; require signatures of 20% or more of the number of persons voting in last presidential election for initiation petition; provide for the contents and certification of petitions as prescribed; require the county judge/executive in the initiating county within 10 days to notify the other local governments and their citizens of the proposal as prescribed; require responding action in adjoining counties within 120 days or initial action becomes void; require a special election within 90 days if adjoining counties enter the process; require approval in each county for consolidation to become effective; prescribe the language for the ballot, election procedures, and other advertisement of the election by the sheriff; require a simple majority of those voting in each county for approval; require all election costs to be paid for by the state, and prohibit any organizational changes in a newly consolidated county for 10 years; prohibit any new county from becoming effective until the end of terms of current officeholders and require new officers to be elected in the same manner and at same time as other county officials; require the county judge/executive in each county to appoint 6 citizens to a transition committee as prescribed; require transition committee to divide county into 3-8 magisterial districts and to select 2-5 names for the new county to be decided by the voters; require final report of the transition committee as prescribed; provide for a gubernatorial appointee to break tie vote on questions relating the name of the new county, the formation of magisterial districts, or other issues on ballot; require all taxes from immediate year to remain in effect until changed by the new county; require the creation of a special taxing district for repayment of prior financial obligations in previously existing counties as prescribed; require surplus funds to be spent in the areas where funds were raised as prescribed; permit voters to determine the location of new county seat from previously existing locations; require county seat to remain at that location for not less than 10 years; require other remaining county buildings to be maintained as branch offices for 10

hazardous positions after July 1, 1972 must undergo a physical; create a new section of KRS Chapter 78A to require for normal Social Security retirement benefits or 4 years, rather than 2 years, following the injury or last exposure, Feb 25-to Health & Welfare (H) Feb 26-reassigned to Labor & Industry (H); posted in committee and state election districts as prescribed; require the Governor's Office for Local Development to promulgate

years as prescribed; provide for federal

administrative regulations awarding preference points on community development block grant applications and provide technical and advisory assistance to consolidated counties; consolidation, require, upon all appointments to boards of special districts to remain in effect until the expiration of the term, at which point the appropriate appointing authority shall make new appointments; and repeal KRS 67.190, 67.200, 67.210, 67.220, 67.230, 67.240, 67.250, 67.260, 67.270, 67.280, 67.290, and 67.310.

#### HB 603 - AMENDMENTS

HFA (1, A. Koenig) - Amend the petition process to provide for the inclusion of specific language to be printed on each page of the petition; amend the question for the vote to allow for the adoption of a commission form of government; delete requirement for a 10 year freeze on changing the boundaries of the county; establish the procedure for setting the commissioner districts if that form of government is chosen; provide for the optional return of surplus tax money to the appropriate taxpayer in the appropriate proportions pursuant to ordinance.

Feb 21-introduced in House

Feb 25-to Local Government (H)

Feb 28-posted in committee

11-reported favorably, Mar 1st

reading, to Calendar

Mar 12-2nd reading, to Rules Mar 14-floor amendment (1) filed

Mar 18-posted for passage in the Regular Orders of the Day for

Wednesday, March 19, 2008 Mar 19-3rd reading, passed 87-10

with floor amendment (1)

Mar 20-received in Senate Mar 26-to State & Local Government

(S)

## HB 604 (BR 2093) - R. Meeks

AN ACT relating to recycling.

Amend KRS 224.10-650 to require state agencies to collect data on the amount of waste materials recycled, beginning with the 2008-2009 fiscal year; report the amount in pounds to the secretary of the Environmental and Public Protection Cabinet by August 1 of each year, beginning in 2009.

#### HB 604 - AMENDMENTS

HFA (1, R. Meeks) - Add that State agency offices within Franklin County participating in the State Office Paper Recycling Program provided by the Department for Environmental Protection may document their participation in the report to the cabinet in lieu of reporting their pounds recycled; add that the State Office Paper Recycling Program shall report, in pounds, the total amount of waste materials recycled during the previous fiscal year.

Feb 21-introduced in House

Feb 25-to Natural Resources & Environment (H)

Mar 17-posted in committee

20-reported favorably, Mar 1st reading, to Calendar; floor amendment (1) filed

Mar 21-2nd reading, to Rules; taken

with floor amendment (1) Mar 25-received in Senate

HB 605 (BR 1701) - D. Graham, B. DeWeese, C. Rollins II

AN ACT relating to historic properties. Create a new section of KRS Chapter 42 to establish the Vest Lindsey House as a state meeting house and visitor information center for the North Frankfort Area; amend KRS 11.026 and 11.027 to add the director of the Kentucky Heritage Council to the Historic Properties Advisory Commission and to establish the Ida Lee Willis - Vest Lindsey House endowment trust fund; specifically name the Vest Lindsey House as a property under the supervision of the Historic Properties Advisory Commission; set out provisions for transition.

Feb 21-introduced in House

Feb 25-to State Government (H)

Feb 26-posted in committee 28-reported favorably, 1st Feb

reading, to Calendar Feb 29-2nd reading, to Rules

Mar 5-posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008

Mar 6-3rd reading, passed 95-0

Mar 7-received in Senate

Mar 11-to State & Local Government (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar

Mar 20-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0

Mar 27-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 24)

#### HB 606 (BR 1015) - J. Tilley

AN ACT relating to the temporary registration of vehicles.

Create a new section of KRS Chapter 186 to establish a temporary commercial motor vehicle registration temporary placard to be issued by the department of vehicle regulation; establish a fee of \$100 the issuance of each placard; provide for appropriate uses of the commercial motor vehicle registration temporary placard; require the temporary placard to expire 30 days after being activated by the user; create a new section of KRS Chapter 186 to establish a commercial trailer temporary registration placard to be issued by the department of vehicle regulation; establish a fee of \$5 the issuance of each placard; provide for appropriate uses of the commercial trailer temporary registration placard; require the temporary placard to expire 30 days after being activated by the user; amend KRS 189.990 to provide penalty.

#### HB 606 - AMENDMENTS

HCA (1, H. Collins) - Add a new section to require the cabinet to assess applicants for temporary motor carrier registrations for the programming costs Feb 21-introduced in House

Feb 25-to Transportation (H) Feb 28-posted in committee

Mar 4-reported favorably, 1st reading,

to Calendar with committee amendment (1)

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008

Mar 11-3rd reading, passed 96-0 with committee amendment (1)

Mar 12-received in Senate

Mar 14-to Transportation (S)

Mar 19-reported favorably, 1st reading, to Consent Calendar

Mar 20-2nd reading, to Rules

Apr 15-posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 176)

HB 607 (BR 1266) - J. Tilley, M. Dossett, E. Ballard, J. Greer, T. Moore

AN ACT relating to alternative teacher certification.

Amend KRS 161.048 to allow a five year statement of eligibility for teaching be issued to a veteran who has completed a total of ten years of active duty service, ten years of service officially credited toward armed services retirement, or ten years combination of such service.

Feb 21-introduced in House

Feb 25-to Seniors, Military Affairs, & Public Safety (H)

Feb 28-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 17-3rd reading, passed 96-0

Mar 18-received in Senate

Mar 26-to Education (S)

Apr 1-reported favorably, 1st reading, to Consent Calendar

Apr 2-2nd reading, to Rules

Apr 14-posted for passage in the Consent Orders of the Day for Monday, April14

Apr 15-3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 177)

HB 608/FN (BR 1799) - R. Webb, H. Moberly Jr.

AN ACT relating to abandoned property and declaring an emergency.

Amend KRS 393.060 to modify the holding period for travelers' checks are presumed abandoned which property; EMERGENCY.

#### HB 608 - AMENDMENTS

SCS - Delete original provisions of the bill; identify projects to be funded from Economic Infrastructure for Development Fund for Coal and Non-Coal Producing Counties' Bond Funds authorized in 2008 Regular Session HB Kentucky Infrastructure Authority; EMERGENCY.

SCA (1/Title, C. Borders) - Make title amendment.

Feb 21-introduced in House

Feb 25-to Appropriations & Revenue (H)

Feb 26-posting waived

Feb 28-reported favorably, 1st reading, to Calendar Feb 29-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Tuesday, March 4, 2008

Mar 13-3rd reading, passed 67-26

Mar 14-received in Senate

Mar 18-to Appropriations & Revenue (S)

Mar 24-taken from committee Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Mar 25-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Apr 15-reported favorably, to Rules with Committee Substitute, committee amendment (1-title) as a Consent Bill; posted for passage in the Consent Orders of the Day for Tuesday, April 15; 3rd reading, passed 38-0 with committee Committee Substitute, amendment (1-title); received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, committee amendment (1title) ; House concurred in Senate Substitute, committee Committee amendment (1-title) ; passed 87-7; enrolled, signed by each presiding officer

Apr 16-delivered to Governor

Apr 28-line items vetoed; veto(es) not acted upon; delivered to Secretary of State with Governor's signature for nonvetoed items (Acts Ch. 191)

#### HB 609/FN (BR 1830) - H. Moberly Jr.

AN ACT relating to procurement.

Create a new section of KRS Chapter 45A that requires a person contracting with the Commonwealth to register with the Department of Revenue to collect and remit the sales and use tax imposed under KRS Chapter 139.

Feb 21-introduced in House

reading, to Calendar

March 4, 2008

(S)

Mar

Revenue (S)

Revenue (S)

Mar

Feb 25-to State Government (H) Feb 26-reassigned to Appropriations

Feb 28-reported favorably, 1st

Mar 3-posted for passage in the

Mar 10-to Appropriations & Revenue

Appropriations & Revenue (S); 1st

reading; returned to Appropriations &

Appropriations & Revenue (S); 2nd

reading; returned to Appropriations &

Mar 26-reported favorably, to Rules

24-taken from committee

from committee

passage in the

Regular Orders of the Day for Tuesday,

& Revenue (H); posted in committee

Feb 29-2nd reading, to Rules

Mar 5-3rd reading, passed 91-1

Mar 6-received in Senate

25-taken

from Rules; placed in the Orders of the	of the AVIS system associated with the	406 as amended by 2008 Regular	Mar 27-posted for passage in the
Day	program.	Session HB 410 and 514; provide that all	Consent Orders of the Day for Thursday,
Mar 24-3rd reading, passed 87-12		projects be administered by the	March 27, 2008; 3rd reading, passed 38-

0

Mar 28-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of

the Senate; delivered to Governor Apr 9-signed by Governor (Acts Ch. 43)

#### HB 610/FN (BR 1993) - H. Moberly Jr.

AN ACT relating to collections.

Amend KRS 45.238 and 45.241 to allow the secretary of the Finance and Administration Cabinet to return debts or liquidated debts collected by the Department of Revenue on behalf of other state agencies to the agency certifying the debt or to the Court of Justice, as the case may be.

Feb 21-introduced in House

Feb 25-to Appropriations & Revenue (H)

Feb 26-posting waived

Feb 28-reported favorably, 1st reading, to Calendar

Feb 29-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Tuesday, March 4, 2008

Mar 5-3rd reading, passed 89-8

Mar 6-received in Senate Mar 10-to Appropriations & Revenue (S)

Mar 24-taken from committee Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Mar 25-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Mar 26-reported favorably, to Rules

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 38-0

Mar 28-received in House; enrolled, signed by Speaker of the House

Apr 1-enrolled, signed by President of the Senate; delivered to Governor

Apr 9-signed by Governor (Acts Ch. 44)

HB 611/FN (BR 1827) - R. Webb, H. Moberly Jr.

AN ACT relating to tax increment financing.

Amend KRS 139.515 to clarify the process by which the Department of Revenue calculates refunds due, and to establish a phase out of the refund amount if refund are requests are not filed in a timely manner; amend KRS 65.7081 to delete provisions requiring funds to be held in an non-interest bearing account.

#### HB 611 - AMENDMENTS

SCS/FN - Retain original provisions; establish a new Subchapter 30 of KRS Chapter 154 and repeal, reenact and amend various sections of KRS Chapter 65 as new sections of subchapter 30 of KRS Chapter 154 to move oversight and responsibility for the state portion of the tax increment financing program from the Tax Increment Financing Commission to the Kentucky Economic Development Finance Authority; create a new section of KRS Chapter 65 to permit various sections of KRS Chapter 65 to conform.

Feb 21-introduced in House

Feb 25-to Appropriations & Revenue (H)

Feb 26-posting waived

Feb 28-reported favorably, 1st reading, to Calendar

Feb 29-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Tuesday, March 4, 2008

Mar 6-3rd reading, passed 95-2

Mar 7-received in Senate

Mar 11-to Appropriations & Revenue (S)

Mar 24-taken from committee Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Mar 25-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Mar 26-reported favorably, to Rules with Committee Substitute

Apr 2-posted for passage in the Regular Orders of the Day for April 2, 2008; 3rd reading, passed 34-0 with Committee Substitute ; received in House; to Rules (H)

Apr 14-taken from Rules; posted for passage for concurrence in Senate Committee Substitute

Apr 15-House concurred in Senate Committee Substitute ; passed 92-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 178)

## HB 612 (BR 1973) - D. Floyd

AN ACT relating to annuities.

Amend KRS 304.15-050 to permit a senior citizen to return an annuity contract to the company or producer through whom it was purchased within a period stated in the contract which shall not be less than 30 days after receipt by the owner; define "senior citizen" as an individual who is 60 years of age or older on the date of purchase of the annuity.

Feb 21-introduced in House Feb 25-to Banking & Insurance (H)

#### HB 613 (BR 1690) - K. Hall

AN ACT relating to off-road and all-terrain vehicle trails.

Amend KRS 148.630 to require Kentucky Department of Parks, in with the cooperation Kentucky Recreational Trails Authority, to establish a system to permit off-road motorized vehicles and all-terrain vehicles on public lands; select Fishtrap Lake as a pilot project; authorize the department to promulgate regulations governing OHV and ATV trails; amend KRS 148.650 and 148.670 to allow the establishment of OHV and ATV trails in state-owned wildlife management areas.

### HB 613 - AMENDMENTS

HCA (1, K. Hall) - Make technical correction.

HFA (1, K. Hall) - Change Section 1, subsection (2), to clarify the purpose of the pilot project ORV/ATV trail system for the pilot project, to ensure that the pilot project does not authorize ORV or ATV use on other state wildlife management areas, and to prevent ORV/ATV trails on state park property that is part of the pilot project area.

Feb 21-introduced in House

Feb 25-to Tourism Development & Energy (H)

Mar 4-posted in committee

Mar 6-reported favorably, 1st reading, to Calendar with committee amendment (1)

Mar 7-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008; floor amendment (1) filed

Mar 12-3rd reading, passed 95-2 with committee amendment (1), floor amendment (1)

Mar 13-received in Senate

Mar 17-to Economic Development, Tourism & Labor (S)

#### HB 614/FN (BR 1798) - R. Webb

AN ACT relating to revenue and taxation.

Repeal and reenact KRS 138.130 and 138.140; provide that the legislation shall apply to tax periods beginning on or after June 1, 2006; notwithstand the provisions of KRS 446.145 to the extent that any provision included in Section 1 or 2 of the Act is determined to be new language.

#### HB 614 - AMENDMENTS

HCS/FN - Retain original provisions except amend KRS 138.140 to delete the rate reference to 32 sheet packages; declare an EMERGENCY.

HCA (1/Title, R. Webb) - Make title amendment.

HFA (1, M. Harmon) - Retain original provisions except delete sections 3, 4 and 5, which establish the intent of the General Assembly, address the provisions of KRS 446.145 if any language in the bill is considered to be new language, and to delete an emergency.

HFA (2, M. Harmon) - Delete section 4 of the bill providing that the requirements of KRS 446.145 requiring that new language be underlined by notwithstood if anything in the bill draft is determined to be new language.

HFA (3, B. Montell) - Add and amend KRS 67.750 to permit, rather than require, the inclusion of retirement, profit sharing or deferred compensation contributions or funds earmarked for cafeteria plans when determining compensation subject to occupational license taxes.

HFA (4/P, H. Moberly Jr.) - Attach the provisions of HB 693 to HB 614/HCS; and make technical corrections.

#### Feb 21-introduced in House

Feb 25-to Appropriations & Revenue (H)

Feb 26-posting waived

Feb 28-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Feb 29-2nd reading, to Rules

Mar 3-posted for passage in the

Substitute adopted; defeated 45-44

Mar 10-returned to the Orders of the Day

Mar 11-floor amendment (1) filed to Committee Substitute

Mar 14-floor amendment (2) filed to Committee Substitute

Mar 27-floor amendment (3) filed to Committee Substitute

Apr 1-floor amendment (4) filed to Committee Substitute

HB 615 (BR 2079) - G. Stumbo, J. Comer Jr.

AN ACT relating to trustees.

Repeal KRS 386.180 restricting compensation of trustees; amend KRS 386.490, 387.111, and 387.760 to conform.

#### HB 615 - AMENDMENTS

HFA (1, G. Stumbo) - Amend to limit compensation payable to conservators and guardians to 6 percent.

Feb 21-introduced in House

Feb 25-to Judiciary (H)

Mar 4-posted in committee Mar 7-reported favorably, 1st reading,

to Calendar Mar 10 2nd reading to Bulaci floor

Mar 10-2nd reading, to Rules; floor amendment (1) filed

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 14-3rd reading, passed 86-7 with floor amendment (1)

Apr 14-posted for passage in the

Apr 15-3rd reading, passed 35-1;

Regular Orders of the Day for Tuesday,

received in House; enrolled, signed by

each presiding officer; delivered to

Introduced Feb. 25, 2008

AN ACT relating to the residency of a

Amend KRS 160.350 to permit a

superintendent of schools to establish

residency either in Kentucky or within 50

HB 616 - AMENDMENTS

that the superintendent shall reside in

district of employment unless the local

board of education negotiates a contract

Mar 4-reported favorably, 1st reading,

Mar 5-2nd reading, to Rules; posted

Mar 6-3rd reading, passed 92-5 with

for passage in the Regular Orders of the

to Calendar with Committee Substitute

HCS - Amend KRS 160.350 to require

HB 616 (BR 2152) - T. Edmonds

miles of the district's boundaries.

Feb 25-introduced in House

Feb 29-posted in committee

Day for Thursday, March 6, 2008

Mar 7-received in Senate

Committee Substitute

Feb 26-to Education (H)

superintendent of schools.

to the contrary.

Apr 24-signed by Governor (Acts Ch.

favorably,

1st

Mar 17-received in Senate

Mar 28-2nd reading, to Rules

Mar 26-to Judiciary (S) Mar 27-reported fa

reading, to Calendar

April 15, 2008

Governor

130)

local governments to impose a wage assessment within a development area or local development area; amend and to document the characteristics qualifying the area selected for the pilot project, to establish specific time frame Regular Orders of the Day for Tuesday, March 4, 2008

Mar 6-3rd reading; Committee

Mar 11-to Education (S) Mar 20-taken from committee Education (S); 1st reading; returned to Education (S)

Apr 2-taken from committee Education (S); 2nd reading; returned to Education (S)

#### HB 617 (BR 2173) - R. Nelson

AN ACT relating to fish and game licenses.

Amend KRS 150.175 to provide for a senior/disabled combination hunting and fishing license for 100% disabled veterans.

Feb 25-introduced in House Feb 26-to Seniors, Military Affairs, & Public Safety (H) Mar 10-posted in committee

HB 618 (BR 2110) - R. Adams, M. Denham, T. McKee

AN ACT relating to the Department of Fish and Wildlife Resources.

Amend KRS 150.170 to provide that persons who kill or trap wildlife on their land that are causing damage may do so during periods of time other than the open season for the species; provide that, with permission of the commissioner, persons other than landowners, tenants, and their children may be likewise permitted; provide that the carcass may be used, subject to permission by the commissioner.

#### HB 618 - AMENDMENTS

HFA (1, R. Adams) - Provide that a person under 12 years of age be exempt from requirement to obtain a sport hunting or sport trapping license.

SCS - Retain original provisions and amend KRS 150.175 to provide for a special hunting license for licensed shooting areas.

Feb 25-introduced in House

Feb 26-to Natural Resources & Environment (H)

Feb 27-reassigned to Agriculture & Small Business (H)

Mar 3-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008; floor amendment (1) filed

Mar 11-3rd reading, passed 92-4 with floor amendment (1)

Mar 12-received in Senate

Mar 14-to Agriculture & Natural Resources (S)

Mar 20-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 21-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Wednesday, March 26, 2008; 3rd reading, passed 36-0 with Committee Substitute

Mar 27-received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; passed 93-3

Mar 28-enrolled, signed by Speaker of the House Apr 1-enrolled, signed by President of HB 619 (BR 2088) - M. Henley

AN ACT relating to teacher certification.

Amend 161.048 to allow a candidate to obtain teacher certification through an alternative certification program offered by a private contractor; identify qualifications and requirements for a candidate to participate in an alternative teacher certification program offered by a private contractor; and identify qualifications and requirements for a private contractor to offer an alternative teacher certification program.

Feb 25-introduced in House Feb 26-to Education (H)

HB 620 (BR 1936) - R. Nelson

#### AN ACT relating to water wells.

Require that all water wells drilled, or improved or repaired after July 1, 2009, be provided with appropriate methane vents, and that a study be conducted of existing wells to determine the number and costs associated with retrofitting such wells with methane vents.

Feb 25-introduced in House

Feb 26-to Natural Resources & Environment (H)

#### HB 621 (BR 2096) - B. Montell

AN ACT relating to school attendance. Amend KRS 158.070 to allow students to be counted present at school when participating in school sponsored regional or state sports competitions sanctioned by the Kentucky Board of Education or the agency designated by the board to manage interscholastic athletics if the competition occurs on a regularly scheduled school day; amend KRS 158.649 to conform.

Feb 25-introduced in House Feb 28-to Education (H) Feb 29-posted in committee

HB 622 (BR 1656) - G. Stumbo, L. Combs

AN ACT relating to the Kentucky Community and Technical College System.

Create a new section of KRS Chapter 164 to direct the Kentucky Community and Technical College System to operate the East Kentucky Science Center and Planetarium on the campus of the Big Sandy Community and Technical College; the science center and planetarium shall advance science, mathematics, and technology; the president of the Kentucky Community and Technical College System shall appoint an advisory committee representative of the various educational and community entities in the region; the initial committee shall include the members who were serving on the board of directors of the East Kentucky Science Center on the effective date of this Act who shall continue to serve until their terms expire; require transfer of assets and employees to KCTCS.

HB 622 - AMENDMENTS

subcommittee of the Legislative Research Commission to be known as the Public Employee Benefit Oversight Committee; amend KRS 6.350 to establish new procedures for the completion of the required actuarial analysis for bills pertaining to stateadministered retirement systems; amend KRS 6.505 to increase the employee contribution to six percent for legislators entering the Legislators' Retirement Plan on or after July 1, 2008, and to make exceptions to the requirement; amend KRS 6.521 and 21.580 to establish a COLA based upon the CPI-U for legislative and judicial retirees age 65 or older if the individual retired prior to July 1, 2008, a COLA of 1.5percent for legislative and judicial retirees under age 65 if the individual retired prior to July 1, 2008, and a COLA of 1.5percent for legislators and judges retiring after July 1. 2008: amend KRS 21.360 to increase the employee contribution to six percent judges entering the Judicial for Retirement Plan on or after July 1, 2008; amend KRS 16.505 to include employee contributions and interest credited to the member's supplemental account in the definition of "accumulated contributions," to exclude lump-sum payments for compensatory time from creditable compensation for employees hired on or after July 1, 2008, and change the "final compensation," definition of "normal retirement date," and "early retirement date" for employees hired on or after July 1, 2008; amend KRS 16.545 to require SPRS members who begin participating on or after July 1, 2008 to contribute 7percent of their creditable compensation; amend KRS 16.560 to provide SPRS employees hired on or after July 1, 2008 with interest credited to their account of 2.5percent; amend KRS 16.576 to set the base benefit factor to 1.6 percent for SPRS employees hired on or after July 1, 2008 and for KERS and CERS hazardous duty employees hired on or after July 1, 2008; amend KRS 16.577 to provide that an SPRS employee hired on or after July 1, 2008 or a KERS or CERS hazardous duty employee hired on or after July 1, 2008, shall be eligible to retire at 25 years of service; amend KRS 61.510 and 78.510 to include employee contributions and interest credited to the member's supplemental account in the definition of "accumulated contributions," provide that creditable compensation for KERS employees hired on or after July 1, 2008, shall not include lump-sum payments for compensatory time at retirement, and change the definition of "final compensation" for KERS members hired on or after July 1, 2008; amend KRS 61.546 to provide that the cost of sick leave for KERS and SPRS members will be paid by the last participating employer and limit sick leave service credit to 12 months and for determination of benefits only for KERS and SPRS employees hired on or after July 1, 2008; amend KRS 61.5525 to require service purchases made on or after July 1, 2008, to reflect full actuarial cost; to amend KRS 61.559 to change the requirements for retirement eligibility for non-hazardous KERS and CERS employees hired on or after July 1, 2008 to an age and years of service combination of 87 years with a minimum age of 57, age 62 with 10 years of

and to create a new permanent

service, or age 65 with 5 years of service; amend KRS 61.560 and 78.610 to require those KERS and CERS employees hired after July 1, 2008 to contribute 4percent of their creditable compensation; amend KRS 61.565 to implement a plan towards funding the actuarially required contributions rates and to make technical changes; amend KRS 61.592 to establish a new definition of hazardous duty for CERS employees hired on or after July 1, 2008 and to require the agency to recertify new employees to the retirement systems; amend KRS 61.595 to implement a base benefit factor of 1.15percent for up to 30 years service and 1.3percent for 30 or more years of service for members of KERS or CERS nonhazardous who begin participating on or after July 1, 2008; amend KRS 61.635 to provide that the partial lump-sum payment option shall only be provided to KERS, CERS, and SPRS employees retiring on or before July 1, 2008; amend KRS 61.637 to establish new requirements for KERS, CERS, and SPRS retirees who are reemployed on or after July 1, 2008; amend KRS 61.645 to provide the administration of LGERS shall be accomplished by the KRS board of trustees, to limit KERS, CERS, and SPRS elected trustees to three terms, to require the board to establish a formal trustee education program, and to require the systems to post specific board administration, financial, and investment materials to the systems' website; amend KRS 61.691 to establish a COLA based upon the CPI-U for KERS, CERS, and SPRS retirees age 65 or older if the individual retired prior to July 1, 2008, a COLA of 1.5percent for KERS, CERS, and SPRS retirees under age 65 if the individual retired prior to July 1, 2008, and a COLA of 1.5percent for KERS, CERS, and SPRS retirees who retire after July 1, 2008; amend KRS 16.652, 61.692, and 78.852 to limit inviolable contract on future legislation enacted after the effective date of the Act; amend 61.701 to make technical the Kentucky Retirement Systems Insurance Trust Fund; amend KRS 61.702 to require employers participating in SPRS, CERS, and KERS to deduct 1percent from the creditable compensation of each member having a membership date on or after July 1, 2008 and to establish new age and service requirements for health benefits for KERS, CERS, and SPRS employees hired on or after July 1, 2008; amend 78.616 to limit sick leave service credit for CERS employees hired on or after July 1, 2008 to 12 months; create new section of KRS Chapter 61 to establish the supplemental account for employees hired on or after July 1, 2008, require employees to contribute 1percent of pay towards the supplemental benefit, provide an additional benefit factor of 0.6percent for KERS and CERS nonhazardous employees hired on or after July 1, 2008, provide an additional benefit factor of 0.65percent for SPRS and KERS and CERS hazardous employees hired on or after July 1, 2008, and provide that the additional benefit is not part of the inviolable contract; create new sections of a KRS Chapter 78A to establish the Local Government

the Senate; delivered to Governor Apr 9-signed by Governor (Acts Ch. 42) SCS - Create a new section of KRS Chapter 6 to establish a Kentucky Pension Investment Review Commission Employees Retirement System for city and county employers and to provide similar benefit structures as CERS;

amend KRS 161.155 to set sick leave maximum for retirement purposes at 300 days for school employees and teachers; amend KRS 161.220 to remove annual compensation and compensatory leave paid at retirement from calculation of retirement benefits and to establish fixed 2.5percent interest rate on member contribution accounts for KTRS employees hired on or after July 1, 2008; amend KRS 161.250 to limit KTRS elected trustees to three terms, to require the board to establish a formal trustee education program, and to require the systems to post specific board administration, financial, and investment materials to the systems website; amend KRS 161.420 and 161.540 to require KTRS employees hired on or after July 1, 2008 to pay an additional 1percent in contributions for retiree health benefits; amend KRS 161.545 and 161.5465 to provide that KTRS employees hired on or after July 1, 2008, shall not be eligible to purchase noncurrent leave and air-time, except that upon retirement the new KTRS employee may purchase up to 10 months of air-time to complete the 27 year requirement; amend KRS 161.600 to increase service requirement from 5 to 10 years for a KTRS employee who is hired on or after July 1, 2008; amend KRS 161.605 to provide an additional option for reemployment after retirement for KTRS retirees who wish to return to work; amend KRS 161.620 to establish new benefit multipliers for KTRS employees hired on or after July 1, 2008; amend KRS 161.675 to require KTRS employees hired on or after July 1, 2008, to have at least 15 years of service in order to be eligible for retiree health benefits after retirement; repeal 161.603; establish the CERS contributions for the 2008-2010 biennium; require the Interim Joint Committee on State Government and the Public Employee Benefits Oversight Committee to study various issues including governance structures of the LGERS system, what retirement system classified school board should participate in, and benefits for employees hired on or after July 1, 2008; declare EMERGENCY. an

SCA (1/Title, D. Williams) - Make title amendment.

Feb 25-introduced in House

Feb 26-to Education (H)

Feb 29-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008

Mar 6-3rd reading, passed 94-0

Mar 7-received in Senate

Mar 11-to Education (S)

Apr 2-taken from committee Education (S); 1st reading; returned to Education (S); reported favorably; to Consent Calendar

Apr 14-2nd reading, to Rules

Apr 15-recommitted to State & Local Government (S); reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Regular Orders of the Day for Tuesday, April 15, 2008; passed 31-7 with Committee Substitute, committee amendment (1-title); HB 623 (BR 1636) - M. Denham, J. Bell, T. McKee

#### AN ACT relating to milk.

Create new sections of KRS Chapter 260 to create a Kentucky Milk Commission; describe the duties of the commission; describe the requirements of any recommended milk price regulation systems or assessments; require processors to keep records; create a Dairy Industry Fund; activate the commission only upon the receipt of sufficient funds to carry out the purposes of the Act.

Feb 25-introduced in House

Feb 26-to Agriculture & Small Business (H); posting waived

Feb 27-reported favorably, 1st reading, to Calendar

Feb 28-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Tuesday, March 4, 2008

Mar 5-3rd reading, passed 90-5

Mar 6-received in Senate Mar 10-to Agriculture & Natural Resources (S)

#### HB 624/LM (BR 1843) - M. Marzian

AN ACT relating to reckless conduct. Amend KRS 342.610 to permit employee to sue employer for reckless conduct.

Feb 25-introduced in House Feb 28-to Labor & Industry (H)

HB 625 (BR 1890) - M. Denham, J. Wayne, R. Damron, S. Rudy

AN ACT relating to the lease by the Commonwealth of real property in a foreign jurisdiction.

Create a new section of KRS Chapter 56 to establish procedures for the lease by the Commonwealth of real property in a foreign jurisdiction.

Feb 25-introduced in House Feb 27-to State Government (H) Mar 4-posted in committee Mar 6-reported favorably, 1st reading,

to Calendar Mar 7-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for

Wednesday, March 12, 2008

Mar 12-3rd reading, passed 98-0

Mar 13-received in Senate

Mar 17-to State & Local Government (S)

Mar 24-taken from committee State & Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 25-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Apr 2-reported favorably, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch.

#### McKee, R. Palumbo

## AN ACT relating to agriculture.

Amend KRS 45A.645 and KRS 148.830 to include references to the Kentucky Proud Program; repeal, reenact, and amend KRS 260.015 to establish a Kentucky Proud Program; restrict the use of the logo and labeling statements; allow grants-in-aid for eligible participants; allow fees to be charged for certain participants; create new sections of KRS Chapter 260 to product" "agricultural define and "Kentucky-grown agricultural product"; create a Kentucky Proud Advisory Council and describe its membership and duties; create a Kentucky Proud promotion fund and describe the uses of the fund; make technical corrections.

#### HB 626 - AMENDMENTS

SFA (1, T. Jensen) - Insert the trademark symbol "TM" after each reference to the "Kentucky Proud" program.

Feb 25-introduced in House

Feb 26-to Agriculture & Small Business (H); posting waived

Feb 27-reported favorably, 1st reading, to Calendar

Feb 28-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Tuesday, March 4, 2008

Mar 6-3rd reading, passed 94-0

Mar 7-received in Senate Mar 11-to Agriculture & Natural Resources (S)

Mar 20-reported favorably, 1st reading, to Consent Calendar

Mar 21-2nd reading, to Rules

Mar 27-floor amendment (1) filed

Apr 2-posted for passage in the Regular Orders of the Day for April 2, 2008; 3rd reading, passed 37-0 with floor amendment (1); received in House; to Rules (H); taken from Rules; posted for passage for concurrence in Senate floor amendment (1) on April 2, 2008; House concurred in Senate floor amendment (1); passed 91-0

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 154)

**HB 627 (BR 1996)** - R. Palumbo, S. Westrom, S. Brinkman, R. Meeks, B. Yonts

AN ACT relating to the Alzheimer's disease and related disorders.

Amend KRS 194A.601 to require an annual report on the activities of the Office on Alzheimer's Disease and Related Disorders and delete requirement for a quarterly report; require the office to receive reports and oversee implementation of recommendations from the Alzheimer's Disease and Related Disorders Advisory Council; amend KRS 194A.603 to require the Alzheimer's Disease and Related Disorders Advisory Council to provide advice and recommendations to the Office on Alzheimer's Disease and Disorders and Related delete requirement that the council report to the requirement for a minimum of 15 members; establish the membership of the council to include five members appointed by the secretary of the Cabinet for Health and Family Services, eight members appointed by the Governor, and two members appointed by the chief executive officers of the state chapters of the Alzheimer's Association; and, provide that members be appointed for a term of two years, with a staggering of terms and a limit of no more than three consecutive terms served.

### HB 627 - AMENDMENTS

HCS - Retain original provisions except delete requirement that the office implementation oversee of recommendations from the Alzheimer's Disease and Related Disorders Advisory Council; add an additional member to the advisory council by changing the member representing residential health care providers to two (2) members representing the Kentucky Association of Health Care Facilities; and specify that only consumer members shall be reimbursed for necessary and actual expenses.

HFA (1, R. Palumbo) - Retain original provisions except specify one member of the advisory council shall be a representative of the Kentucky Association of Homes and Services for the Aging, Inc. and one member shall be a representative of the Kentucky Association of Health Care Facilities.

Feb 25-introduced in House

- Feb 26-to Health & Welfare (H)
- Mar 3-posted in committee
- Mar 6-reported favorably, 1st reading,
- to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules Mar 10-floor amendment (1) filed to Committee Substitute

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 13-3rd reading, passed 96-0 with Committee Substitute, floor amendment (1)

- Mar 14-received in Senate
- Mar 18-to Health & Welfare (S)

Mar 26-reported favorably, 1st reading, to Consent Calendar

Mar 27-2nd reading, to Rules

## HB 628 (BR 1828) - H. Moberly Jr.

AN ACT relating to reorganization. Amend KRS 131.020 to create the Division of Special Investigations within the Office of Commissioner of the Department of Revenue.

Feb 25-introduced in House

Feb 26-to State Government (H)

Feb 27-posting waived

Feb 28-reported favorably, 1st reading, to Calendar

Feb 29-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Tuesday, March 4, 2008

Mar 6-3rd reading, passed 96-0

Mar 7-received in Senate Mar 11-to Appropriations & Revenue (S)

HB 629/FN (BR 1117) - H. Moberly Jr.

committee amendment (1-title) ;	153)	Office on Alzheimer's Disease and
received in House; to Rules (H)		Related Disorders; provide for a council
	HB 626 (BR 451) - M. Denham, T.	membership of 15 members and delete

AN ACT relating to sales and use tax. Amend KRS 139.472 to redefine

"durable medical equipment" to include a definition for "repair and replacement parts" for same; amend KRS 139.781 to define "taxability matrix"; amend KRS 139.795 to limit purchaser's liability if based upon erroneous data provided by the Department of Revenue; amend KRS 139.110 include various definitions found throughout Chapter 139; amend KRS 139.025, 139.210, 139.215, 139.240,139.340, 139.470, 139.486, 139.518, 139.536, 139.538, 139.735, 139.990, 68.200, 132.200, and 154.27-070 to conform; repeal KRS 139.020, 139.030, 139.040, 139.050, 139.060, 139.070, 139.080, 139.090, 139.095, 139.100, 139.110, 139.120, 139.140, 139.150, 139.160, 139.170, 139.180, 139.190, 139.487, 139.488, 139.5381, 139.5383, 139.5384, 139.5382. 139.5386; 139.5385, EFFECTIVE August 1, 2008.

#### HB 629 - AMENDMENTS

HCS/FN - Make technical corrections. SFA (1, J. Denton) - Amend KRS 139.472 to exempt from sales and use tax durable medical equipment for which a prescription is issued.

Feb 25-introduced in House

Feb 26-to Appropriations & Revenue (H); posting waived

28-reported favorably, 1st Feb reading, to Calendar with Committee Substitute

Feb 29-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Tuesday, March 4, 2008

Mar 6-3rd reading, passed 94-1 with Committee Substitute

Mar 7-received in Senate

Mar 11-to Appropriations & Revenue (S)

Mar 24-taken from committee Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Mar 25-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Mar 26-reported favorably, to Rules

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; passed over and retained in the Orders of the Day; floor amendment (1) filed

Mar 28-passed over and retained in the Orders of the Day

Apr 1-3rd reading; floor amendment (1) withdrawn ; passed 36-0

Apr 2-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 95)

#### HB 630 (BR 1903) - R. Henderson

AN ACT relating to ginseng.

Create new sections of KRS Chapter 246.650 246.660 to to allow conservation officers and other peace officers to help enforce the ginseng laws; establish a Kentucky ginseng fund; amend KRS 246.650 to define "ginseng," "wild American ginseng," "wild simulated ginseng," "cultivated ginseng,"

program, including requiring the department to establish licensing requirements for wild American ginseng and wild simulated ginseng; require the department to promulgate administrative regulations to establish a set of administrative violations and civil penalties; require the department to establish a procedure for suspending or revoking licenses or certificates; amend KRS 246.990 to establish penalties for violating the ginseng laws.

Feb 25-introduced in House

Feb 26-to Agriculture & Small Business (H); posting waived

Feb 27-reported favorably, 1st reading, to Calendar

Feb 28-2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 5, 2008

Mar 5-3rd reading, passed 93-1

Mar 6-received in Senate

Mar 10-to Agriculture & Natural Resources (S)

#### HB 631/LM/CI (BR 2211) - L. Combs

AN ACT relating to crimes and punishments.

Amend KRS 514.010 relating to definitions for theft offenses to create a definition for "timber"; amend KRS 514.030 relating to theft by unlawful taking to penalize theft of timber (regardless of the value of the timber) as a Class D felony; amend KRS 514.110 relating to receiving stolen property, to penalize possession of stolen timber (regardless of the value of the timber) as a Class D felony; amend KRS 514.130 relating to seizure and forfeiture of property used in theft offenses to add "heavy equipment."

Feb 25-introduced in House Feb 27-to Judiciary (H) Mar 4-posted in committee

#### Introduced Feb. 26, 2008

## HB 632 (BR 1045) - K. Upchurch

AN ACT relating to the promotion of physical activity in schools.

Create a new section of KRS Chapter 160 to require the Kentucky Board of Education to promulgate an administrative regulation to implement a physical activity requirement; set forth the Kentucky Board of Education's and the Department of Education's responsibilities for the implementation of the physical activity requirements; require the department to develop a reporting mechanism for schools to report to the department on physical activities; require the department to report no later than November 1 of each year to the Interim Joint Committee on Education and the Interim Joint Committee on Health and Welfare; amend KRS 160.345 to require all public preschool through eighth grade programs to implement, no later than the 2009-2010 school year, 30 minutes per day or 150 minutes per week of structured moderate-to-vigorous physical activity incorporated into the school day; permit the physical activity to include a combination of classroom-based

Feb 26-introduced in House Feb 28-to Education (H)

## HB 633 (BR 512) - D. Butler

AN ACT to relating to voluntary dental and vision insurance for state employees.

Repeal KRS 18A.2257.

HB 633 - AMENDMENTS HFA (1/Title, D. Butler) - Make title amendment.

Feb 26-introduced in House

Feb 28-to State Government (H)

Mar 11-posted in committee

13-reported favorably, 1st Mar reading, to Calendar; floor amendment (1-title) filed

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 19-3rd reading, passed 97-0 with floor amendment (1-title)

Mar 20-received in Senate

Mar 25-taken from the Committee on Committees; 1st reading; returned to the Committee on Committees

Mar 26-to State & Local Government (S)

Mar 27-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Mar 28-reported favorably, to Rules as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 155)

#### HB 634 (BR 2099) - R. Meeks

AN ACT relating to capital renewal, maintenance, and renovation of stateowned facilities.

Direct the Finance and Administration Cabinet and the Council on Postsecondary Education to each prepare a report on the establishment and implementation of a process for funding deferred and future major capital renewal, maintenance and renovation needs; report findings to the Legislative Research Commission no later than December 1, 2008.

#### HB 634 - AMENDMENTS

HCS - Retain original provisions except include the office of the state budget director as a joint preparer with the Finance and Administration Cabinet on the report regarding facilities operated by state agencies.

HFA (1, R. Meeks) - Amend to include the Office of the State Budget Director in the preparation of the Council on Postsecondary Education's report.

Feb 26-introduced in House

Feb 27-to State Government (H)

Mar 4-posted in committee

Mar 13-reported favorably, 1st

Mar 18-posted for passage in the Regular Orders of the Day for Wednesday, March 19, 2008; floor amendment (1) filed to Committee Substitute

Mar 19-3rd reading, passed 61-36 with Committee Substitute, floor amendment (1)

Mar 20-received in Senate Mar 26-to State & Local Government (S)

#### HB 635 (BR 2172) - R. Nelson

AN ACT relating to Appalachian cities. Amend KRS 91A.400 to allow certain cities of the third class, establish criteria for eligibility, set limit on levy, define permissible uses of levy.

## HB 635 - AMENDMENTS

HCS - Retain original provision of HB 635; specify programs to be supported with funds raised from levy.

SCA (1, D. Williams) - Clarify language to permit the restaurant tax in certain cities of the third class.

Feb 26-introduced in House

- Feb 27-to Local Government (H)
- Feb 28-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 5-2nd reading, to Rules Mar 10-posted for passage in the Regular Orders of the Day for Tuesday,

March 11, 2008 Mar 14-3rd reading, passed 59-25 with Committee Substitute

Mar 17-received in Senate

Mar 26-to Appropriations & Revenue (S)

Apr 2-reported favorably, 1st reading, to Calendar with committee amendment (1)

Apr 14-2nd reading, to Rules

### HB 636/CI (BR 2243) - B. Yonts

ACT relating to persons AN incompetent to stand trial for criminal offenses.

Amend KRS 504.110 to establish a procedure to register persons who are incompetent to stand trial on the sex offender registry if the person is found to have committed a registerable sex offense; amend KRS 17.500 and 504.090 to conform.

Feb 26-introduced in House Feb 27-to Judiciary (H)

HB 637 (BR 2217) - M. Denham, R. Webb

AN ACT relating to fish and wildlife.

Create a new section of KRS Chapter 150 to restrict drug use on noncaptive wildlife; amend KRS 150.025 to provide greater flexibility with regard to publishing and notification of proposed changes to administrative regulations; amend KRS 150.175 to allow selling short-term hunting licenses to Kentucky residents; amend KRS 150.179 to provide the Kentucky Department of Fish and Wildlife Resources with greater flexibility in providing complimentary licenses for programs conducted by entities that are not sponsored by the Kentucky Department of Fish and

'device," and "ginseng dealer"; amend KRS 246.660 to describe how the department shall administer a ginseng

physical activity, structured recess, or other structured physical activities.

reading, to Calendar with Committee Wildlife Resources. Substitute

Mar 14-2nd reading, to Rules

HB 637 - AMENDMENTS

HFA (1, R. Webb) - Require that the commissioner of the Kentucky Department of Fish and Wildlife Resources make the text of every administrative regulation available electronically on the department's Web site within five working days of filing.

Feb 26-introduced in House Feb 27-to Natural Resources & Environment (H)

Mar 4-posted in committee Mar 6-reported favorably, 1st reading,

to Calendar

Mar 7-2nd reading, to Rules

Mar 10-floor amendment (1) filed

Mar 12-posted for passage in the Regular Orders of the Day for Thursday,

March 13, 2008

Mar 17-3rd reading, passed 91-2 with floor amendment (1)

Mar 18-received in Senate

Mar 25-taken from Committee on Committees (S); 1st reading; returned to Committee on Committees (S)

Mar 26-to Agriculture & Natural Resources (S)

#### HB 638 (BR 1867) - J. Tilley, D. Keene

AN ACT relating to real estate brokerage.

Create new sections of KRS Chapter 324, relating to real estate brokers, to allow an out-of-state broker to practice in Kentucky relative to commercial real estate through a cooperation agreement with a Kentucky real estate broker; "commercial real estate," define "cooperation agreement"; "Kentucky cooperating broker," "out-of-state principal broker." and "out-of-state require that out-of-state licensee," licensees be licensed with and work under the direct supervision of an out-ofstate principal broker; set out minimum contents of cooperation agreements, to include terms of compensation, description of the parties, and the start and end date of the agreement; mandate that, for transactions that fall within the scope of the cooperation agreement, out-of-state brokers work under the supervision and control of the Kentucky cooperating broker and supply the commission with an affiliation notice and insurance certification; include licensure status and other disclosures; limit types of transactions and advertising; prohibit holding out-of-state escrow accounts or engaging in improper conduct; list information to be completed on the notice of affiliation form filed with the including identifying commission, information, agreement effective dates, and consent to jurisdiction; make each notice of affiliation expire 12 months after the date it is filed with the commission; require disclosure of this expiration date on the notice of affiliation form; exempt preliminary exchanges of information from those acts that constitute real estate brokerage; direct out-of-state brokers to notify the commission and the Kentucky cooperating broker of any changes compliance preventing with the agreement; grant the commission the authority to impose sanctions or penalties against out-of-state brokers for failure to substantially comply with the cooperation agreement restrictions: amend KRS 324.020 to allow out-ofstate brokers working under cooperation agreements to practice real estate

brokerage; permit Kentucky brokers to pay a commission or other compensation to a broker licensed outside of Kentucky under a cooperation agreement; amend KRS 324.287 to add a "notice of affiliation" fee to be paid to the commission by out-of-state brokers; EFFECTIVE January 1, 2009.

#### HB 638 - AMENDMENTS

HCS - Retain original provisions, except clarify various portions of text to more accurately narrow their focus toward relevant commercial real estate transactions; restrict the scope of the Real Estate Commission's administrative regulations to only the items specifically listed, when the regulations relate to the information required on a written cooperation agreement or a notice of affiliation; remove the requirement that out-of-state principal brokers and licensees submit a form to the commission stating that they carry errors and omissions insurance; limit commission background checks to those conducted in verification of the notice of affiliation, rather than allowing the commission to conduct the checks at any time before or after it has received the notice of affiliation; delete the amendment to KRS 324.287, which would have added a "notice of affiliation" fee to be paid to the commission by outof-state brokers; remove all references to this amendment.

HFA (1, R. Palumbo) - Exempt community association managers from the purview of this Act; establish qualifications to be met for designation as a community association manager.

SCS - Retain original provisions, except redefine "commercial real estate" to exclude agricultural and mining properties; make an "out-of-state principal broker" mean the designated broker with whom out-of-state licensees are affiliated, rather than the broker responsible for the operation and supervision of the company; narrow the scope of cooperation agreements to refer to specific transactions; exempt multistate portfolio listings from the regular advertising requirement by mandating that the Kentucky broker be printed in legible type and not necessarily with equal prominence in the advertising; designate the cooperating Kentucky broker, and not the Real Estate Commission, as the recipient of the notice of affiliation; require that a notice of affiliation contain the consent of the out-of-state broker to allow the service of process on the Secretary of State, rather than the commission, for legal actions commenced against the out-of-state broker; limit commission criminal records checks of out-of-state brokers to those conducted as a part of a disciplinary investigation; remove mandatory expiration of a notice of affiliation after 12 months; delete commission power to pursue criminal prosecution for false statements in a notice of affiliation; declare that preliminary exchanges of materials, discussions, and investment or other advice by an out-of-state broker do not constitute the practice of real estate; prohibit the commission from requiring that an out-of-state broker forfeit any improperly received fee, commission, or

Feb 26-introduced in House

Feb 27-to Licensing & Occupations (H)

Feb 28-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 6-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 11-floor amendment (1) filed to Committee Substitute

Mar 13-3rd reading, passed 93-0 with Committee Substitute

Mar 14-received in Senate

Mar 18-to Licensing, Occupations and Administrative Regulations (S)

Mar 25-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 26-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for Wednesday, April 2; 3rd reading, passed 38-0 with Committee Substitute ; received in House; to Rules (H)

Apr 14-taken from Rules; posted for passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; passed 94-0; enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 156)

#### HB 639 (BR 542) - R. Damron

AN ACT relating to permitted uses of proceeds from the auction of confiscated firearms.

Amend KRS 16.220, relating to the public auction of confiscated firearms, to add the State Police and other state agencies to agencies permitted to receive funds for the purchase of body armor; require requests for the purchase of protective vests to take precedence over requests to purchase firearms and ammunition; permit residual funds to be used for the purchase of electronic control devices, electronic control weapons, or electro-muscular disruption technology, including Tasers.

#### HB 639 - AMENDMENTS

HCS - Retain original provisions except change the jurisdiction for the program from the Governor's Office for Local Development to the Kentucky Office of Homeland Security; add as participants in the program the Department of Kentucky State Police, unified counties, and consolidated local governments as participants in the program; change the reference relating to the Bureau of Alcohol, Tobacco, and Firearms from the U.S. Department of the Treasury to the U.S. Department of Justice to reflect federal reorganization of the agency.

SCS/LM - Retain provisions relating to the sale of confiscated firearms and permitting the purchase of electronic disruption (Taser) weapons, delete Department of Finance from sales provisions, require Department of Kentucky State Police to sell confiscated weapons at auction, permit Department of Kentucky State Police to retain 20 percent of gross proceeds from sales for legally in the United States and who are permitted by federal law to purchase firearms to obtain a Kentucky concealed deadly weapon license, require enhanced record federal checks by Department of Kentucky State Police on aliens who apply for a concealed deadly weapon license.

SCA (1/Title, D. Thayer) - Make title amendment.

Feb 26-introduced in House

Feb 27-to State Government (H)

Mar 4-posted in committee

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules Mar 10-posted for passage in the

Regular Orders of the Day for Tuesday, March 11, 2008

Mar 11-3rd reading, passed 92-3 with Committee Substitute

Mar 12-received in Senate

Mar 14-to State & Local Government (S)

Mar 24-taken from committee State & Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 25-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Mar 26-reported favorably, to Rules with Committee Substitute, committee amendment (1-title) as a Consent Bill

Mar 27-posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 37-1 with Committee Substitute, committee amendment (1-title)

Mar 28-received in House; to Rules (H)

Apr 1-posted for passage for concurrence in Senate Committee Substitute, committee amendment (1title)

Apr 2-House concurred in Senate Committee Substitute, committee amendment (1-title) ; passed 90-4; enrolled, signed by each presiding officer; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 96)

#### HB 640 (BR 1801) - M. Marzian

AN ACT relating to school health services.

Amend KRS 156.4975 to define health services; amend KRS 156.4977 to permit a supplemental grant program managed by the Cabinet for Health and Family Services to fund employment of a physician or nurse in a family resource or youth services center; specify the program grant may receive appropriations, gifts, or other contributions and shall not reduce the amount of the family resource youth services center grants.

Feb 26-introduced in House Feb 27-to Health & Welfare (H) Mar 3-posted in committee

Mar 6-reported favorably, 1st reading, to Calendar

Mar 7-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 17-3rd reading, passed 89-7

other consideration; delete delayed effective date.

departmental use; add amendment of KRS 237.110 relating to concealed deadly weapons to permit aliens who are

Mar 18-received in Senate Mar 26-to Health & Welfare (S) Mar 28-reported favorably, 1st reading, to Calendar

Apr 1-2nd reading, to Rules

Apr 14-posted for passage in the Regular Orders of the Day for Tuesday, April 15, 2008

Apr 15-3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 179)

#### HB 641 (BR 2076) - R. Webb

AN ACT relating to state property.

Amend KRS 56.010, 413.010, 413.060, and 413.070 to prohibit acquiring title to state property by adverse possession; create a new section of KRS Chapter 148 and amend KRS 148.991 to prohibit the interference with property managed by the Department of Parks and provide for penalties.

#### HB 641 - AMENDMENTS

HFA (1, B. Yonts) - Retain original provisions, but add subsection amending KRS 56.010 to exempt claims based on adverse possession that may have accrued, but that are not perfected, prior to the effective date of the Act.

HFA (2, B. Yonts) - Retain original provisions but add subsection amending KRS 56.010 to exempt claims based on adverse possession that may have accrued, but that are not perfected, prior to the effective date of the Act; delete bill provisions amending statutes of limitations in KRS 413.010, 413.060, and 413.070.

HFA (3, B. Yonts) - Retain original provisions, but add subsection amending KRS 56.010 to exempt claims based on adverse possession that may have accrued, but that are not perfected, prior to the effective date of the Act; amend bill provisions to retain original statutes of limitations in KRS 413.010, 413.060, and 413.070 for accrued claims.

Feb 26-introduced in House

Feb 27-to State Government (H)

Mar 4-posted in committee Mar 6-reported favorably, 1st reading,

to Calendar

Mar 7-2nd reading, to Rules

Mar 10-floor amendments (1) (2) and (3) filed

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

#### HB 642 (BR 2291) - K. Stein

AN ACT relating to the Department of Public Advocacy.

Amend KRS 31.020 relating to selection and salary of public advocates to specify qualifications for the position of public advocate and deputy public advocate and the appointment and increase in salary of the public advocates and deputy public advocates and assistant public advocates; specify salary of directing attorneys in regional offices.

Feb 26-introduced in House Feb 27-to Judiciary (H) Mar 4-posted in committee

Create a new section of KRS Chapter 411 to allow a plaintiff in a civil action in which comparative fault becomes an issue, the suit was initiated against the original defendant within the statute of limitations, the original defendant alleges that a third party caused or contributed to the plaintiff's injury, and the plaintiff would be barred by a statute of limitations from bringing a claim against that third party, to either amend the complaint pursuant to Rule 15 of the Kentucky Rules of Civil Procedure or institute a separate action alleging the third party's fault; establish that the new cause of action is not barred by any statute of limitations.

Feb 26-introduced in House Feb 27-to Judiciary (H)

HB 644/LM (BR 2117) - D. Osborne, J. Jenkins

AN ACT relating to the Kentucky Board of Barbering.

Amend KRS 317.430 to restructure the Board of Barbering so that four of its five members are barbers holding a valid license and practicing in Kentucky; establish the fifth member as a citizen at large who is not associated with or financially interested in barbering; stagger board appointments so that 2008 appointments end in 2011, and 2007 appointments end in 2010; unify lengths of subsequent appointments to the board to three years for all members, with terms ending on February 1; amend KRS 317.450 to include an annual renewal license fee not to exceed \$50 for independent contractors: amend KRS 317.570 to allow the board to conduct an examination with two or more of its members present rather than requiring the presence of a quorum of the board; authorize the board to give barbering examinations at regularly prescribed intervals more frequently than once every 30 days; amend KRS 317.590 to clarify that the board's power to levy a \$500 fine against a licensee means a \$500 fine for each violation; enable the board to refuse an application or take disciplinary action against a licensee upon a proper showing that the person has violated a provision of KRS Chapter 317 or any administrative regulation promulgated under the authority of KRS Chapter 317; allow additional board action if a licensee has knowingly failed to report to the board that he or she has committed any of the acts forbidden by the list of disciplinary offenses; amend KRS 317.991 to make violating any provision of KRS Chapter 317 a Class A misdemeanor and violating any administrative regulation promulgated under the authority of KRS Chapter 317 a Class B misdemeanor; repeal KRS 317.560, which directed the board to locate its principal office near the **Division of Occupations and Professions** and directed the division to render assistance to the board.

Feb 26-introduced in House Feb 27-to Licensing & Occupations (H)

Feb 28-posted in committee

HB 645 (BR 2210) - R. Damron, J.

certification.

Amend KRS 237.140 relating to federal Law Enforcement Officer Safety Act certification and recertification of active and recertification of active and retired peace officers to permit any Kentucky Law Enforcement Council, rather than Department of Criminal Justice Training, certified law enforcement firearms instructor to certify persons under the provisions of KRS 237.140 and KRS 15.383.

Feb 26-introduced in House

Feb 28-to Seniors, Military Affairs, & Public Safety (H)

Mar 3-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 17-3rd reading, passed 95-0

Mar 18-received in Senate Mar 25-to Judiciary (S); taken from

committee Judiciary (S); 1st reading; returned to Judiciary (S)

Mar 26-taken from committee Judiciary (S); 2nd reading; returned to Judiciary (S)

#### Introduced Feb. 27, 2008

HB 646 (BR 2301) - H. Collins, C. Miller, T. Kerr

AN ACT relating to motor vehicle sales.

Amend KRS 190.070 to prohibit the change in ownership of an automobile manufacturer continuing to provide a line make in Kentucky from terminating an existing agreement with an automobile dealer unless the manufacturer offers the existing dealer an agreement similar to the other dealers of the same line model.

Feb 27-introduced in House

Feb 28-to Transportation (H)

Mar 6-posted in committee Mar 11-reported favorably, 1st

reading, to Calendar

Mar 12-2nd reading, to Rules Mar 13-posted for passage in the Regular Orders of the Day for Friday, March 14, 2008

Mar 17-3rd reading, passed 93-1

Mar 18-received in Senate

Mar 26-to Transportation (S)

#### HB 647 (BR 2339) - F. Rasche

AN ACT relating to police and firefighters' retirement funds in cities of the second class.

Amend KRS 95.869 to add one member to the governing board of the pension fund, member to be elected from both police and firefighter retirees, establish term, establish date for election.

Feb 27-introduced in House Feb 28-to Local Government (H)

#### HB 648 (BR 2143) - A. Simpson

AN ACT relating to notaries public. Create various new sections of KRS Chapter 423 to provide for relating to the purpose of the regulation, definitions, commissioning, applications, electronic notarizations, bonding, privacy, notarial authority, notarial prohibitions, fees, journals and record keeping, notarization forms, signing by mark, official seals, seal vendors, notarial verification of authority, resignations, deaths, misconduct, liability. notarial crimes, and grandfathering; provide for a delayed effective date of March 1, 2009; amend KRS 423.010, 423.110, and 423.200 to conform; repeal KRS 64.300, 423.020, 423.050, 423.130, 423.140, 423.150, 423.160, 423.170, 423.180, 423.190, and 423.990.

Feb 27-introduced in House Feb 28-to Judiciary (H) Mar 7-posting waived

**HB 649/LM (BR 2111)** - A. Webb-Edgington, L. Belcher, C. Hoffman, A. Koenig, M. Rader, A. Simpson, K. Upchurch

AN ACT relating to underground facility damage prevention.

Amend KRS 367.4903 to include various forms of excavation in definitions; include inability to restore interrupted utility service in definition of "emergency"; specify multimember protection notification center designated by the Public Service Commission as sole recipient of 811 dialed calls for excavator-operators to obtain information regarding approximate location of underground facilities; exclude penetration of existing grade from definition of "routine road maintenance"; amend KRS 367.4909 to conform; amend KRS 367.4911 to require excavators to cease excavation or demolition activities and immediately report any underground facility damage that results in the escape of any flammable, toxic, or corrosive gas or liquid to appropriate authorities via 911 emergency telephone number; amend KRS 367.4913 to conform; amend KRS 367.4915 to exempt emergency work by utility operators or utility subcontractors from requirements of KRS 367.4905 to 367.4917; amend KRS 367.4917 to provide for the issuance of a citation by any local or state peace officer or permitting agency employee; permit an agency with the power to issue a stop work order to require an excavator to cease work on any excavation or not start proposed excavation; increase operator fines for failure to comply with any provision of KRS 367.4909 to no more than three thousand dollars (\$3,000) and reimbursement of costs associated with an agency's response of to or mitigation of violations; require all penalties recovered under such action be paid into the General Fund of the state, county, or city that issued the citation.

### HB 649 - AMENDMENTS

HCS/LM - Retain original provisions, except to amend KRS 367.4903, the definition of "excavation"; amend KRS 367.4917 to retain current fines of \$250 for the first offense, up to \$1,000 for the second offense within one year, and up to \$3,000 for the third or subsequent

HB 643 (BR 2199) - J. Tilley, R. Wilkey	Greer					comprehensive statutory coverage of	offenses; require the for violations shall l
						notaries public, including provisions	
AN ACT relating to civil actions.	AN .	ACT	relating	to	firearms	notaties public, including provisions	Fund of the state,

offenses; require that all fines recovered for violations shall be paid to the General Fund of the state, county, or city which issued the citation and indicate that if more than one government agency was involved, the fines shall be apportioned.

HFA (1, A. Webb-Edgington) - Retain original provisions except delete provision amending KRS 367.4911 to indemnify an excavator who complies with KRS 367.4903 to 367.4917 for the repair of damaged facilities if the damage is the result of another entity's failure to comply with KRS 367.4903 to 367.4917; delete amendment to KRS 367.4913; amend KRS 367.4917 to specify that a Kentucky State Police officer or other state or local police officer may issue a citation to a person's failure to comply.

HFA (2, A. Webb-Edgington) - Amend KRS 367.4911 to delete indemnification of an excavator who complies with KRS 367 from liability for repair of damaged underground facility or facilities under Section 6 of this Act if the damage is a result of another entity's failure to comply with KRS 367.4903 to 367.4917; delete Section 4 amending KRS 367.4913 in order to restore provisions that county clerks in the county where the operator underground facilities has record member's identities operator and emergency contact information and provide such information on request, that the actual cost of copying be paid by the requesting party, and that clerks shall assume no liability associated with receipt of such information from the protection notification center or for subsequent provision of this same information; delete Section 6 provisions amending KRS 367.4917 regarding power to issue citations for failure to comply with any provision of Section 3 of this Act; delete provision allowing an employee of a permitting agency with the power to issue a stop work order to require an excavator to cease work on any excavation or to stop or not to start a proposed excavation until Section 3 of this Act has been complied with: delete provision permitting a state peace officer to request the Attorney General to seek an injunction against an excavator violating provisions of Section 3 of KRS 367 and a local peace officer to request the city or county attorney to seek an injunction against an excavator violating any provision of Section 3 of the Act.

Feb 27-introduced in House

- Feb 29-to Seniors, Military Affairs, & Public Safety (H)
- Mar 3-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 6-2nd reading, to Rules Mar 11-posted for passage in the Regular Orders of the Day for

Wednesday, March 12, 2008 Mar 13-floor amendment (1) filed to

Committee Substitute Mar 14-3rd reading; Committee Substitute adopted; floor amendment (1)

adopted ; returned to the Orders of the Day Mar 18-floor amendment (2) filed to

Committee Substitute 19-floor amendment Mar

(1) reconsidered (change PASSED status); floor amendment (1) withdrawn ; passed 93-2 with Committee Substitute, floor amendment (2)

Mar 20-received in Senate

Mar 25-taken from Committee on Committees (S); 1st reading; returned to Committee on Committees (S)

Mar 26-to Agriculture & Natural Resources (S)

Mar 27-reported favorably, 2nd reading, to Rules as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008: 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 180)

HB 650 (BR 2268) - J. Jenkins, R. Nelson

AN ACT relating to collective bargaining in public education.

Create a new section of KRS Chapter 160 to define terms and permit teachers and classified employees to organize and bargain collectively with a board of education for wages, hours, and other work conditions; require local boards of education to bargain collectively with a bargaining representative that has been chosen by a majority of a bargaining unit of teachers or classified employees; authorize the Department of Labor to promulgate administrative regulations to implement collective bargaining and mediation when necessary.

Feb 27-introduced in House Feb 28-to Education (H)

## HB 651 (BR 1991) - T. Edmonds

AN ACT relating to overweight and overdimensional vehicle permits.

Amend KRS 189.271 to require that administrative regulations promulgated by the Transportation Cabinet include a hearing process in accordance with the provisions of KRS Chapter 13B prior to revocation of overweight and overdimensional permits.

Feb 27-introduced in House Feb 28-to Transportation (H)

#### HB 652 (BR 2303) - M. Rader

AN ACT relating to surface mining. Amend KRS 350.060 to require a current land survey performed by a licensed land surveyor be submitted to obtain surface coal mining permit.

HB 652 - AMENDMENTS HFA (1, M. Rader) - Clarify language regarding the land that is to be surveyed in order to obtain a surface coal mining permit.

Feb 27-introduced in House

Feb 28-to Natural Resources & Environment (H)

Mar 10-posted in committee

Mar 20-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Mar 21-2nd reading, to Rules

Mar 25-recommitted to Natural Resources & Environment (H)

HB 653/LM/AA (BR 2101) - G. Stumbo, M. Marzian, L. Clark, C. Miller, C. Siler, R. Weston

window set to expire January 1, 2009, for the remaining term of office of an elected official who is eligible to retire and receive the benefit as of January 1, 2009; amend KRS 61.595 to extend the 2.2 percent benefit factor window set to expire January 31, 2009, for the remaining term of office of an elected official who is eligible to retire and receive the benefit as of January 1, 2009.

#### HB 653 - AMENDMENTS

HCS/LM/AA -Retain original provisions except to provide additional language to clarify the types of service credit used to determine if the elected official is eligible for the retirement window.

HFA (1, C. Rollins II) - Delete original provisions, and amend KRS 61.510 to extend the high-three final compensation window set to expire January 1, 2009, for those state employees eligible for the benefit based upon service credit as of December 31, 2008; amend KRS 61.595 to extend the 2.2 percent benefit factor window set to expire January 31, 2009, for those state employees eligible for the benefit based upon service credit as of December 31, 2008 ; amend KRS 78.510 to extend the high-three final compensation window set to expire January 1, 2009, for those county employees eligible for the benefit based upon service credit as of December 31, 2008.

HFA (2, G. Stumbo) - Retain original provisions except to clarify the provisions do not apply to elected members of the General Assembly or the Judiciary and to make technical amendments.

Feb 27-introduced in House

Feb 28-to State Government (H)

Mar 4-posted in committee

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules Mar 10-floor amendment (1) filed to

Committee Substitute Mar 11-floor amendment (2) filed to Committee Substitute

Mar 13-posted for passage in the Regular Orders of the Day for Friday, March 14, 2008

HB 654 (BR 1742) - G. Stumbo, M. Marzian, J. Glenn, C. Hoffman, J. Jenkins, B. Yonts

AN ACT relating to misclassification of employees.

Create new sections of KRS Chapter 337 to prohibit misclassification of employees as independent contractors; contractor define engaged in construction; set out factors for determining independent contractor; require Office of Workplace Standards to enforce provisions; require contractor to retain records for 3 years and to post requirements of Act at worksite; prohibit retaliation against a person who reports violations; provide an administrative remedy and civil action remedy for persons aggrieved by violations; require office to share misclassification determinations with other agencies; provide a \$1,000 penalty for the first violation, and \$2,500 for subsequent provide that contractors that have 2 or more violations in a 5 year period shall be disqualified from state contracts for 4 years following the latest violation.

#### HB 654 - AMENDMENTS

HCS - Retain original provisions, make technical clarifications, provide penalty for retaliation, and reduce period of disqualification from state contract awards to two 2 years.

HFA (1, G. Stumbo) - Retain original provisions, except amend to clarify the specific requirements for independent contractors in the construction industry, and the statute of limitations for filing a complaint or civil action for employee misclassification violations.

Feb 27-introduced in House

- Feb 28-to Labor & Industry (H)
- Mar 4-posted in committee

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 12-floor amendment (1) filed to Committee Substitute

Mar 13-3rd reading, passed 89-7 with Committee Substitute, floor amendment (1)

Mar 14-received in Senate

Mar 18-to Economic Development, Tourism & Labor (S)

24-taken Mar from committee Economic Development, Tourism & Labor (S); 1st reading; returned to Economic Development, Tourism & Labor (S)

to Licensing, Apr 1-reassigned Occupations and Administrative Regulations (S)

HB 655 (BR 2289) - J. Higdon, D. Butler, M. Dossett, D. Floyd, D. Keene, T. Thompson, J. Wayne

AN ACT relating to school bus transportation.

Amend KRS 158.115 to require that by September 30 of each year the secretary of the Transportation Cabinet report data related to providing transportation for nonpublic school pupils to the Interim Committee on Appropriations and Revenue; the report shall project the amount of money needed provide nonpublic to transportation during the next biennium.

HB 655 - AMENDMENTS

HFA (1, J. Higdon) - Clarify that the information required shall be from fiscal court applications received by the Transportation Cabinet.

SCA (1, V. McGaha) - Retain original provisions; amend KRS 159.030 to include "boarding school" in the definition of church school; amend KRS 199.011 to exempt "church schools" from the definition of "child-caring facility.

SCA (2/Title, K. Winters) - Make title amendment.

Feb 27-introduced in House

Feb 28-to Education (H)

Mar 10-posting waived; posted in committee

1st

Mar 11-reported favorably,

AN ACT relating to retirement. Amend KRS 61.510 and 78.510 to extend the high-three final compensation

violations; require that repeat violators will be posted on the Internet Web site of the Office of Workplace Standards; and reading, to Calendar

Mar 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008; floor amendment (1) filed

Mar 14-3rd reading, passed 92-0 with floor amendment (1)

Mar 17-received in Senate

Mar 26-to Education (S)

Mar 27-taken from committee Education (S); 1st reading; returned to Education (S)

Mar 28-taken from committee Education (S); 2nd reading; returned to Education (S)

Apr 1-reported favorably, to Rules with committee amendments (1) and (2-title) ; posted for passage in the Consent Orders of the Day for Tuesday, April 1, 2008; 3rd reading, passed 37-0 with committee amendments (1) and (2-title)

Apr 2-received in House; to Rules (H); taken from Rules; posted for passage for concurrence in Senate committee amendments (1) and (2-title) ; House refused to concur in Senate committee amendments (1) and (2-title) ; received in Senate; posted for passage for receding from Senate committee amendments (1) and (2-title) ; Senate receded from committee amendments (1) and (2-title) ; passed 38-0

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 131)

#### HB 656/LM (BR 1917) - D. Horlander

## AN ACT relating to crimes and punishments.

Amend KRS 508.025 (third degree assault) to include an assault on an operator or passenger of a taxi, bus, or other passenger vehicle for hire within that offense; amend KRS 508.050 (menacing) and KRS 525.060 (disorderly conduct) to increase the penalty for those offenses where the offense is committed against an operator or passenger of a taxi, bus, or other passenger vehicle for hire.

Feb 27-introduced in House Feb 28-to Judiciary (H)

#### HB 657 (BR 1621) - T. Burch

AN ACT relating to sexually oriented businesses and making an appropriation therefor.

Create a new section of KRS Chapter 231 to establish a fee to be imposed on sexually oriented businesses; define the terms "nude" and "sexually oriented business"; establish a fee of \$10 for each entry by each customer to the sexually oriented business; require the sexually oriented business to record and maintain records of each entry; require use of the \$10 fee to create a fund for women; and, make an appropriation therefor for the Kentucky Commission on Women.

Feb 27-introduced in House Mar 3-to Appropriations & Revenue (H)

## HB 658 (BR 1816) - C. Rollins II

AN ACT relating to nurse aide staffing requirements for long-term care facilities, and making an appropriation therefor. Create new sections of KRS 216B to establish the Direct Care Staffing

Incentive Program; require minimum nurse aide staff-to-resident ratios in long term care facilities as condition of eligibility for the program; provide that intermediate care facilities for the mentally retarded and institutions for the treatment of mental illness are eligible to participate in the program; provide that personal care homes and family care homes are not eligible to participate in the program; require the Office of Inspector General in the Cabinet for Health and Family Services to determine eligibility to receive incentives through the program; create a new section of KRS 194A to require the Cabinet for Health and Family Services to establish a program to provide scholarships and salary supplements to nurse aides and nursing staff employed by long-term care facilities deemed eligible to participate in the program; require the Cabinet for Health and Family Services to promulgate administrative regulations to establish parameters of the fund; prohibit use of fund for any purpose other than program costs; require report on use of funds; amend KRS 216.560 to delete the Kentucky nursing incentive scholarship fund and create the Direct Care Staffing Incentive Program fund; require all civil penalties for which a final order of the cabinet has been issued to be immediately due and payable.

Feb 27-introduced in House Feb 29-to Health & Welfare (H)

HB 659/CI (BR 1793) - K. Stein

AN ACT relating to crimes and punishments.

Create a new section of KRS Chapter 532 to define when a defendant has a severe mental disorder which prevents the defendant from assisting in his or her post-conviction defense, or to make a rational decision to forgo or terminate post-conviction defense; provide procedure for determination of prisoner's disability; prohibit execution if disability is determined; require resentencing to non death penalty option.

Feb 27-introduced in House Feb 28-to Judiciary (H) Mar 4-posted in committee

#### HB 660 (BR 1928) - K. Stein

AN ACT relating to criminal justice. Amend KRS 421.500 to include tampering with a witness as an offense for which law enforcement and prosecutors are to provide information to a victim or witness; delete reference to repealed statute KRS 524.045.

Feb 27-introduced in House Feb 28-to Judiciary (H)

#### HB 661 (BR 2298) - F. Rasche

AN ACT relating to school personnel. Amend KRS 158.150, 160.295, and 160.345 to delete the reference to head teacher, a position that no longer exists in the public schools.

Feb 27-introduced in House Feb 29-to Education (H)

HB 662 (BR 2164) - J. Higdon

Amend KRS 186.412 to require the circuit clerk to ask each applicant for a driver's license to provide a phone number to be used in case of an emergency; prohibit the phone number from appearing on the face of the license, but be stored in the database; permit the applicant to choose not to provide a phone number.

Feb 27-introduced in House Feb 29-to Transportation (H) Mar 6-posted in committee

#### Introduced Feb. 28, 2008

**HB 2/FN (BR 106)** - R. Adkins, H. Moberly Jr., J. Gooch Jr., T. McKee, D. Pasley, T. Pullin, S. Riggs, C. Rollins II, A. Simpson, T. Thompson, R. Webb, B. Yonts

AN ACT relating to the promotion of the efficient use of energy.

Amend KRS 56.770 to define "cabinet," "high-performance building," "high-performance building standards," and "public building"; amend KRS 56.772, 56.774, 56.775, 56.778, 56.783, and 56.784 to conform; amend KRS 56.775 to require that all construction or renovation of public buildings for which 50% or more of the total capital cost is paid by the Commonwealth be designed and constructed or renovated to meet high-performance building the standards; require that all buildings leased by the Commonwealth or any of its agencies meet the high-performance building standards; require incorporation of ENERGY STAR-qualified products to the extent feasible; create a new section of KRS 56.770 to 56.784 to create a High-performance Buildings Advisory Committee to make recommendations to the Finance and Administration Cabinet; require the Finance and Administration Cabinet to promulgate administrative regulations and develop standards and criteria; amend KRS 56.782 to require the Finance and Administration Cabinet to report on or before October 15, 2008, and on or before October 15 thereafter; create new sections of KRS Chapter 141 create to define terms and nonrefundable credits for the purchase of certain energy-efficient products or the purchase or construction of an ENERGY STAR home or ENERGY STAR manufactured home; amend KRS 141.0204 to establish the order in which the credits may be taken; amend KRS 151.720 to authorize the Kentucky River Authority to promote private investment in the installation of hydroelectric generating units on Kentucky River dams under their jurisdiction; create a new section of KRS 160.160 to 160.348 to require boards of education to enroll in the Kentucky Energy Efficiency Program and require reporting; require the Governor's Office of Energy Policy to report and recommend on or before November 30, 2008, to the Legislative Research Commission concerning the adoption of a renewable-energy and energy-efficient portfolio standard for all suppliers of retail electric sales; amend KRS 278.285 to include next generation residential utility meters in demand-side management plans; amend KRS 158.808 to require the Department for

#### HB 2 - AMENDMENTS

HCS/FN - Retain the original provisions; make technical corrections; create a new section of KRS 152.710 to 152.725 to create a Center for Renewable Energy Research and Environmental Stewardship, attached to Governor's Office of Energy Policy for administrative purposes; establish duties of the center; create a governing board of directors, designate membership and term of service; establish the duties of the board.

HFA (1, R. Adkins) - Make technical corrections.

SCS - Amend KRS 56.770 to define "cabinet," "high-performance building," "high-performance building standards," and "public building"; amend KRS 56.772, 56.774, 56.775, 56.778, 56.783, and 56.784 to conform; amend KRS 56.775 to require that all construction or renovation of public buildings for which 50% or more of the total capital cost is paid by the Commonwealth be designed and constructed or renovated to meet the high-performance building standards; require that all buildings leased by the Commonwealth or any of its agencies meet the high-performance building standards; require incorporation of ENERGY STAR-qualified products to the extent feasible; create a new section of KRS 56.770 to 56.784 to create a High-performance Buildings Advisory Committee to make recommendations to the Finance and Administration Cabinet; require the Finance and Administration Cabinet to promulgate administrative regulations and develop standards and criteria; amend KRS 56.782 to require the Finance and Administration Cabinet to report on or before October 15, 2008. and on or before October 15 thereafter; create new sections of KRS Chapter 141 define terms and create to nonrefundable credits against the individual income tax or the corporation income tax and the limited liability entity tax for the purchase of certain energyefficient products; create nonrefundable credits against the corporation income tax and the limited liability entity tax for the construction of an ENERGY STAR home built in the Commonwealth or sale of an ENERGY STAR manufactured home to be used as a principal place of residence in the Commonwealth; amend KRS 141.0204 to establish the order in which the credits may be taken; amend KRS 151.720 to authorize the Kentucky River Authority to promote private investment in the installation of hydroelectric generating units on Kentucky River dams under their jurisdiction; create a new section of KRS 160.160 to 160.348 to require boards of education to enroll in the Kentucky Energy Efficiency Program and require reporting; require the Governor's Office of Energy Policy to report and recommend on or before November 30, 2008, to the Legislative Research Commission concerning the adoption of a renewable-energy and energy-efficient portfolio standard for all suppliers of retail electric sales; amend KRS 278.285 to include next generation residential utility demand-side meters in management plans; amend KRS 158.808 to require the Department for

AN ACT relating to driver's licenses.

Workforce Investment to establish an energy technology career track program.

Workforce Investment to establish an energy technology career track program; create a new section of KRS 152.710 to

152.725 to create a Center for Renewable Energy Research and Environmental Stewardship, attached to Governor's Office of Energy Policy for administrative purposes; establish duties of the center; create a governing board of directors, designate membership and term of service; establish the duties of the board; attach the provisions of SB 165 to create new sections of KRS Chapter 42 to establish the Kentucky Bluegrass Turns Green Program; define terms; create public sector grant fund; create private sector loan fund; establish eligibility requirements; authorize bond funds in fiscal year 2008-2009 for loan fund and grant fund; provide the principal amount authorized shall be increased by the amount necessary to capitalize and pay required principal and interest payments in fiscal year 2008-2009 and fiscal year 2009-2010.

SCA (1/Title, B. Leeper) - Make title amendment.

#### Feb 28-introduced in House

Feb 29-to Appropriations & Revenue (H)

Mar 4-posting waived

Mar 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 7, 2008; floor amendment (1) filed to Committee Substitute

Mar 10-3rd reading, passed 97-0 with Committee Substitute, floor amendment (1)

Mar 11-received in Senate

Mar 13-to Appropriations & Revenue (S)

Apr 2-taken from committee Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Apr 14-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Apr 15-reported favorably, to Rules with Committee Substitute, committee amendment (1-title) ; posted for passage in the Regular Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 38-0 with Committee Substitute, committee amendment (1-title) received in House; to Rules (H); posted for passage for concurrence in Senate Substitute, committee Committee amendment (1-title) ; House concurred Senate Committee Substitute, in committee amendment (1-title) ; passed 93-0; enrolled, signed by each presiding officer

Apr 16-delivered to Governor

Apr 24-signed by Governor (Acts Ch. 139)

#### HB 663 (BR 2200) - J. Tilley

AN ACT relating to medical assistance.

Amend KRS 205.540 to increase the membership of the Advisory Council for Medical Assistance from 18 members to 19 members by establishing that the Kentucky Association of Chiropractors shall submit a list of names to the governor for appointment of one member to the council.

Chiropractic Society and the Kentucky Association of Chiropractors shall jointly submit a list of three nominees to the governor from which one will be appointed to the Advisory Council for Medical Assistance.

Feb 28-introduced in House

Feb 29-to Health & Welfare (H)

Mar 13-posted in committee

Mar 18-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 19-2nd reading, to Rules

Mar 24-posted for passage in the Regular Orders of the Day

Mar 25-3rd reading, passed 98-0 with Committee Substitute

Mar 26-received in Senate

#### HB 664 (BR 1699) - T. Pullin, D. Floyd

AN ACT relating to teacher certification.

Create a new section of KRS Chapter 161 to require preservice teachers to complete a reading education course of study and a course of study that includes civic literacy, civic learning, and civic responsibility as a condition for certification.

Feb 28-introduced in House Feb 29-to Education (H)

#### HB 665 (BR 2294) - J. Glenn

AN ACT relating to occupational taxes.

Amend KRS 67.750 to update the reference to the Internal Revenue Code to the code in effect on December 31, 2007, for occupational licenses.

#### HB 665 - AMENDMENTS

HFA (1, J. Glenn) - Amend the reference to the Internal Revenue Code in KRS 67.750 to reference the code in effect on December 31, 2006, as amended.

SCS - Make Internal Revenue Code reference date effective for December 31, 2007; amend definition of compensation to make inclusion of fringe benefits and retirement contributions optional rather than mandatory.

SCA (1, G. Tapp) - Make permissive rather than mandatory the inclusion of retirement contributions and other fringe benefits in the occupational tax base.

SCA (2, R. Stivers II) - Retain original provisions, amend KRS 93.200 to prohibit cities from levying the occupational tax against persons who receive income for advocating on behalf of clients with governmental officials or employees unless the person received compensation for performing such services within the city for more than 90 days, or the person has a fixed place of business within the city.

Feb 28-introduced in House

Feb 29-to Local Government (H) Mar 7-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar

Mar 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008; floor amendment (1) filed

Mar 14-3rd reading, passed 92-1 with

(S)

Mar 27-taken from committee Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Mar 28-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Apr 15-recommitted to Appropriations & Revenue (S); reported favorably, to Rules with Committee Substitute, committee amendments (1) and (2); posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008; 3rd reading; committee amendments (1) and (2) withdrawn ; passed 38-0 with Committee Substitute ; received in House; to Rules (H)

HB 666 (BR 1074) - D. Owens, R. Meeks

AN ACT relating to the Cabinet for Health and Family Services.

Create a new section of KRS Chapter 194A to establish the Office on Racial Disportionality within the cabinet secretary's office; specify duties of the office to include training, targeted recruitment and employment efforts, data collection, and strategic planning; require the department and its contractors to collect an analyze data by race, evaluate and implement a plan to address disportionality; require annual report to the Governor, Interim Joint Committee on Health and Welfare, and the public each year.

### HB 666 - AMENDMENTS

HCS - Retain original provisions except specify the office shall be created in the cabinet rather than the secretary's office.

Feb 28-introduced in House

Feb 29-to Health & Welfare (H)

Mar 11-posted in committee

Mar 13-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 14-2nd reading, to Rules

Mar 18-posted for passage in the Regular Orders of the Day for Wednesday, March 19, 2008

Mar 24-3rd reading, passed 95-0 with Committee Substitute

Mar 25-received in Senate

## HB 667/LM (BR 1889) - R. Palumbo, B. Yonts

### AN ACT relating to impaired adults.

Amend KRS 39F.010 to define the term "impaired adult"; amend KRS 39F.020 to require the rescue squads organized to search for a missing impaired adult to cooperate with local media outlets in notifying the public about the search; amend KRS 39F.180 to require the person managing the search or organization conducting the search for a person with a known or reported organic brain disorder including Alzheimer's disease to report the search as a Golden Alert to local media outlets in addition to the local emergency management director, local search and rescue coordinator, and duty officer of the Division of Emergency Management; establish title as the "Diantha Louise HFA (1, R. Palumbo) - Retain all provisions and define the term "local media outlet."

Feb 28-introduced in House

Feb 29-to Local Government (H)

Mar 4-reassigned to Health & Welfare (H)

Mar 5-posting waived; posted in committee

Mar 6-reported favorably, 1st reading, to Calendar

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008; floor amendment (1) filed

Mar 13-3rd reading, passed 98-0 with floor amendment (1)

Mar 14-received in Senate

Mar 18-to Veterans, Military Affairs, & Public Protection (S)

#### HB 668 (BR 2304) - F. Nesler

AN ACT relating to the practice of surgical technology.

Create new sections of KRS Chapter 216B, relating to the licensure and regulation of health facilities and services, to regulate the practice of surgical technology; define "surgical technology"; prohibit the practice of surgical technology in a health facility by a person unless the person meets specified criteria; allow surgical technology practice if the person has successfully completed an accredited surgical technology educational program, and maintains national surgical technologist certification; permit surgical technology practice by a person who has completed a surgical technology training program in the U.S. Armed Forces or U.S. Public Health Service; grandfather any person who can prove that he or she was practicing surgical technology in a health facility prior to the implementation of the new oversight of surgical technology; exempt federal employees practicing surgical technology pursuant to their employment; allow surgical technology practice by a person for the six months immediately following the person's graduation from an accredited surgical technology school; permit the practice of surgical technology in a health facility by a person who does not meet the normal requirements if the health facility is unable to employ a sufficient number of persons who meet the requirements and the health facility documents its efforts in a written record retained at the health facility; authorize the cabinet to promulgate administrative regulations to create standards and requirements for health facility alternate employment of persons practicing surgical technology; require 15 hours of continuing education annually for persons practicing surgical technology who have been permitted to practice due to specified training; direct health facilities to verify that their surgical employees meet the technology continuing education and national certification requirements; mandate that health facilities supervise practitioners according to the health facility's policies and procedures; exempt registered nurses or other licensed or certified health care practitioners practicing

HB 663 - AMENDMENTS HCS - Retain original provisions of the bill except establish that the Kentucky floor amendment (1) Mar 17-received in Senate Mar 26-to Appropriations & Revenue George Golden Alert Bill."

HB 667 - AMENDMENTS

surgical technology while acting within their scope of practice; establish the role and duties of persons practicing surgical technology under the supervision of a registered nurse operating room circulator; grant the Cabinet for Health and Family Services the power to oversee the practice of surgical technology; authorize the cabinet to promulgate administrative regulations to enforce the limitations on the practice of surgical technology.

#### HB 668 - AMENDMENTS

HCS - Delete original provisions of the bill; direct the staff of the Legislative Research Commission to conduct a study of state statutes regulating the certification and scope of practice requirements of the practice of surgical technology; require a report of the study by December 1, 2008 to the Interim Joint Committee on Health and Welfare.

Feb 28-introduced in House Mar 3-to Health & Welfare (H) Mar 11-posted in committee

Mar 13-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 18-3rd reading, passed 96-0 with Committee Substitute

Mar 19-received in Senate

Mar 26-to Licensing, Occupations and Administrative Regulations (S)

#### HB 669 (BR 2297) - F. Rasche

AN ACT relating to school personnel. Amend KRS 156.132 to replace obsolete terminology; make gender neutral.

Feb 28-introduced in House Feb 29-to Education (H)

#### HB 670 (BR 2296) - F. Rasche

AN ACT relating to the biennial report on education.

Amend KRS 156.250 to require the commissioner of education to present the status of education as reflected in the biennial report to the Interim Joint Committee on Education at least once during the biennium; replace obsolete title.

Feb 28-introduced in House Feb 29-to Education (H)

**HB 671 (BR 2140)** - J. Vincent, R. Adkins

AN ACT relating to roads under the jurisdiction of local governments.

Amend KRS 178.020 to allow local governments, by ordinance, to allow the placement and regulation of devices designed to limit access to public roads in residential subdivisions.

Feb 28-introduced in House Feb 29-to Local Government (H) Mar 7-posted in committee

#### HB 672/CI (BR 2316) - M. Dedman Jr.

AN ACT relating to crimes and punishments.

Create a new section of KRS Chapter

Feb 28-introduced in House Feb 29-to Judiciary (H)

HB 673 (BR 2319) - M. Dedman Jr.

AN ACT relating to state and federal highways.

Amend KRS 177.068 to designate United States Highway 68 in Mercer County as part of the National Truck Network.

Feb 28-introduced in House Feb 29-to Transportation (H)

### HB 674/LM (BR 422) - J. Jenkins

AN ACT relating to electronic warrants.

Amend KRS 17.131 to require all criminal justice system participants, certain state agencies, the Courts of Justice, and the Administrative Office of the Courts to participate in the statewide e-warrant system; provide that any entity that fails to participate as required shall be denied access to state and federal grants.

Feb 28-introduced in House Mar 3-to Seniors, Military Affairs, & Public Safety (H)

HB 675 (BR 2084) - T. McKee, R. Adams

#### AN ACT relating to KARDA.

Amend KRS 11.170 to change the functions of the Kentucky Agriculture Resources Development Authority (KARDA); reduce the membership of KARDA from 27 to 21 members; change the makeup of the membership.

HB 675 - AMENDMENTS

HCA (1, T. McKee) - Same as original, except add the Chair of the Kentucky Agriculture Council and a large animal veterinarian to the board.

Feb 28-introduced in House

Feb 29-to Agriculture & Small Business (H)

Mar 3-posted in committee

Mar 12-reported favorably, 1st reading, to Calendar with committee amendment (1)

Mar 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 14, 2008

Mar 14-3rd reading, passed 92-0 with committee amendment (1)

Mar 17-received in Senate

Mar 26-to Agriculture & Natural Resources (S)

HB 676 (BR 1906) - K. Hall, H. Collins, D. Butler, T. Edmonds, D. Horlander, R. Palumbo, K. Upchurch

AN ACT relating to classic motor vehicle project titles.

Amend 186A.510 to define the terms " classic motor vehicle project" and "road worthy condition"; create a new section of KRS 186A.500 to 186A.550 to establish a classic motor vehicle project certificate of title; clarify that classic motor vehicle project titles shall prohibit the use of vehicles bearing these titles on the highway; clarify that a classic motor vehicle project title shall not bear the designation of salvage or junk; establish procedures for vehicles with a classic motor vehicle project title that have been restored to be issued a regular title; require the Transportation Cabinet to promulgate administrative regulations regarding the issuance of classic motor vehicle project titles; amend KRS 186A.115 to require that inspections on classic motor vehicle project vehicles being brought in from another state be limited to verification of the VIN.

Feb 28-introduced in House

Feb 29-to Transportation (H)

Mar 6-posted in committee Mar 11-reported favorably,

reading, to Calendar

1st

1st

Mar 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008

Mar 13-3rd reading, passed 95-0

Mar 14-received in Senate

Mar 18-to Transportation (S) Mar 27-reported favorably, 1st

reading, to Consent Calendar Mar 28-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 157)

#### HB 677 (BR 2233) - C. Rollins II

AN ACT relating to charitable gaming. Amend KRS 238.545 to remove restriction on use of automated charity game ticket dispensers only during bingo sessions.

Feb 28-introduced in House

Feb 29-to Licensing & Occupations (H)

Mar 5-posted in committee

Mar 12-reported favorably, reading, to Calendar

Mar 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 14, 2008

Mar 19-3rd reading, passed 61-34

Mar 20-received in Senate Mar 26-to Licensing, Occupations and Administrative Regulations (S)

#### HB 678 (BR 2080) - T. Pullin

AN ACT relating to military affairs. Amend KRS 36.020 to provide gender-neutral language.

Feb 28-introduced in House Feb 29-to Seniors, Military Affairs, & Public Safety (H) Mar 3-posted in committee

## HB 679 (BR 2081) - T. Pullin

AN ACT relating to military affairs. Amend KRS 36.030 to provide gender neutral language.

Feb 28-introduced in House

Feb 29-to Seniors, Military Affairs, & Public Safety (H)

Mar 3-posted in committee

HB 680 (BR 1665) - B. Montell, R. Webb

Create new section of KRS Chapter 150 to provide for increased civil penalties for the illegal taking of fish and wildlife.

Feb 28-introduced in House

Feb 29-to Natural Resources & Environment (H)

Mar 11-posted in committee

HB 681 (BR 1848) - B. Montell, C. Rollins II

AN ACT relating to the University of Kentucky Board of Trustees.

Amend KRS 164.170 to delete requirement for the University of Kentucky Board of Trustees to prepare and file stenographic transcripts of meetings; require minutes of the meeting to be prepared and filed.

Feb 28-introduced in House Feb 29-to Education (H)

Mar 6-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar

Mar 12-2nd reading, to Rules

Mar 18-posted for passage in the Regular Orders of the Day for Wednesday, March 19, 2008

**HB 682 (BR 545)** - M. Marzian, R. Meeks

AN ACT relating to the Apprenticeship and Training Council.

Amend KRS 343.020 to increase the membership of the Apprenticeship and Training Council; and revise terms of council members.

Feb 28-introduced in House

Feb 29-to Labor & Industry (H)

Mar 4-posted in committee

Mar 7-2nd reading, to Rules

Wednesday, March 12, 2008

Tourism & Labor (S)

Mar 14-received in Senate

HB 683/CI (BR 549) - R. Webb

and declaring an emergency.

1, 2008; EMERGENCY.

two to four.

audio-visual

Regular Orders of the Day

Mar 13-3rd reading, passed 96-0

Mar 6-reported favorably, 1st reading, to Calendar

Mar 11-posted for passage in the

Mar 18-to Economic Development,

AN ACT relating to the Parole Board

Amend KRS 439.320 to replace the

two part time members of the Parole

Board with two full time members;

amend KRS 439.340 to allow the Parole

Board to review the parole application of

a Class C felon without a hearing;

include noncodified effective date of July

HB 683 - AMENDMENTS

additional full time positions created from

of hearings involving persons convicted

of certain drug, forgery, or fraud

offenses; permit hearings to be

conducted either in person or through an

procedure for conversion of part-time

member positions to full-time positions.

connection;

establish

HCS/CI - Increase the number of

HFA (1, R. Webb) - Amend to provide Parole Board with discretion in conduct

for

508 to increase the penalty for an assault against an elderly or a disabled person.

AN ACT relating to hunting and fishing violations.

HFA (2, A. Koenig) - Increase the current maximum allowed number of members of the same political party on

the board by two, concurrent with the bill's increase in the total number of members on the board by four.

SCS/CI - Amend language relating to parole board membership to create two new full-time positions and retain the existing two part-time positions; amend the language relating to parole board file reviews to prohibit file reviews of violent Class C felonies; adjust various fees for jail triage, DUI, bond filing, and misdemeanor expungement; insert provision to allow electronic tracking in home incarceration situations; insert provisions to include the provisions of HB 289/GA relating to the collection of DNA for the criminal DNA database, with a minimum suspect age of 13.

SCA (1/Title, R. Stivers II) - Make title amendment.

Feb 28-introduced in House

Feb 29-to Judiciary (H)

Mar 4-posted in committee

Mar 14-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 17-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 18-floor amendments (1) and (2) filed to Committee Substitute

Mar 19-3rd reading; Committee Substitute adopted; floor amendments (1) and (2) adopted ; defeated 43-54; bill reconsidered (change PASSED status); floor amendment (1) reconsidered (change PASSED status); placed in the Orders of the Day

Mar 21-passed 63-29 with Committee Substitute, floor amendment (2)

Mar 24-received in Senate

Mar 26-to Judiciary (S)

Apr 1-taken from committee Judiciary (S); 1st reading; returned to Judiciary (S)

Apr 2-taken from committee Judiciary (S); 2nd reading; returned to Judiciary (S)

Apr 15-reported favorably, to Rules with Committee Substitute, committee amendment (1-title) ; posted for passage in the Regular Orders of the Day for Tuesday, April 15, 2008; 3rd reading, passed 37-1 with Committee Substitute, committee amendment (1-title) received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title) ; House concurred Senate Committee Substitute, in committee amendment (1-title) ; passed 51-42; enrolled, signed by each presiding officer

Apr 16-delivered to Governor

Apr 24-signed by Governor (Acts Ch. 158)

# HB 684 (BR 540) - S. Riggs, M. Cherry, D. Osborne

AN ACT relating to the Kentucky Boxing and Wrestling Authority and making an appropriation therefor.

Amend KRS 229.011 to define "boxing," "kickboxing," "mixed martial arts," "show," and "wrestling"; amend KRS 229.021 to require a license or permit for individuals involved in a show or exhibition; amend KRS 229.031 to require those conducting a show or exhibition to pay a tax of twenty-five dollars or five percent of gross receipts, whichever is greater; amend KRS 229.051 to require a bond before a promoter license is granted; amend KRS

229.061 to include kickboxing and mixed martial arts shows; amend KRS 229.071 to require show dates to be approved and require a promoter's license for anyone providing training for a show or exhibition and to include kickboxing and mixed martial arts; amend KRS 229.081 to require licensing for bout assistants and seconds; amend KRS 229.101 to limit mixed martial arts bouts or exhibitions to no more than five rounds with duration of each round determined by administrative regulation; amend KRS 229.111 to include kickboxing and mixed martial arts shows; amend KRS 229.121 to extend minimum age requirements to kickboxing and mixed martial arts shows or exhibitions; amend KRS 229.131 and KRS 229.141 to include kickboxing and mixed martial arts; amend KRS 229.151 to extend the authority's responsibility beyond only professional bouts; create a new section of KRS chapter 229 to create the Kentucky Boxing and Wrestling Medical Advisory Panel to advise the authority on health and safety issues and to review the fitness of referred individuals to compete in the regulated sports; amend KRS 229.155 to assign the duties of executive director of the authority to the commissioner of the Department of Public Protection until revenue of five hundred thousand dollars has been generated in two consecutive fiscal years; amend KRS 229.171 to extend the jurisdiction of the authority to kickboxing and mixed martial arts shows; amend KRS 229.200 to allow the authority to probate a license and extend the authority to include kickboxing and mixed martial arts; amend KRS 229.210 to arant the medical review panel the authority to determine the length of a medical suspension, under approval of the board; amend KRS 229.250 to require the first two hundred fifty thousand dollars collected by the authority to be paid into an agency fund account; amend KRS 229.991 to increase the maximum fine for participants acting without a license and for issuing a license to a contestant under the age of eighteen and for violations of other provisions of the chapter; repeal KRS 229.161.

#### HB 684 - AMENDMENTS

HCS - Retain original provisions, exclude amateurs under the jurisdiction of the Kentucky High School Athletic Association, the National Collegiate Athletic Association, the Amateur Athletic Union, Golden Gloves, USA Boxing, USA Wrestling, and events in which participants do not strive to win from the definition of "Exhibition"; delete the definition of "Wrestling"; define "Professional Wrestling."

Feb 28-introduced in House

Feb 29-to Licensing & Occupations (H)

Mar 5-posted in committee

Mar 12-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 14, 2008

Mar 19-3rd reading, passed 95-2 with Committee Substitute

Mar 20-received in Senate

reading, to Consent Calendar Apr 1-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2,

2008; 3rd reading, passed 36-1; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 91)

#### HB 685 (BR 2357) - D. Owens

#### AN ACT relating to paternity.

Amend KRS 406.011, relating to presumption of paternity, to update language regarding evidence in paternity cases; amend KRS 406.021, relating to determination of paternity, to clarify how paternity may be determined and add references to Family Court; amend KRS 406.035, relating to written orders of paternity, to include Family Court Judges; amend KRS 406.051 to include references to Family Court and clarify how an appeal is to be made; amend KRS 406.151, relating to venue in paternity cases, to include the county where the child resides.

#### HB 685 - AMENDMENTS

HFA (1, K. Stein) - Retain most of the original provisions with the following changes: amend KRS 406.011, relating to presumption of paternity, to make the presumption of paternity a rebuttable presumption and retain language permitting evidence showing that a husband and wife were not continuing the marital relationship to show that the child was born out of wedlock; amend KRS 406.021 to permit determination of paternity when either parent of the child brings an action before the court under certain circumstances.

Feb 28-introduced in House

Feb 29-to Judiciary (H)

Mar 4-posted in committee Mar 14-reported favorably,

Mar 14-reported favorable reading, to Calendar

Mar 17-2nd reading, to Rules

Mar 18-floor amendment (1) filed

Mar 21-taken from Rules; placed in the Orders of the Day

Mar 25-3rd reading, passed 95-1 with floor amendment (1)

1st

Mar 26-received in Senate

#### HB 686/AA (BR 2355) - J. Higdon

AN ACT regarding teachers' retirement.

Amend KRS 161.620 relative to retirement allowance calculations by deleting the word "initially" to remove the limit on which members, who retire on or after July 1, 2004, qualify for the 3% annual allowance.

Feb 28-introduced in House Feb 29-to Education (H)

#### HB 687 (BR 2353) - J. Crenshaw

AN ACT relating to probation and parole.

Amend KRS 439.440 and 533.050 to make gender neutral.

Feb 28-introduced in House Feb 29-to Judiciary (H)

#### Introduced Feb. 29, 2008

#### HB 688 (BR 1824) - M. Marzian

AN ACT relating to art therapy.

Create a new section of KRS 309.130 to 309.1399 to require that disciplinary proceedings against licensed art therapist or applicants for licensing be conducted in accordance with KRS Chapter 13B; permit aggrieved parties to file suit in Franklin Circuit Court; amend KRS 309.130 to define "the practice of professional art therapy"; prohibit anyone from engaging in the practice of art therapy unless he or she is duly licensed; exempt persons engaged in practice of employment, job the placement, and school counseling from the licensing requirements; amend KRS 309.137 to permit a person whose license has been revoked to petition the board for reinstatement if five years has elapsed; permit the board to issue a written admonishment if the board determines that the violation is not serious; specify that a voluntary suspension shall not bar the board from taking disciplinary action; amend KRS 309.1305, 309.131, 309.1315, 309.133, 309.1335, 309.135, and 309.138 to conform.

Feb 29-introduced in House

Mar 3-to Licensing & Occupations (H) Mar 14-posted in committee

Mar 19-reported favorably, 1st reading, to Calendar

Mar 20-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Wednesday, March 26, 2008

Mar 26-3rd reading, passed 97-1; received in Senate

**HB 689/FN/LM (BR 475)** - D. Pasley, H. Moberly Jr., R. Adkins, L. Clark, K. Hall, C. Hoffman, J. Richards, T. Thompson, R. Wilkey

AN ACT relating to public infrastructure authorities.

Establish KRS Chapter 175B and create 20 new sections thereof to: Provide definitions; establish the Kentucky Transportation Public Infrastructure Authority, specify membership, meeting requirements, staffing, and operations; state the purpose and powers of the authority; direct authority to evaluate potential projects, require that projects be proposed by a local government and approved by the department; permit tolling, establish requirements for level of tolling, direct how proceeds of tolls and other revenues shall be used; permit authority to contract with the department for construction and operations, specify that the authority shall maintain control of projects and revenues from projects; authorize projects constructed by the authority to include interchanges with existing roadways; permit authority to issue administrative regulations, permit public utilities to utilize rights of way under specific circumstances; permit agreements for use of real estate assets of the authority by the Commonwealth; authorize issuance of bonds; state that bonds are not a debt of the Commonwealth; permit incidental use of

Mar 25-to Licensing, Occupations and Administrative Regulations (S) Mar 28-reported favorably, 1st Mar 4-posted in committee

rights of way for specified purposes; authorize trust relationships; authorize

state agencies and localities to invest in bonds: exempt bonds from state taxation; allow authority to contract for provision of maintenance services; direct that projects shall revert to ownership by the Commonwealth when all bonds are retired; require issuance of an annual report, require an annual audit; prohibit officers and employees from directly investing in authority bonds; indemnify board members and employees from personal liability; authorize previous planning and other work to become a part of the function of the authority; amend KRS 176.420 to require the activity of the authority to be evaluated as a part of the six-year road plan; repeal the following sections: KRS 181.850, 181.851, 181.852, 181.853, 181.854, 181.855, 181.856, 181.857, 181.858, 181.859, 181.860, 181.861, 181.862, 181.863, 181.864, 181.865, 181.866, 181.867, 181.868, 181.869.

#### HB 689 - AMENDMENTS

HFA (1, S. Brinkman) - Require that at least 50% of funding for public infrastructure projects be from the Road Fund.

HFA (2, S. Brinkman) - Delete the requirement that tolls shall be transferred to the Road Fund when project bonds are retired.

HFA (3, S. Brinkman) - Increase membership in the authority to 12, and include a revolving member from local governments; require an agreement specifying operating parameters before the project moves forward; make technical corrections.

Feb 29-introduced in House

Mar 3-to Appropriations & Revenue (H)

Mar 4-posting waived

Mar 5-floor amendments (1) and (2) filed ; reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Friday, March 7, 2008

Mar 11-floor amendment (3) filed Mar 13-3rd reading, passed 84-13 with floor amendment (3)

Mar 14-received in Senate

## Mar 18-to Transportation (S)

## Introduced Mar. 3, 2008

#### HB 690 (BR 1851) - R. Rand

AN ACT relating to natural gas acquisition and supply.

Create new sections of KRS 353 to provide for the creation of Gas Acquisition Authorities for acquiring and financing reliable and economical supplies of natural gas for the use and benefit of municipal utilities; provide that a Gas Acquisition Authority is created by interlocal cooperation agreement between two or more municipal gas systems following the procedures and requirements of the Interlocal Cooperation Act, including approval of the Interlocal Cooperation Agreement by the Department for Local Government; provide that a: Gas Acquisition Authority is a political subdivision of the state; is subject to the Commonwealth's open public meeting and public records laws; has all powers necessary to acquire,

contracts necessary or related to accomplishment of its purposes; may issue bonds to finance the cost of acquiring gas supplies and may pledge revenues to secure the bonds; may enter into contracts for the sale of its gas supplies to municipal utilities and other public agencies that agree to pay for gas only out of their utility revenues; and is not authorized to sell gas to retail customers served by an investor or consumer-owned utility.

#### HB 690 - AMENDMENTS

HFA (1, R. Rand) - Retain original provisions, except delete "municipalities" and insert "municipal utilities" in lieu thereof on page 2, line 23; delete "public agencies" and insert "municipal utilities" in lieu thereof on page 5, lines 17-17; delete "remarking" and insert "remarketing" in lieu thereof on page 7, line 10.

HFA (2, R. Rand) - Retain original provisions, except delete "municipalities" and insert "municipal utilities" in lieu thereof on page 2, line 23; delete "public agencies" and insert "municipal utilities" in lieu thereof on page 5, lines 17-18; delete "remarking" and insert "remarketing" in lieu thereof on page 7, line 10; delete "public agency" and insert "municipal utility" in lieu thereof on page 8, line 14.

Mar 3-introduced in House

Mar 4-to Natural Resources & Environment (H)

Mar 5-posting waived

Mar 6-reported favorably, 1st reading, to Calendar

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008; floor amendment (1) filed

Mar 12-floor amendment (2) filed Mar 14-3rd reading, passed 93-0 with

floor amendment (2)

Mar 17-received in Senate

Mar 25-taken from Committee on Committees (S); 1st reading; returned to Committee on Committees (S)

Mar 26-to Agriculture & Natural Resources (S)

Mar 27-reported favorably, 2nd reading, to Rules as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 159)

HB 691 (BR 2313) - Ji. Lee, H. Moberly Jr.

AN ACT relating to the prevention of Medicaid fraud.

Create new sections of KRS Chapter 205 to define terms; establish that proof of a person's intent to commit an unlawful act shall not be required in a civil or administrative proceeding to show that the person acted knowingly in respect to Medicaid fraud; establish unlawful acts related to Medicaid; require the Cabinet for Health and whom the Attorney General may disclose documentary material; provide immunity for individuals providing access to documentary material to employees of the Attorney General and other state and federal authorities involved in the investigation of Medicaid fraud; require the cabinet to establish by administrative regulation sanctions for a provider found liable for Medicaid fraud; subject licensed professions found liable for Medicaid fraud to disciplinary action by their respective licensure boards; provide that the application of a civil remedy for an unlawful act related to Medicaid shall not preclude any other remedy available by law; require that the Medical Assistance Program receive the amount of any payment for services from the proceeds of the action or settlement; permit the Attorney General to retain a reasonable portion of the proceeds of an action or settlement of not less than five percent and not more than 15 percent of the total proceeds for fees, expenses, and reasonable costs and require the remaining funds to be awarded to the Medical Assistance Program; require the General Assembly, in appropriating money recovered by the investigation and prosecution of Medicaid fraud, to consider the requirements of the Attorney General and other affected state agencies; permit the Attorney General to institute an action for an order to restrain a person who is believed to be committing or is about to commit an unlawful act related to Medicaid; establish the monetary liability for a person found liable for an unlawful act related to Medicaid which includes three times the amount of the value of any monetary or in-kind benefit provided by Medicaid, interest on the amount of the payment, and a civil penalty not less than \$5,000 or more than \$15,000 if the unlawful act results in an injury to an adult defined in KRS 209.020 or a child: set the civil penalty for a unlawful act related to Medicaid at not less than \$5,000 or more than \$10,000 if the act does not result in injury; provide criteria for determining the amount of the civil penalty; limit the liability to two times the amount of the monetary benefit received if the person furnished the Attorney General with all information about the unlawful act not later than the thirtieth day after the date on which the person first obtained the information if the information is provided prior to the investigation by the Attorney General; permit the Attorney General to require a person to file a written statement under oath or affirmation, examine a person under oath, or to serve a civil investigative demand requiring the production of documentary material and permit inspection and copying of the material; permit the Attorney General to use the documents, including during the presentation before a court; permit the Attorney General to file a petition for an order to compel the person to file a statement or submit to the examination by the Attorney General; establish criteria and the delivery methods for a investigative demand; require documentary material demanded to be produced for inspection and copying at the office of the Attorney General or as agreed by the person served and the Attorney General; permit an individual to file a petition to extend the return date

Medicaid fraud; identify individuals to

for demand for documents; permit the Attorney General to bring an action as relator under 31 U.S.C. sec. 3730 with respect to an act in connection with the Medicaid program; permit a person to bring a civil action for an unlawful act related to Medicaid in the name of the person and the state; require the person bringing the action to serve a copy of the complaint on the Attorney General; require the complaint to be filed under seal and examined in camera, and remain under seal for 60 days or the date on which the state elects to intervene, whichever is earlier: prohibit serving the complaint on the defendant until the court orders the service; permit the Attorney General to file a motion requesting that the complaint remain under seal for an extended period; prohibit the defendant from being required to file an answer to a complaint until it is unsealed and served on the defendant; require the state to proceed with the action or notify the court that the state declines to take over the action within 60 days after the Attorney General receives the complaint or any extended period granted by the court; permit the person bringing the action to continue if the state does not proceed; permit the Attorney General to contract with a private attorney to represent the state in a civil action brought by a person for the state: require the state to have the primary responsibility for prosecuting the civil action if the state proceeds with an action filed by a person for the state; permit the person bringing the action to continue as a party to the action; permit the state to dismiss or settle the action notwithstanding the objections of the person bringing the action; permit the court to limit the participation of the person bringing the action for the state; permit the court to stay the discovery by the person bringing the action if the state shows that certain actions of discovery would interfere with the state's investigation or prosecution of a criminal or civil matter arising out of the same facts; limit the stay to 60 days, which may be extended by the court; authorize the state to proceed with an alternative remedy; specify that the person bringing the action has the same rights in the alternative proceeding as the person would have had if the action had continued in court; require a finding of fact or conclusion of law made in an alternative proceeding to be final on all parties to an action if the finding has been finally determined on appeal to the appropriate court, no appeal has been filed and the time for filing an appeal has expired, or the finding is not subject to judicial review; authorize the person bringing the action for the state to be entitled to receive at least 15, but not more than 25 percent of the proceeds of the action; provide that the amount that the person bringing the action for the state may sue for not be more than ten percent if the action is based on disclosure of specific information relating to allegations or transactions in a criminal or civil hearing, in a legislative or administrative report, hearing, audit, or investigation, or from the news media; provide payment for reasonable expenses, attorney's fees, and costs from the proceeds of the action;

own, and manage reliable and economic supplies of gas; may enter into all

Family Services to provide the Attorney General with access to all documentary materials for the investigation of establish conditions under which the court may limit the share of the proceeds of the person bringing the action; permit

the court to dismiss the person from the civil action; prohibit a person from bringing an action that is based on allegations or transactions that are a subject of a civil suit or an administrative penalty proceeding in which the state is already a party or that is based on the public disclosure of allegations or transactions in a criminal or civil hearing, in a legislative or administrative report, hearing, audit, or investigation, or news media, unless the person bringing the action is an original source of the information; exclude the state from liability for expenses that a person incurs in bringing an action regarding alleged Medicaid fraud in the name of the person and the state; provide for reinstatement of employment and not less than two times the amount of back pay with interest and compensation for any special damages if a person is discharged, demoted, suspended, threatened, harassed, or in any other manner discriminated against in the terms of employment by the person's employer because of a lawful act in the furtherance of an action related to the allegation of Medicaid fraud; require that the Medicaid program receive the amount of any payment made under the Medical Assistance Program; permit the person bringing the action to receive a payment of at least 15 percent but not more than 25 percent of the of the proceeds; authorize the Office of the Attorney General to retain five percent, but not more than 15 percent of the total proceeds for costs incurred in the action, with the remaining funds to be awarded to the Medical Assistance Program; establish a time limitation for filing civil suits related to Medicaid fraud.

Mar 3-introduced in House Mar 4-to Judiciary (H) Mar 5-posted in committee

#### HB 692/LM (BR 2359) - J. DeCesare

AN ACT relating to rescue personnel and services and making an appropriation therefor.

Create new sections of KRS Chapter 39F to provide definitions for rescue and search and rescue programs; describe how a rescue squad is formed and require at least 12 persons in order to form a rescue squad; require that 65 percent of members of the rescue squad be trained if there are more than 12 members; specify duties of a rescue squad and prohibited activities for a rescue squad; require rescue squads to comply with the provisions of the chapter; require rescue squads to be affiliated with a local formally government, by ordinance or by memorandum of agreement or with the Council on Rescue Personnel and Services; limit agreements to four years without renewal; permit the council to grant statewide affiliation agreements to rescue squads providing statewide or regional services by memorandum of agreement for not more than four years without renewal; specify contents of an affiliation agreement or ordinance; permit the local government to revoke an agreement with 30-day notice; provide an appeal procedure for a rescue squad whose agreement is denied or canceled: council a public agency: prohibit performing rescue services or search and rescue services unless affiliated with government; create the Council on Rescue Personnel and Services, consisting of 15 appointed voting members and six ex officio voting members; provide that members shall serve without compensation but receive actual and necessary expenses; provide that the term of office for appointed members is three years and a member of the council may serve as a voluntary employee of the council; specify the duties of the council, including regulation of operation of rescue squads, standards and qualifications for individual members of rescue squads, standards for training courses and instructors, certifying and approving individual rescue squad members and instructors and certify search and rescue dogs and other service animals; provide for workers' compensation; authorize the council to promulgate administrative regulations, administer the rescue aid fund, employ employees, and cooperate with other agencies; prohibit denying a council member or employee access to a rescue or disaster scene; require the council to employ an executive director, state search and rescue coordinator, state search and rescue training coordinator, and other employees; specify duties of the executive director, state search and rescue coordinator, and state search and rescue training coordinator; provide that the executive director, state search and rescue coordinator, and search and rescue training coordinator, if paid, are nonmerit employees who serve at the pleasure of the council; specify uses of the rescue aid fund, including funding operations of the council, its employees, workers compensation for employees and rescue squad members; specify which activates of rescue squad members are or are not covered by workers' compensation; establish the rescue aid fund as a trust and agency consisting account of state appropriations, proceeds from fees, cost recoveries due to the council, investments, and grants and gifts made to the council; permit the council to take legal actions against persons and rescue squads, place rescue squads on inactive status, and prohibit the squad from performing rescue services or limit the services; specify various violations which may lead to inactive status; provide for reinstatement of squads to active status; provide that the rescue squad may, if not returned to active status, request a KRS Chapter 13B hearing on the refusal; provide that the KRS Chapter 13B hearing shall be conducted before the council, five members of the council, or a hearing officer employed by the council; require the Division of Emergency Management and the National Guard to cooperate with the council and provide services, facilities, personnel, and equipment to the council: require each county to have a search and rescue plan and a local search and rescue coordinator and specify the training of the local search and rescue coordinator; provide for the appointment of deputy local search and rescue coordinators;

affiliated with a local government or the

supporting searches, and requesting the sheriff or other peace officers to keep unauthorized persons from search areas; provide for the council to assume all of the duties of the Division of Emergency management relating to search and rescue and provide for the transfer of records, equipment, responsibility for providing workers' compensation, and other matters between October 1, 2008, and December 31, 2008; provide penalties for violations of various sections of the chapter; amend KRS 65.060 to conform; repeal various sections of KRS Chapter 39F; appropriate \$500,000 for each fiscal year of the biennium; repeal nearly all sections of the present KRS Chapter 39F.

Mar 3-introduced in House

Mar 4-to Appropriations & Revenue (H)

#### HB 693 (BR 2333) - J. Wayne

AN ACT relating to interest and declaring an emergency.

Amend KRS 131.183 changing the interest rate accrued on taxes payable to the prime rate plus 2%; change the interest rate on overpayments to the Commonwealth to the prime minus 2%; apply to bills and refunds as of May 1, 2008; EMERGENCY.

#### HB 693 - AMENDMENTS

HFA (1/FN, J. Wayne) - Retain original provisions; amend KRS 132.380 to require the examination at a central location for PVAs and to require a statewide press release announcing the examination 30 days prior to the examination.

HFA (2/Title, J. Wayne) - Make title amendment.

Mar 3-introduced in House

Mar 4-to Appropriations & Revenue (H)

Mar 10-floor amendments (1) and (2-title) filed

Mar 21-posted in committee

HB 694 (BR 1888) - L. Combs, F. Nesler, G. Stumbo

AN ACT relating to assistance to postsecondary education.

Amend KRS 164.785 to include in the list of schools in which a student can enroll and receive a Kentucky tuition grant an approved out-of-state postsecondary education institution licensed the Council by on Postsecondary Education to operate in Kentucky; allow students eligible for a Kentucky tuition grant to continue to be eligible in schools accredited by a regional accrediting association recognized by the United States Department of Education until June 30, 2013; beginning with the 2011-2012 school year, require postsecondary education institutions to be accredited by the Southern Association of Colleges and Schools or be reviewed and the Council approved by on Postsecondary Education to remain eligible as an institution in which a student may receive Kentucky tuition grant.

except allow students who qualify for a Kentucky tuition grant who are accepted or enrolled in schools prior to the 2011-2012 academic year that are accredited by a regional accrediting association recognized by the United States Department of Education to continue to be eligible for a Kentucky tuition grant until June 30, 2014; require an out-ofstate institution seeking approval as an eligible institution in which a student may use a Kentucky tuition grant to pay all costs associated with an institutional review conducted by the Council on Postsecondary Education.

SCS - Retain original provisions; create a new section of KRS Chapter 164 to permit universities with a legacy program for nonresident children of graduates to provide the same tuition for siblings of graduates.

SCA (1/Title, K. Winters) - Make title amendment.

Mar 3-introduced in House

Mar 4-to Education (H)

Mar 6-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 12-2nd reading, to Rules

Mar 13-posted for passage in the Regular Orders of the Day for Friday, March 14, 2008

Mar 14-3rd reading, passed 92-0 with Committee Substitute

Mar 17-received in Senate

Mar 25-to Education (S); taken from committee Education (S); 1st reading; returned to Education (S)

Mar 26-taken from committee Education (S); 2nd reading; returned to Education (S)

Mar 27-reported favorably, to Rules as a Consent Bill

Apr 1-recommitted to Education (S); reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Regular Orders of the Day for Tuesday, April 1, 2008; 3rd reading; committee amendment (1-title) withdrawn; passed 37-0 with Committee Substitute

Apr 2-received in House; to Rules (H); taken from Rules; posted for passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; passed 90-3; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 86)

#### HB 695/CI (BR 547) - J. Crenshaw

AN ACT relating to the Department of Corrections.

Amend KRS 196.180 to require prison wardens to remove dismissed prisoner discipline reports from a prisoner's record upon certain conditions.

Mar 3-introduced in House Mar 4-to Judiciary (H) Mar 11-posting waived Mar 17-reported favorably, 1st reading, to Calendar Mar 18-2nd reading, to Rules Mar 24-posted for passage in the Regular Orders of the Day

provide similar provisions for a statewide agreement between a rescue squad and the council; deem rescue squads rescue coordinators, including submission of reports on searches to the council, coordinating and directly

specify the duties of the local search and

HB 694 - AMENDMENTS HCS - Retain original provisions HB 696 (BR 541) - W. Coursey, A Webb-Edgington, J. Greer, S. Santoro

AN ACT relating to vehicle accident reports.

Amend KRS 189.635 to clarify that accident reports are not public records; allow a limited exemption to the prohibition on commercial distribution of accident reports to allow sharing with entities that collect vehicle accident data to give consumers a means of determining a vehicle's accident history and allow contracting with an entity to provide electronic accident reports to some entities also are eligible to receive them; require the department to promulgate administrative regulations regarding fees for accident reports provided under this section.

#### HB 696 - AMENDMENTS

HFA (1, W. Coursey) - Amend to provide that a copy of an accident report shall be available without subpoena to any party to litigation when the request is filed with a copy of the first page of the complaint that is stamped by the court clerk.

SCS - Retain the provisions of the GA copy, except allow accident reports to be available to insurers of their written designee for insurance business purposes.

Apr 2-3rd reading, passed with Committee Substitute

Mar 3-introduced in House Mar 4-to Seniors, Military Affairs, &

Public Safety (H); posting waived

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008; floor amendment (1) filed

Mar 11-3rd reading, passed 94-1 with floor amendment (1)

Mar 12-received in Senate

Mar 14-to Transportation (S)

Mar 27-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 28-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0 with Committee Substitute ; received in House; to Rules (H)

Apr 14-taken from Rules; posted for passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; passed 94-4; enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 160)

HB 697 (BR 535) - W. Coursey, M. Cherry

AN ACT relating to Kentucky Public Employees Deferred Compensation Authority.

Create a new section of KRS 18A.230 to 18A.275 to provide that assets of the trust fund for the Kentucky Public Employees Deferred Compensation Authority shall be used exclusively for benefit of participants and the beneficiaries; amend KRS 18A.240 to clarify that no part of the trust fund shall

members of the authority's board and allow the authority to contract for services to provide investment advice for participants; amend KRS 18A.255 to provide the authority or board shall not be liable for investment advice provided to the participant by persons contracted to do so by the authority.

Mar 3-introduced in House

Mar 4-to State Government (H)

Mar 5-posting waived

Mar 6-reported favorably, 1st reading, to Calendar

Mar 7-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 12, 2008

Mar 17-3rd reading, passed 93-1

Mar 18-received in Senate

Mar 25-taken from the Committee on Committees; 1st reading; returned to the Committee on Committees

Mar 26-to State & Local Government (S)

Mar 27-taken from committee State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Mar 28-reported favorably, to Rules as a Consent Bill

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 181)

## HB 698 (BR 2103) - W. Coursey

AN ACT relating to coal tax.

Amend KRS 143.010 to exclude electromagnetic treatment from the definition of "processing."

Mar 3-introduced in House

Mar 4-to Natural Resources & Environment (H); posting waived; posted in committee

Mar 6-reported favorably, 1st reading, to Calendar

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 13-3rd reading, passed 92-1

Mar 14-received in Senate

Mar 18-to Appropriations & Revenue (S)

Mar 24-taken from committee Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

25-taken from committee Mar Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Mar 26-reported favorably, to Rules Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 182)

AN ACT relating to eminent domain.

Amend KRS 416.610 to provide that the condemnor of agricultural land that is under fence shall, in addition to any compensation awarded, reconstruct fencing to protect the adjoining land, or animals thereon, prior to the removal of existing fencing; make retroactive to March 28, 2006 with six month limitation, from effective date, on filing claim.

Mar 3-introduced in House Mar 4-to Judiciary (H)

#### HB 700/LM/AA/CI (BR 2228) - C. Hoffman

AN ACT relating to criminal conduct by public servants.

Create a new section of KRS Chapter 522 to provide enhanced sanctions against public servants convicted of theft or misappropriation of property in their care, custody, or control; provide for forfeiture of retirement benefits upon conviction.

Mar 3-introduced in House Mar 4-to Judiciary (H)

### HB 701/LM (BR 2153) - T. Firkins

AN ACT relating to property taxes.

Amend KRS 134.290 to provide for a fee to be used to fund county property valuation administrators; amend KRS 132.010 to include the fee in the calculation of the compensating tax rate: amend KRS 132.020 to include the fee in the calculation of the state tax rate; provide that provisions apply to assessments on or after January 1, 2009.

Mar 3-introduced in House

Mar 4-to Appropriations & Revenue (H)

HB 702 (BR 2149) - D. Watkins, T. Burch, D. Keene, C. Miller

AN ACT relating to delinquent property taxes.

Amend KRS 134.452 to reduce the pre litigation attorneys fees that a private purchaser of a certificate of delinquency may collect and to require notice to be sent to both the taxpayer and property owner; amend KRS 134.490 to require notice to be sent to both the taxpayer and the owner of the property; provide that the Act applies to certificates of delinquency purchased on or after January 1, 2009.

Mar 3-introduced in House

Mar 4-to Appropriations & Revenue (H)

#### HB 703 (BR 2288) - T. Riner, T. Moore, R. Henderson, R. Meeks, D. Owens

AN ACT relating to investment of state funds.

Provide that the General Assembly finds that the interest of the stateadministered retirement systems, the State Investment Commission, and the public are advanced if the stateadministered retirement systems and the State Investment Commission curtail investments in Sudan and to encourage

#### HB 703 - AMENDMENTS

HCS - Retain original provisions and add a provision dedicating the Act in memory of the victims of the atrocities committed by the Sudanese government's military and its proxy Arab militia forces in the Darfur region of western Sudan.

Mar 3-introduced in House

Mar 4-to State Government (H); posting waived

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 11-3rd reading, passed 97-0 with Committee Substitute

Mar 12-received in Senate

Mar 14-to State & Local Government (S)

HB 704/FN (BR 1831) - H. Moberly Jr.

AN ACT relating to revenue and taxation.

Amend KRS 136.392 to codify several court decisions; amend KRS 138.195 to clarify that manufacturers are to submit to the department monthly reports of all shipments of cigarettes, other tobacco products, or snuff to persons within this state: amend KRS 141.160 to clarify that income tax returns of cooperatives are to be made on September 15 in each year, unless the return is prepared on a fiscal year basis; amend KRS 160.6156 to provide that a utility service provider shall not be entitled to a refund or credit of taxes paid, unless the provider refunds or credits its related customers the amount of overpayment made to the department; amend KRS 160.6157 to allow the department to issue a penalty on a utility service provider who erroneously bills a customer after being notified by the department of the error in an amount equal to \$25 per subsequent error, not to exceed \$10,000 per month; amend KRS 160.6158 to allow the penalty to be waived based on reasonable cause.

### HB 704 - AMENDMENTS

HFA (1, H. Moberly Jr.) - Retain provisions; amend original KRS 138.195(10) to require the first person to import cigarettes, other tobacco products, or snuff from a foreign manufacturer to submit a monthly report to the department.

HFA (2, H. Moberly Jr.) - Earmark one penny of cigarette tax for cancer research; earmark 1.4 cents of July 1, 2008, rate increase in motor fuels taxes for state use only.

SCS - Retain the original provisions, except delete the amendments to KRS 138.140 and 138.220; attach the provisions of HB 693, HB 445/GA, HB 608/GA and HB 568/GA; amend the provisions of HB 734/EN; provide via noncodified language that unclaimed securities may be sold and the proceeds made available for appropriation as part of the General Fund; EMERGENCY.

SCA (1/Title, C. Borders) - Make title amendment.

revert to the general fund of the Commonwealth; amend KRS 18A.245 to HB 699/LM (BR 2085) - C. Hoffman provide for proxy voting for ex officio

state-administered retirement systems and the State Investment Commission to curtail such investments.

Mar 3-introduced in House Mar 4-to Appropriations & Revenue (H); posting waived

Mar 6-reported favorably, 1st reading, to Calendar

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 11-floor amendment (1) filed

Mar 12-floor amendment (2) filed

Mar 13-3rd reading, passed 94-2 with floor amendments (1) and (2)

Mar 14-received in Senate

Mar 18-to Appropriations & Revenue (S)

Mar 24-taken from committee Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Mar 25-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Apr 15-reported favorably, to Rules with Committee Substitute, committee amendment (1-title) as a Consent Bill; posted for passage in the Consent Orders of the Day for Tuesday, April 15; 3rd reading, passed 32-6 with Substitute, Committee committee amendment (1-title) ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute, committee amendment (1title) ; House concurred in Senate Committee Substitute, committee amendment (1-title) ; passed 59-32; enrolled, signed by each presiding officer

Apr 16-delivered to Governor Apr 24-signed by Governor (Acts Ch. 132)

HB 705/LM (BR 2293) - T. Thompson, J. DeCesare

AN ACT relating to the taxation of aircraft.

Amend KRS 132.200 to exempt personal aircraft from local property tax; provide that the Act takes effect on January 1, 2009.

Mar 3-introduced in House

Mar 4-to Appropriations & Revenue (H)

HB 706 (BR 2348) - R. Palumbo, E. Ballard, R. Adams, K. Bratcher, S. Brinkman, D. Butler, J. Comer Jr., R. Damron, M. Denham, B. DeWeese, M. Dossett, J. Fischer, D. Ford, M. Harmon, J. Hoover, S. Lee, B. Montell, R. Nelson, F. Nesler, D. Owens, C. Rollins II, S. Rudy, K. Stein, J. Tilley, T. Turner, K. Upchurch

AN ACT relating to the Legislative Research Commission's interim joint committees.

Amend KRS 7.103 to establish an Interim Joint Committee on Economic Development and an Interim Joint Committee on Tourism; specify the standing committees contained in each joint committee.

Mar 3-introduced in House

Mar 4-to State Government (H); posted in committee

Mar 5-reassigned to Economic Development (H); posting waived retroactively

Mar 6-reported favorably, 1st reading,

Regular Orders of the Day for Thursday, March 13, 2008

Mar 14-3rd reading, passed 93-0 Mar 17-received in Senate

Mar 26-to Appropriations & Revenue (S)

HB 707 (BR 1967) - R. Webb

AN ACT relating to the transportation of bodies for cremation.

Amend KRS 213.081 to specify that transport of a body for cremation shall only be performed by a funeral director or person acting as such; and specify that the permit stating cause of death must accompany body; amend KRS 367.97501 to specify that crematory authorities may only transport cremated remains, not uncremated human remains.

Mar 3-introduced in House Mar 4-to Health & Welfare (H)

## HB 708 (BR 1869) - S. Overly, K. Stein

AN ACT relating to securities.

Amend KRS 425.126 to update references to the Revised Article 8 of the Uniform Commercial Code, replace references to repealed statue, and add terms to match Revised Article 8 and the system for indirect holding of investment property and securities entitlements.

Mar 3-introduced in House Mar 4-to Judiciary (H) Mar 5-posted in committee Mar 14-reported favorably,

reading, to Calendar Mar 17-2nd reading, to Rules

1st

Mar 19-posted for passage in the Regular Orders of the Day for Thursday, March 20, 2008

Mar 20-3rd reading, passed 95-0 Mar 21-received in Senate Mar 26-to Judiciary (S)

#### HB 709 (BR 1754) - B. DeWeese

AN ACT proposing amendments to the Constitution of Kentucky relating to medical malpractice.

Propose to submit to the voters an amendment to the Constitution of Kentucky that would allow the General Assembly to create statutory provisions relating to medical malpractice, including provisions for alternative dispute resolution, statutes of limitation or repose, peer review, expert witnesses, certificates or merit, and collateral source payments.

Mar 3-introduced in House Mar 4-to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 710 (BR 285) - D. Keene

AN ACT relating to local government. Amend KRS 65.140 to require payment within 31 working days.

Mar 3-introduced in House Mar 4-to Local Government (H)

HB 711 (BR 2003) - C. Hoffman

AN ACT relating to the Legislative

items that public officers, agencies, or organizations of state or local government are required to furnish to the Legislative Research Commission without charge.

Mar 3-introduced in House Mar 4-to State Government (H) Mar 11-posted in committee

## HB 712 (BR 1999) - C. Hoffman

AN ACT relating to local government. Amend KRS 65.008 to provide that a special district notify the appointing authority of an expiration of a board member's term in a special district in 90 days, rather than 60 days, before the date of expiration of the term.

Mar 3-introduced in House Mar 4-to Local Government (H) Mar 7-posted in committee

## HB 713 (BR 2001) - C. Hoffman

AN ACT relating to agriculture. Amend KRS 253.010 by deleting definition of "animal"; make technical corrections to subsequent sections of KRS Chapter 253.

Mar 3-introduced in House Mar 4-to Agriculture & Small Business (H)

Mar 10-posted in committee

## HB 714 (BR 2000) - C. Hoffman

AN ACT relating to local governments. Amend KRS 65.110 to include all local governments, when issuing public improvement bills, to include the amount of the payment which is not being used for reducing the principal, but rather for interest payments.

Mar 3-introduced in House Mar 4-to Local Government (H)

## HB 715/LM/CI (BR 2305) - K. Stein

Mar 5-WITHDRAWN

HB 716 (BR 170) - D. Pasley, H. Moberly Jr.

AN ACT relating to the condition of electric utilities with respect to carbon dioxide emissions.

Create a new section of KRS Chapter 278 to require public utility planning for research, development, demonstration, and deployment of strategies and technologies for capturing, reducing, managing, and sequestering carbon dioxide emissions resulting from the combustion of coal and natural gas for generating electricity; direct the Public Service Commission to provide for recovery of prudent and reasonable costs for such activities through periodic rate case proceedings; direct the Public Service Commission to commence a rulemaking proceeding no later than the effective date of this Act to require utilities that operate fossil-fueled generating facilities in the Commonwealth to initiate strategic, longrange planning for management, control, and sequestration of carbon dioxide emissions; provide for Public Service from fossil fuel combustion, including retrofit installations for existing fossil fuel power plants and the incorporation of integrated carbon capture processes and technologies in all future fossil fuel power plants for which construction is commenced or was completed after July include demand-side 1, 2010; management programs and mechanisms, increased substitution of renewable, non-carbon and carbonneutral generating sources and energy efficiency measures for homes and commercial buildings among possible options; require the Public Service Commission to report findings and conclusions biennially to the Legislative Research Commission beginning no later than July 1, 2009; require the Commission Public Service to commence a general rulemaking proceeding covering all electric utilities that operate or plan construction of fossil fuel power plants to provide for terms of recovery of prudent and reasonable costs for research, development, demonstration, and deployment of costeffective technologies and strategies for carbon dioxide emission management, reducing, and sequestration; direct the Public Service Commission to encourage utilities to form and participate in collaborative agreements, relationships, and projects for research, demonstration, and deployment of emissions reduction carbon technologies; direct the Public Service Commission to require all electric utilities that operate fossil fuel power plants in the Commonwealth to prepare and submit to the Commission on an annual a comprehensive inventory of such emissions as a public record; direct the Public Service Commission to consider a requirement that electric utilities become members of national or regional "carbon registries" for certification of achieved reductions in emissions in anticipation of market trading of carbon emission permits and offsets.

Mar 3-introduced in House

Mar 4-to Tourism Development & Energy (H)

HB 717 (BR 160) - R. Adkins, R. Webb, M. Denham, T. Edmonds, J. Gooch Jr., K. Hall

AN ACT relating to stream restoration and mitigation.

Create new sections of KRS Chapter 151 to define "fees-in-lieu," hydrologic unit code," "mitigation organization," "mitigation," "restoration," "riparian," "Section 404 permit," "watershed," "mitigation," "USACE" and "2020 water management planning council"; require restoration and mitigation planning to be on a watershed basis; grant permissive authority for the creation of seven-member Stream Restoration and Mitigation Authorities for each watershed in the Commonwealth; specify the function and powers of the Stream Restoration and Mitigation 2020 Authorities; allow water planning councils to management contact water service coordinators to request assistance with establishing authorities and nominate members; require members of the authority to serve ex officio on 2020 water

#### to Calendar

Mar 7-2nd reading, to Rules Mar 12-posted for passage in the Research Commission.

Amend KRS 7.112 to include documents as one of the informational

Commission evaluation of all options and strategies that may be cost-effective for reducing carbon dioxide emissions management planning councils; attach the authorities to the Department for Natural Resources; vest authorities with

public stewardship responsibility over the watershed's water resources and riparian environments: require authorities to petition to enter into contracts to become mitigation organizations; empower authorities to coordinate with area utilities, governments, universities, and special identify authority's districts: the responsibilities as prioritizing work in the watershed, coordinating planning projects, constructing databases, and conducting pilots; require a report to the Legislative Research Commission on October 31 of each year; authorize authorities to conduct certain restoration and mitigation pilot projects; amend KRS 151.110 to provide that restoration and mitigation is of vital importance in the Commonwealth; require local develop stream communities to restoration and mitigation plans along with water supply plans on a watershed basis; require the cabinet to promote mitigation and restoration, offer technical assistance including monitoring, and coordinate with Stream Restoration and Mitigation Authorities to promote and implement projects on a watershed basis.

### HB 717 - AMENDMENTS

HCS - Retain original provisions of HB 717; amend definition name for "fees-inlieu" to "404 In-lieu fee program", "mitigation" to "compensatory mitigation" and "hydrologic unit code" to HUC 10 watershed"; clarify that "mitigation organization" is an organization approved by the U.S. Army Corps. of Engineers; add definitions for "Section 401 certification", "stream restoration and mitigation," and "mitigation review team"; add stormwater runoff and wastewater to stated policies of the Commonwealth for conserving and protecting aquatic resources; require stream restoration and mitigation authorities be established for HUC 10 rather than HUC 11 watersheds; qualify employment of personnel as fiscal resources allow; add 404 In-lieu fee program monies to the list of funds that the authority may receive and delete permissive contributions from local political subdivisions; prohibit authorities from having the power of eminent domain; place the authority in an advisory role vis a vis the mitigation review team and the division of water; allow the authority to expend funds for remediation of preexisting sources of pollution if approved by USACE; expand the members of the authority from 5 to 13 to include representatives from local governments, organizations representing aquatic interests; agriculture, and business and industry; stagger the initial terms for the new members; delete the authority's attachment to the Department for Natural Resources; allow the authority to make recommendations on projects to the mitigation review team, undertake stream restoration and mitigation projects, establish technical advisory committees, review and comment on plans, conduct education programs, prepare a 6-year work plan, and conduct restoration and mitigation in compliance with a state, federal, and local laws; delete authority to set total maximum daily loads, construct add siviculture to the type of agricultural pilot projects that can be undertaken; delete all amendments to KRS 151.110; and make grammatical and technical corrections; and renumber subsections to conform.

SCS - Retain original provisions of HB 717/GA; add member to the authority for an organization that conducts stream restoration; clarify that the work plan does not amend federally mandated 208 water quality plans; and delete the Stream and Restoration Authority's ability to identify point source discharges.

Mar 3-introduced in House

Mar 4-to Natural Resources & Environment (H)

Mar 5-posted in committee

Mar 20-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 21-2nd reading, to Rules; taken from Rules; placed in the Orders of the Day

Mar 24-3rd reading, passed 99-0 with Committee Substitute

Mar 25-received in Senate

Mar 26-to Agriculture & Natural Resources (S); taken from committee Agriculture & Natural Resources (S); 1st reading; returned to Agriculture & Natural Resources (S)

Mar 27-reported favorably, 2nd reading, to Rules with Committee Substitute as a Consent Bill

Apr 1-posted for passage in the Consent Orders of the Day for Tuesday, April 1, 2008; 3rd reading, passed 36-1 with Committee Substitute

Apr 2-received in House; to Rules (H); taken from Rules; posted for passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; passed 95-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 97)

## HB 718 (BR 1975) - D. Pasley, H. Moberly Jr.

AN ACT relating to strategic planning. Amend KRS 154.01-020 to modify the Commonwealth's economic development program goals and require the board to report to LRC by December 1, 2008; amend KRS 154.10-010 to increase the number of members on the board to 17, including 3 members to be nominated by organizations representing the interest of the general public; amend KRS 154.10-120 to require a 20-year vision and measurable goals and objectives in the strategic plan and to require a new comprehensive plan by December 1, 2008; amend KRS 154.10-140 to clarify appropriate benchmarks for the strategic plan.

Mar 3-introduced in House

Mar 4-to Economic Development (H) Mar 5-posting waived

Introduced Mar. 4, 2008

HB 719 (BR 2299) - B. Yonts, J. Gooch Jr.

AN ACT relating to dust.

actions arising from exposure to silica or mixed dust; define related terms; require that a physical impairment be an essential element in a civil action based on exposure to silica or mixed dust; require a prima facie showing of a physical impairment before bringing or maintaining a civil action; provide for dismissal of civil actions for failure to establish a prima facie showing of a physical impairment resulting from exposure to silica or mixed dust; toll the statue of limitations on claims not barred by the effective date until such time as an individual discovers or should have discovered a physical impairment; distinguish claims for nonmalignant conditions from claims for silica or mixed related cancer; establish dust requirements for wrongful death claims; exempt a premises owner from liability the individual's exposure unless occurred while on the property of the owner, and extend liability exemption relating to invitees and contractors hired before January 1, 1972; exempt a premises owner from liability for exposure occurring after January 1, 1972, unless it can be shown that the premises owner intentionally violated a safety standard; provide that civil actions resulting from exposure to silica or mixed dust shall not affect the rights of any party involved in bankruptcy proceedings, or workers' compensation or veteran's benefit programs; require the plaintiff in a civil action to show that a particular defendant's conduct was a substantial factor in causing the alleged injury or loss; make provisions applicable to any civil action pending on the effective date of the Act and to claims filed on or after the effective date of the Act; include noncodified provision requesting the Supreme Court to adopt and revise rules relating to venue and consolidation of claims arising from exposure to silica or mixed dust.

Mar 4-introduced in House Mar 5-to Judiciary (H)

## HB 720 (BR 1555) - B. Yonts

AN ACT relating to transfer of credits and declaring an emergency.

Amend KRS 164.020 to require the Council of Postsecondary Education to ensure transferability of credits among institutions; require the sending public institution to be responsible for all expenses incurred by a student who repeats a course that does not transfer to the receiving institution; EMERGENCY.

Mar 4-introduced in House Mar 5-to Education (H)

#### HB 721 (BR 218) - J. Fischer

AN ACT relating to the Autism Scholarship Program.

Create new sections of KRS Chapter 157 to establish the Autism Scholarship Program to permit autistic children as defined by KRS 157.200(1)(m) to receive a scholarship to move from his or her resident public school to a participating school as a public or nonpublic school that meets certain criteria and accepts the student for enrollment; establish the maximum amount of the scholarship as an amount equal to the per pupil funding based on the average daily attendance and addon funds for exceptional children that are allotted under the Support Education Excellence in Kentucky Program; require the resident district to provide or pay for transportation for the student to attend the nonpublic participating school; require the Kentucky Board of Education promulgate necessarv shall administrative regulations to implement and manage the scholarship program; require the program to be implemented by the 2008-2009 school year.

Mar 4-introduced in House Mar 5-to Education (H)

#### HB 722 (BR 1569) - J. Fischer

AN ACT relating to motor vehicle license plates.

Amend KRS 186.162 to establish a special license plate for Gold Star Family members; establish fees and eligibility requirements for issuance of the special license plate; amend 186.164 to require the Transportation Cabinet to promulgate administrative regulation for proof of eligibility for a Gold Star Family member special license plate.

Mar 4-introduced in House Mar 5-to Transportation (H)

HB 723 (BR 2322) - T. Burch

AN ACT relating to the Board of Dentistry.

Amend KRS 313.200 to prohibit a dentist member or a dental hygienist member to be placed on the Board of Dentistry if they have been disciplined by the board.

## HB 723 - AMENDMENTS

HCS - Retain original provisions of the bill and create new language establishing that each dentist or dental hygienist member of the board shall not be appointed and serve on the board unless he or she meets the specific qualifications established in KRS 313.200.

Mar 4-introduced in House

Mar 5-to Health & Welfare (H)

Mar 11-posted in committee

Mar 13-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 14-2nd reading, to Rules Mar 20-taken from Rules; placed in

the Orders of the Day Mar 24-3rd reading, passed 97-0 with

Committee Substitute

Mar 25-received in Senate

HB 724 (BR 2189) - T. Burch

AN ACT relating to corporal punishment in schools.

Amend KRS 158.148 to require local board of education to include in its discipline code the prohibition of corporal punishment; clarify circumstances in which reasonable force and restraint may be used; amend KRS 158.444 to conform.

Mar 4-introduced in House

Mar 5-to Education (H) Mar 7-reassigned to Health & Welfare

databases, and identify point source emitters; delete reference to surface mining states in the mining pilot projects;

Create new sections of KRS Chapter 411 to establish procedures for civil

Mar 11-posted in committee

HB 725/LM (BR 1850) - J. Bell, J. Glenn, H. Collins, C. Rollins II

AN ACT relating to landline and wireless enhanced 911 systems.

Amend KRS 65.760 regarding emergency 911 telephone service to permit local government to designate a collection agent other than the landline phone provider for the monthly service charge; allow that agent to compensate itself from the proceeds; remove the CMRS administrator from the CMRS Board; increase amount of fund available for direct grants from \$2 million to \$4 million; amend KRS 65.7629 to authorize CMRS board to increase the CMRS service charge not more than the increase in the Consumer Price Index; amend KRS 139.480 to exempt 911 service charges from sales tax.

Mar 4-introduced in House Mar 5-to Seniors, Military Affairs, & Public Safety (H)

Mar 10-posted in committee

## HB 726/LM (BR 2242) - C. Rollins II

AN ACT related to voting.

Create a new section of KRS Chapter 117 to create definitions, to require the Secretary of State to promulgate regulations and confer with the county board of elections; to require the county board of elections to make a report to LRC and to the Secretary of State.

Mar 4-introduced in House

Mar 5-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 6-posted in committee

HB 727/LM/CI (BR 2282) - L. Combs, D. Keene

AN ACT relating to forestry-related crimes and making an appropriation therefor.

Create a new section of KRS Chapter 364 to require contracts for sale of timber and specify contents thereof; create a new section of KRS Chapter 364 to require notice to neighbors of timber cutting; create a new section of KRS Chapter 364 to specify duties of Division of Forestry with regard to timber sales and theft; create a new section of KRS Chapter 364 to grant Attorney General, Commonwealth's attorneys, and county attorneys jurisdiction in timber theft and timber damage cases; create a new section of KRS Chapter 364 to provide whistle blower protection to persons who report timber crimes; amend KRS 364.120 to update section reference, amend KRS 364.990 relating to penalties to provide penalties for violation of new sections of act; amend KRS 514.010 relating to definitions for theft offenses to specifically include timber and trees as property which may be the subject to theft; amend KRS 514.030 relating to theft by unlawful taking to make theft of timber a Class D felony regardless of the value of the timber; amend KRS 514.110 relating to receiving stolen property to make receiving stolen timber a Class D felony regardless of the value of the timber; amend KRS 514.130 relating to

specific measures of restitution in timber theft cases including reimbursement of costs of investigation and prosecution; amend KRS 15.380 relating to certified peace officers to require Wildland Arson Investigators of the Division of Forestry to be certified peace officers; amend KRS 149.080 to provide for the appointment of Wildland Arson Investigators by the Division of Forestry and specify their duties; amend KRS 149.991 to conform to repeal of KRS 149.380; amend KRS 513.010 relating to arson definitions to include definition of "timberland"; amend KRS 513.040 relating to arson in the third degree to include timberland; amend KRS 513.060 relating to burning property to defraud an insurer to include timberland; create a new section of KRS Chapter 513 to create the crime of timberland arson; amend KRS 364.120 to conform; repeal KRS 149.380 relating to setting fire on land owned by another; repeal KRS 364.130 relating to entry on land of another to cut timber and KRS 371.100 relating to requiring a written contract for sale of standing timber.

Mar 4-introduced in House

Mar 5-to Natural Resources & Environment (H)

Mar 10-reassigned to Judiciary (H)

## HB 728 (BR 2203) - L. Clark

AN ACT relating to fire prevention and protection and making an appropriation therefor.

Create new sections of KRS 227.200 to 227.400 to establish a fee schedule for inspections by the state fire marshal and to create a revolving fund with the fees used for the purposes of carrying out KRS Chapter 227.

Mar 4-introduced in House Mar 5-to Appropriations & Revenue (H)

HB 729/LM (BR 1863) - S. Santoro, D. Keene

AN ACT relating to centralized collection.

Create a new section of KRS Chapter 131 to require the Department of Revenue to establish a centralized collection process for local occupational taxes.

Mar 4-introduced in House Mar 5-to Local Government (H)

HB 730/FN (BR 2281) - F. Nesler, M. Henley, C. Hoffman, R. Webb

AN ACT relating to economic development.

Establish subchapter 31 in KRS Chapter 154 and create new sections thereof to establish a new income tax credit; amend KRS 141.0205 to place the new credit in the order of income tax credits taken; apply to taxable years beginning after December 31, 2007.

Mar 4-introduced in House Mar 5-to Appropriations & Revenue (H)

HB 731 (BR 1577) - S. Overly

in-service training on the subject of human immunodeficiency virus be conducted at least once every ten years but that a local governing authority may require training more frequently.

#### HB 731 - AMENDMENTS

HCS - Amend to provide that the Cabinet for Justice and Public Safety shall determine the frequency of specified training.

Mar 4-introduced in House

Mar 6-to Judiciary (H)

Mar 11-posting waived

Mar 14-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 17-2nd reading, to Rules

Mar 21-taken from Rules; placed in the Orders of the Day

## HB 732 (BR 2331) - S. Overly

AN ACT relating to motor vehicles. Create a new section of KRS Chapter 189 to define "hybrid vehicle"; require Transportation Cabinet to promulgate administrative regulations establishing minimum sound standards for hybrid vehicles within one year of effective date of the Act; require research and consultation prior to establishing minimum sound level standards; require all new hybrid vehicles sold in Kentucky to comply with the standards set in this

Mar 4-introduced in House Mar 5-to Transportation (H) Mar 6-posted in committee

act beginning August 1, 2010.

## HB 733 (BR 2290) - S. Santoro

AN ACT relating to delinquent property taxes.

Amend KRS 134.010 to define 'certificate of delinquency" and to amend the definition of "taxpayer"; amend KRS 134.430 to delete the requirement that sheriffs advertise delinquent property tax bills for sale and to make technical and conforming changes; amend KRS 134.450 to delete the sheriff sale of delinquent property tax bills, to require the sheriff to file all unpaid tax claims with the county clerk by March 31 under a regular tax schedule, or within 90 days after the due date under an alternative collection schedule, and to allow collection of the 10 percent fee for sheriffs for tax claims filed with the clerk; amend KRS 134.480 to address multiple purchase offers for the same certificate of delinquency; amend KRS 134.325 to conform; amend KRS 134.520 to allow for the refund of amounts paid by a private purchaser for a certificate of delinquency that is unenforceable on the date purchased; repeal KRS 134.440, provide that the Act is effective for tax periods on or after January 1, 2009.

Mar 4-introduced in House Mar 5-to Local Government (H)

HB 734/FN (BR 2335) - H. Moberly Jr., J. Greer, R. Rand

AN ACT relating to school finance. Amend KRS 157.621 to include authorization for the growth nickel that approval; include equalization funding for the growth nickel authorized under KRS 157.621, as well as equalization funding originally included in the 2005 and 2006 budgets; include noncodified language expressing the intent of the General Assembly to affirm actions taken in the 2003, 2005, and 2006 budget bills.

## HB 734 - AMENDMENTS

HCS/FN - Retain original provisions; include authorization for school districts impacted by the Base Realignment and Closure (BRAC) 2005 that meet the requirements set forth in the Act to levy an additional nickel and to receive equalization for the first growth nickel to support school facility construction; delete date limitations; include language authorizing all prior levies by local school districts and affirming all equalization payments made previously and providing that the current status regarding levies and equalization funding shall be maintained until amended by the General Assembly; provide standards for additional school districts to receive equalization funding going forward.

HCA (1, H. Moberly Jr.) - Amend Section 2 of the bill to more clearly state and affirm the intent of the General Assembly in authorizing the levy of growth nickels in past budget bills, and in providing equalization funding to support those levies.

SCS/FN - Retain original provisions except amend language to prohibit imposition of any growth nickels after the effective date of the Act; to amend the requirements for a school district to qualify to levy the "BRAC nickel", to amend language included in the equalization for the ten cent levy to require that the levy be made prior to the effective date of this Act, and to declare an emergency.

SCA (1/Title, V. McGaha) - Make title amendment.

Mar 4-introduced in House

Mar 5-to Appropriations & Revenue (H)

Mar 6-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1)

Mar 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008

Mar 14-3rd reading, passed 74-17-1 with Committee Substitute, committee amendment (1)

Mar 17-received in Senate

Mar 25-to Education (S); taken from committee Education (S); 1st reading; returned to Education (S)

Mar 26-taken from committee Education (S); 2nd reading; returned to Education (S)

Mar 27-reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Consent Orders of the Day for Thursday, March 27, 2008; 3rd reading, passed 37-0-1 with Committee Substitute, committee amendment (1-title)

Mar 28-received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute,

forfeiture in theft cases to include heavy equipment as forfeitable; create a section of KRS Chapter 532 to provide

AN ACT relating to jail staff training. Amend KRS 441.115 to provide that was originally authorized by the 2003 budget; provide that levy of the growth nickels are not subject to recall or voter committee amendment (1-title)

Apr 1-House concurred in Senate Committee Substitute, committee amendment (1-title) ; passed 78-14-1; enrolled, signed by each presiding officer; delivered to Governor

Apr 11-signed by Governor (Acts Ch. 80)

## HB 735 (BR 2157) - R. Palumbo

AN ACT relating to the Commission on Small Business Advocacy.

Amend KRS 11.200 to reduce organizational membership; amend KRS 12.020 and 12.023 to attach the commission to the Office of the Governor.

Mar 4-introduced in House Mar 5-to Economic Development (H) Mar 10-posted in committee

HB 736 (BR 2231) - R. Palumbo, E. Ballard, D. Graham, K. Hall, C. Rollins II

AN ACT relating to the Kentucky Capitol centennial celebration.

Create new sections of KRS Chapter 171, to establish the Kentucky Capitol Centennial Commission; identify individuals and groups represented on the commission; establish duties and responsibilities of the commission, including conducting the Capitol's centennial anniversary celebration in June 2010; provide that the commission expires June 10, 2011.

## HB 736 - AMENDMENTS

HCS - Retain original provisions; add the director of the Division of Historic Properties and the chairperson of the Kentucky Heritage Council to the commission; allow the commission to make recommendations concerning improvements to the Capitol grounds.

Mar 4-introduced in House

Mar 5-to Economic Development (H) Mar 10-posted in committee

Mar 13-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 19-3rd reading, passed 98-0 with Committee Substitute

Mar 20-received in Senate

Mar 26-to Economic Development, Tourism & Labor (S)

Mar 27-taken from committee Economic Development, Tourism & Labor (S); 1st reading; returned to Economic Development, Tourism & Labor (S)

Mar 28-taken from committee Economic Development, Tourism & Labor (S); 2nd reading; returned to Economic Development, Tourism & Labor (S)

## HB 737 (BR 2354) - C. Rollins II

AN ACT relating to water supply. Amend KRS 278.020 to provide that a utility seeking a certificate of public convenience and necessity from the Public Service Commission for expansion of the utility demonstrate that measures have been implemented to minimize loss of water from leakage, there is a program of water conservation, the projections from drought demand have been adjusted to reflect the implementation of measures to minimize nonessential use, alternatives have been studied, and the construction is scaled in order to address demand in an incremental fashion; empower the Public Service Commission to direct that a utility accept and transport treated water that is compatible with the utility's water; amend KRS 278.516 to conform.

Mar 4-introduced in House

Mar 5-to Tourism Development & Energy (H)

HB 738 (BR 2198) - J. Tilley, M. Dossett

AN ACT relating to programs for children with dyslexia or related disorders.

Create a new section of KRS 157.200 to 157.290 to require that by the beginning of the 2009-2010 school year, students entering the first year of the primary program shall be tested for dyslexia and other related disorders according to administrative regulations adopted by the Kentucky Board of Education; require local school districts to provide appropriate instruction and professional development for students with dyslexia or related disorders: amend KRS 157.200 to expand the definition of "specific learning disability" to include perceptual disabilities, brain injury, minimal brain dysfunction, dyslexia, and developmental aphasia define "dyslexia" and "related disorders."

Mar 4-introduced in House Mar 5-to Education (H)

## HB 739/FN (BR 1697) - J. Tilley

AN ACT relating to encouraging healthy lifestyles.

Create a new section in KRS Chapter 131 to require reporting of data to LRC on the wellness project credit; create new sections in KRS Chapter 141 to establish the wellness project credit; amend KRS 141.0205 to order the credit for income tax purposes; create a new section in KRS Chapter 194A to require the cabinet to develop an employer wellness project model and certify employers' project based on the model; create a new section of KRS Chapter 18A to establish a state employee personal fitness pilot program.

#### Mar 4-introduced in House

Mar 5-to Appropriations & Revenue (H)

## HB 740 (BR 2130) - D. Ford

AN ACT relating to the Legend Drug Repository Program.

Amend KRS 194A.452 to require the Cabinet for Health and Family Services to report annually to the Interim Joint Committee on Health and Welfare concerning the Legend Drug Repository Program.

#### HB 740 - AMENDMENTS

HCS - Retain original provisions of the bill and create new language establishing that if funding becomes available, the Cabinet for Health and Family Services may contract for services to establish and maintain a legend drug repository program. Mar 5-to Health & Welfare (H)

Mar 11-posted in committee

Mar 13-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 18-3rd reading, passed 96-1 with

Committee Substitute Mar 19-received in Senate

Mar 26-to Appropriations & Revenue (S)

## HB 741 (BR 182) - R. Wilkey

AN ACT relating to greenhouse gas emissions by state government.

Create new sections of KRS 224 subchapter 20 to define "greenhouse gas," "Scorecard," "Registry," and "Program"; direct the Environmental and Public Protection Cabinet to develop and implement a greenhouse gas emissions tracking and mitigation program for state government; require Kentucky to join the Climate Registry; develop a baseline assessment of greenhouse gases produced by state government; complete agency assessments by December 1, 2008, and baseline assessment by April 15, 2009; reduce greenhouse gases by thirty percent over the baseline by 2025; repeal KRS 224.20-125.

Mar 4-introduced in House Mar 5-to State Government (H)

## HB 742/AA (BR 2218) - M. Cherry

AN ACT relating to retirement. Amend KRS 161.550 to allow KTRS to request additional state appropriations sufficient to discharge the system's unfunded liability over a thirty year period; amend KRS 161.420 to increase the state appropriation for retiree health

benefits for teachers hired on or after

July 1, 2008, by an additional percent of

payroll. Mar 4-introduced in House

Mar 5-to State Government (H)

## HB 743/AA (BR 2012) - H. Moberly Jr.

AN ACT relating to retirement benefits for legislative branch employees.

Amend KRS 7.090 to provide that Legislative Research Commission employees shall receive the same retiree health coverage and benefits as state employees.

Mar 4-introduced in House

Mar 5-to State Government (H); posting waived

Mar 13-reported favorably, 1st reading, to Calendar

Mar 14-2nd reading, to Rules

Mar 20-taken from Rules; placed in the Orders of the Day

#### HB 744/LM (BR 2155) - R. Palumbo

AN ACT relating to alcoholic beverages.

Create a new section of KRS Chapter 243 to require retail drink licensee's employees to attend a servers' training program; require the office to promulgate fees to be assessed; permit the office to contract with private and governmental entities to provide the training; amend KRS 241.060 to require the Office of Alcoholic Beverage Control to develop a mandatory training class for servers; amend KRS 243.480 to delete the provision allowing the board to require attendance and completion of a servers' training program in lieu of license suspension.

Mar 4-introduced in House Mar 5-to Licensing & Occupations (H)

#### HB 745 (BR 2158) - R. Palumbo

AN ACT relating to plumbers. Amend KRS 318.054 to require six hours of continuing education for a plumber to renew a license; require the Office of Housing, Buildings, and Construction to provide the training at locations throughout the state at a cost of no more than \$50 per individual.

Mar 4-introduced in House Mar 5-to Labor & Industry (H) Mar 10-posted in committee

## HB 746/LM (BR 2156) - R. Palumbo

AN ACT relating to the granting of variances in urban-county governments.

Create a new section of KRS Chapter 100 to prohibit the granting of variances for side yard or back yard sizes as stipulated in existing single family residential zones for lot sizes greater than one acre in a planning unit within an urban-county governments.

Mar 4-introduced in House Mar 5-to Local Government (H) Mar 14-posted in committee

HB 747 (BR 1054) - L. Belcher, J. Greer

Mar 27-WITHDRAWN

## HB 748/FN (BR 1493) - J. Wayne

AN ACT relating to the sunsetting of tax inducement programs.

Create a new section in KRS 6.905 to 6.935 to provide a timetable for the sunset of each tax increment financing, tourism development, and economic development program and require the Program Review and Investigations Committee of the Legislative Research Commission to conduct a systematic review prior to the expiration of each program; create a new section in KRS Chapter 65 to sunset tax increment financing provisions; create a new section in KRS Chapter 148 to sunset the Kentucky Tourism Development Act; create a new section in Subchapter 12 of KRS Chapter 154 to sunset the various economic development programs; amend KRS 131.190 to allow Legislative Research Commission staff access to confidential data and impose the penalties for improper use or disclosure of the data as provided by KRS 131.990(2)(a) and (b).

#### Mar 4-introduced in House

Mar 5-to Appropriations & Revenue (H)

Mar 13-posted in committee

Mar 4-introduced in House

administrative regulations to establish the program's content, the number of hours of instruction required, and the

HB 749 (BR 1896) - J. Wayne

AN ACT relating to the Kentucky Housing Corporation Board of Directors.

Amend KRS 198A.030 to increase the membership of the Kentucky Housing Corporation Board of Directors from 13 members to 15 members by adding two private directors.

Mar 4-introduced in House Mar 5-to State Government (H) Mar 11-posted in committee Mar 13-reported favorably, reading, to Calendar

Mar 14-2nd reading, to Rules Mar 20-taken from Rules; placed in the Orders of the Day Mar 25-3rd reading, passed 97-1

1st

## Mar 26-received in Senate

## HB 750/FN (BR 1053) - J. Wayne

AN ACT relating to the reporting of tax inducements.

Amend KRS 48.010 to add definitions related to the economic development and tourism project expenditure report; create a new section of KRS Chapter 48 to require, no later than October 1, 2008, and annually thereafter, the publication of a state economic development and tourism project expenditure report by the Office of State Budget Director and submission of that report to the Legislative Research Commission; create a new section of KRS Chapter 131 to require the Department of Revenue to provide data to the Office of State Budget Director on development tax expenditures and tax expenditures annually; amend KRS 131.190 to allow the department to disclose the information; create a new section of Subchapter 12 of KRS Chapter 154 to require the submission of data by Cabinet for Economic Development to the Office of State Budget Director; create a new section of KRS Chapter 148 to require the submission of data by the Commerce Cabinet to the Office of State Budget Director.

Mar 4-introduced in House

Mar 5-to Appropriations & Revenue (H)

Mar 13-posted in committee

#### HB 751 (BR 2336) - J. Greer

AN ACT relating to class action lawsuits in tax matters.

Repeal, reenact, and amend KRS 134.590 to apply to any claims for refund outstanding, including any claims for refund under litigation, on the effective date of this Act.

Mar 4-introduced in House Mar 5-to Appropriations & Revenue (H)

**HB 752/FN (BR 2227)** - A. Wuchner, L. Combs, M. Henley, A. Koenig, B. Montell, D. Osborne, G. Stumbo, D. Watkins

AN ACT relating to state funding in growth school districts.

Amend KRS 157.360 to provide for growth districts to request an adjustment mid-year due to growth in adjusted average daily attendance of 3% or more from the prior year; describe how the calculated state portion of the support education excellence in Kentucky is determined.

## HB 752 - AMENDMENTS

HFA (1/Title, A. Wuchner) - Make title change.

HFA (2/Title, A. Wuchner) - Make title amendment.

HFA (3/FN, A. Wuchner) - Specify that the calculation of the state fund portion of the Support Education Excellence in Kentucky formula shall be based on available funds.

Mar 4-introduced in House

- Mar 5-to Education (H)
- Mar 10-posted in committee; posting waived
- Mar 11-reported favorably, 1st reading, to Calendar
- Mar 12-2nd reading, to Rules; floor amendment (1-title) filed

Mar 13-floor amendment (2-title) filed Mar 17-recommitted to Appropriations & Revenue (H)

Mar 18-floor amendment (3) filed

#### HB 753 (BR 1980) - S. Brinkman

AN ACT relating to hiring school district employees.

Amend KRS 160.345 to establish procedures for filling personnel vacancies in schools, including the principal; to fill a principal vacancy the superintendent shall meet and discuss the criteria for the position and the search process with the council; permit the superintendent to appoint an interim principal to serve until the new principal assumes the duties of the position; amend KRS 158.153 and 158.6455 to conform.

#### HB 753 - AMENDMENTS

HCS - Retain original provisions; make technical corrections.

Mar 4-introduced in House Mar 5-to Education (H) Mar 6-posted in committee Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 12-2nd reading, to Rules

Mar 18-recommitted to Education (H)

## HB 754 (BR 1895) - A. Simpson

AN ACT relating to alcoholic beverages.

Amend KRS 241.010 to define "licensed premises" to include sidewalks, parks, and common areas that abut a retailer's premise if the specified conditions are met.

Mar 4-introduced in House Mar 5-to Licensing & Occupations (H)

## HB 755 (BR 2334) - A. Simpson

AN ACT relating to crimes and punishments.

Amend KRS 17.545, relating to sex offender 1,000-feet residence restrictions, to include publicly leased playgrounds.

Mar 4-introduced in House Mar 5-to Judiciary (H)

HB 756 (BR 1178) - T. Thompson, L. Napier, S. Brinkman, D. Butler, L. Combs, M. Denham, B. DeWeese, T. Edmonds, J. Glenn, J. Greer, M. Marzian, D. Osborne, T. Pullin, C. Siler, G. Stumbo, J. Tilley, S. Westrom

AN ACT relating to the expansion of the film industry in Kentucky and declaring an emergency.

Create new sections of KRS Chapter 148 to provide individual income tax, corporation income tax, limited liability entity tax, and sales tax incentives for locating a film production facility in Kentucky or filming or producing a motion picture production in Kentucky; define terms; establish qualifications including minimum capital investment and minimum qualifying expenditures and minimum qualifying payroll expenditures, application and reporting requirements; require the Kentucky Film Office to administer the incentive program; authorize the Kentucky Film Office to enter into a film industry tax incentive agreement; authorize the promulgation of administrative regulations by the Kentucky Film Office and the Department of Revenue; create a new section of KRS 141 to create a picture film production motion nonrefundable credits for a new film production facility or renovation of an existing structure to become a film production facility and a motion picture production that is filmed or produced in Kentucky against the tax imposed under KRS 141.020 or 141.040 and KRS 141.0401, allow credit to be carried forward 3 years; amend KRS 141.0205 to establish the order in which the credits may be taken; create a new section of KRS 139 to provide refund of the sales and use tax paid on the purchase of tangible personal property that is permanently incorporated into a film production facility or is used to equip the film production facility; provide for a refund of the sales and use tax paid by an approved company on qualifying expenditures if used in the filming or production of a motion picture production in Kentucky: amend KRS 139,5381. 139.5382,139.5383, 139.5384, and 139.5385 to apply prior to January 1, 2009; EMERGENCY.

HB 756 - AMENDMENTS

HCS/FN - Make technical corrections.

## Mar 4-introduced in House

Mar 5-to Appropriations & Revenue (H)

Mar 17-posting waived

Mar 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 27-2nd reading, to Rules

Apr 14-recommitted to Appropriations & Revenue (H)

## HB 757 (BR 2223) - T. Thompson

AN ACT relating to gubernatorial elections.

Create a new section of KRS Chapter 118 to require each candidate for Governor in the regular election to designate a running mate as a candidate for Lieutenant Governor, rather than participating in the primary as part of a slate of candidates; amend KRS 121.015 to define "slate of candidates" to apply only to the regular election, not to the primary, and to include the candidate for Lieutenant Governor in the create various sections of KRS Chapters 117, 118, 120, and 121 to conform; repeal KRS 118.227, relating to filings by slates of candidates, and KRS 118.227, which establishes the method of filling a vacancy in a slate of candidates before the primary.

#### HB 757 - AMENDMENTS

HCS - Retain original provisions and make technical correction.

HFA (1, T. Thompson) - Retain all provisions; make technical correction to.

Mar 4-introduced in House

Mar 5-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 6-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 12-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Mar 18-recommitted to Elections, Const. Amendments & Intergovernmental Affairs (H)

#### HB 758 (BR 529) - T. Thompson

AN ACT relating to workers' compensation self-insured groups.

Amend various sections of Subtitle 50 of KRS Chapter 304, relating to workers' compensation self-insured groups to extend application of the subtitle to "bona fide" trade associations: clarify that minimum surplus exemption applies to a group operating under a plan approved by the executive director, or a remedial plan approved prior to August 3, 2004; provide that security deposit requirements are based on an audited rather than certified statement of financial condition; establish requirements for banks or trust companies for security deposits and require approval by the executive director; require a custodial bank or trust company to have capital and surplus of \$25 million or more, except that those licensed and regulated in Kentucky shall have \$10 million or more; permit the purchase of certificates of deposit from duly chartered bank; allow any investment in equity securities that are actively traded on any registered national securities exchanges; clarify securities eligible include that government bonds, United States Treasury notes and bills, other United States Government-guaranteed obligations, and "A" rated Kentucky taxexempt obligations; specify that limits on investment instruments be based on the most recent quarterly or annual financial statement; require proof of specific excess insurance and aggregate excess insurance for ensuing year to be filed within ten days before the end of the self-insurance year, unless aggregate insurance is waived; require annual filing within 120 days of the end of the selfinsured group's fiscal year; require a self-insured group to provide a statement of financial condition to a group member upon request; apply filing fee for both form and rate filings; exempt a group that has a fund balance of 40 percent or more of earned premiums from the requirement to purchase

slate only after he or she has been designated as a running mate by the candidate for Governor; amend and aggregate excess insurance coverage.

HB 758 - AMENDMENTS

HFA (1, T. Thompson) - Limit corporate bond investments of a workers' compensation self-insured group to 25 percent rather than 15 percent of the total market value of the investment portfolio; provide that of the aggregate investments made by trustees of self-insured groups not less than 50 percent rather than 75 percent of the total market value of the entire investment portfolio must be held in cash, cash equivalents, or certain securities and a minimum of 5 percent rather than 15 percent must be maintained in cash or cash equivalent accounts or US Treasury and Federal Agency Securities with a remaining maturity of 1 year or less; exempt a selfgroup from purchasing insured aggregate excess insurance if the group's fund balance is 30 percent rather than 40 percent or more of earned premiums.

Mar 4-introduced in House

Mar 5-to Banking & Insurance (H) Mar 7-posted in committee

Mar 12-reported favorably,

1st reading, to Calendar

Mar 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 14, 2008; floor amendment (1) filed

Mar 14-3rd reading, passed 91-0 with floor amendment (1)

Mar 17-received in Senate

Mar 25-to Economic Development, Tourism & Labor (S)

Mar 27-reported favorably, 1st reading, to Consent Calendar

Mar 28-2nd reading, to Rules

Apr 2-posted for passage in the Consent Orders of the Day for April 2, 2008; 3rd reading, passed 38-0; received in House

Apr 14-enrolled, signed by Speaker of the House

Apr 15-enrolled, signed by President of the Senate; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 183)

## HB 759 (BR 1897) - J. Tilley

AN ACT relating to commercialization and innovation.

Amend 154.12-278 include the Kentucky Enterprise Fund among those in the Science and Technology Funding Program; amend KRS 164.6019 to rename the Kentucky Research and Development Voucher Fund the Kentucky Enterprise Fund; expand to include feasibility, concept development, and commercialization work; amend KRS 164.6021 to allow grants to companies of up to \$30,000 for \$250,000 for concept feasibility, development, \$500,000 for postinitialization, and \$750,000 for highgrowth potential; waive requirement of partnering with a college or university where it is not practicable: amend KRS 164.6041 to decrease limits on the Kentucky Commercialization Fund; amend other KRS sections to conform and to combine funding sources; repeal KRS 154.12-315, 164.6025, 164.6027, 164.6029, 164.6031, and 164.6033.

HB 759 - AMENDMENTS

HFA (1, J. Tilley) - Restore the 70

HFA (2, J. Tilley) - Restore provisions relating to the Rural Innovation Program.

Mar 4-introduced in House

Mar 5-to Economic Development (H) Mar 12-posting waived

Mar 13-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 19-floor amendment (2) filed Mar 20-3rd reading, passed 96-0 with floor amendments (1) and (2)

Mar 21-received in Senate

Mar 26-to Economic Development, Tourism & Labor (S); taken from committee Economic Development, Tourism & Labor (S); 1st reading; returned to Economic Development, Tourism & Labor (S)

Mar 28-taken from committee Economic Development, Tourism & Labor (S); 2nd reading; returned to Economic Development, Tourism & Labor (S)

Apr 1-reassigned to Education (S); reported favorably, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Tuesday, April 1, 2008; 3rd reading, passed 37-0

Apr 2-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 14-signed by Governor (Acts Ch. 98)

## HB 760 (BR 2340) - K. Upchurch

AN ACT relating to vote hauling.

Amend KRS 119.205 to require candidates who hire transporters of voters to provide a written list with the names and addresses of those transporting voters to the polls to the Registry of Elections Finance; require transporters of voters to register with the candidate and to provide a list with the names and addresses of all persons and voters transported to the polls on the day of the election.

Mar 4-introduced in House

Const. Mar 5-to Elections. Amendments & Intergovernmental Affairs (H)

## HB 761 (BR 2229) - M. Denham

AN ACT relating to economic development.

Amend KRS 154.010 to include aquaculture in the definition of eligible project.

Mar 4-introduced in House

Mar 5-to Economic Development (H)

## HB 762/HM (BR 1258) - T. Edmonds

AN ACT relating to drugs.

Amend KRS 218A.202 to permit the Cabinet for Health and Family Services to establish a database supplemental to KASPER for reports of positive urine screening or blood tests for illegal drugs or misused prescription drugs and provide regulatory authority; create new sections of Subtitles 17 and 17A of KRS Chapter 304 to require insurers to cover

Mar 4-introduced in House Mar 5-to Banking & Insurance (H) Mar 7-posted in committee

## HB 763 (BR 1732) - F. Rasche

AN ACT relating to television broadcasts.

Create a new section of KRS Chapter 278 to require television broadcasters and cable television providers operating in the Commonwealth of Kentucky to make available all non-High Definition, non-interactive programming currently on channels two through 99 to consumers in analog format, without requiring a digital converter box, for a period of eight years beyond the commencement of the transition to digital broadcast television, beginning no later than February 17, 2009, and continuing through February 17, 2017.

Mar 4-introduced in House

Mar 6-to Tourism Development & Energy (H)

HB 764 (BR 1118) - T. Pullin, T. Moore, J. Greer

AN ACT relating to death gratuity payments and making an appropriation therefor.

Amend KRS 61.315 to establish the amount of death gratuity benefits available to the survivors of any police officer, firefighter, or member of the military killed in the line of duty, by linking it to the federal death gratuity amount; provide that the state will pay this amount if the survivors are not eligible for payments from the federal government; provide that the amount apportioned to any surviving children less that 18 years of age shall be partially placed in trust; direct the Department of Military Affairs to promulgate administrative regulations to the implement death gratuity; EFFECTIVE January 1, 2009.

## HB 764 - AMENDMENTS

HCS - Retain original provisions; amend to make the promulgation of administrative regulations by the Department of Military Affairs permissive.

HFA (1, T. Pullin) - Amend KRS 61.315 to clarify that other benefits that survivors are eligible for are not impacted by state coverage of death gratuity benefit, excluding that covered by Title 10 of the United States Code.

Mar 4-introduced in House

Mar 5-to Seniors, Military Affairs, & Public Safety (H)

Mar 10-posted in committee

Mar 12-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 14, 2008

Mar 18-floor amendment (1) filed to Committee Substitute

Mar 20-3rd reading, passed 97-0 with Committee Substitute, floor amendment (1)

Mar 21-received in Senate

Mar 26-to Veterans, Military Affairs, & Public Protection (S)

AN ACT relating to methamphetamine contamination.

Amend KRS 224.01-410 to define "clandestine methamphetamine lab," "contaminated property," and "decontamination standards"; permit the Environmental and Public Protection Cabinet to establish a tiered response methamphetaminesystem for contaminated properties and to promulgate administrative regulations for decontamination standards: require local or state law enforcement to conduct the initial sampling of an inhabitable property site and direct the Department of the State Police to promulgate administrative regulations; permit the property owner of a inhabitable property site to consult decontamination and remediation service providers not listed on the cabinet's certified contractor list, if the initial sampling result is not assessed as a Tier 3 or higher contamination: require that inhabitable property not be deemed habitable unless the decontamination standard is met; require the cabinet to promulgate administrative regulations to create the tiered response system for methamphetaminecontaminated properties; clarify the mechanisms of financial assurance used by certified contractors; require local law enforcement officials or other peace officers to post the notice of quarantine inhabitable properties under on administrative regulations promulgated by the Department of Health and at the request of the state or local health department; require any owner of contaminated property to disclose contamination prior to leasing, renting, or selling property; require the cabinet to make information about federal income tax deductions or credits available to owners of property damaged due to crime; and amend KRS 198A.040 to require the Kentucky Housing Corporation to report to the LRC about their program to assist people of lower and moderate income from the costs associated with assessment and decontamination services.

## HB 765 - AMENDMENTS

HCS/LM - Retain original provisions except, amend KRS 224.01-410 to allow health local departments from consolidated local governments and urban-county governments to collect samples for testing instead of local or state law enforcement agencies; require law enforcement to consult with the Environmental and Public Protection Cabinet when a Tier 4 contaminated property is discovered; require all contaminated property to meet a Tier 1 cleanup response and to require property owners to certify cleanup to the cabinet; require a \$100,000 surety bond or other financial assurances for certified contractors doing Tier 2 or 3 cleanup and a \$250,000 surety bond or other financial assurance for Tier 4 cleanup, and allow the surety bond or other financial incentives to be aggregated; grandfather in all contractors already certified by the cabinet; and amend KRS 224.99-010 to make anyone who methamphetamine removes а contamination notice guilty of a Class A misdemeanor and to make anyone who

percent-of-funds limitation on UK and U urine drug screening or blood tests of L under the Kentucky ordered by a healthcare practitioner. HB 765/LM (BR 1139) - T. Pullin, J. Commercialization Fund. Greer

leases, rents, or sells contaminated property without written notice guilty of a Class D felony.

HFA (1, T. Pullin) - Amend KRS 224.01-410 to define "contaminated property" and "inhabitable property"; provide that the Kentucky State Police shall assess contaminated properties; require Tier 1 contamination to be decontaminated by certified contractors and establish the minimal bond or other financial assurance for Tier 1 cleanup at \$100,000; provide that owners of property do not have to provide notice of contamination to renters, lessees, or buyers if the contaminated property has been decontaminated and certified.

Mar 4-introduced in House

Mar 5-to Seniors, Military Affairs, & Public Safety (H)

Mar 10-posted in committee

Mar 12-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 14, 2008

Mar 18-floor amendment (1) filed to Committee Substitute

Mar 21-3rd reading, passed 94-0 with Committee Substitute, floor amendment (1)

Mar 24-received in Senate

Mar 26-to Veterans, Military Affairs, & Public Protection (S)

Mar 27-reported favorably, 1st reading, to Consent Calendar

Mar 28-2nd reading, to Rules

Apr 14-posted for passage in the Consent Orders of the Day for Monday, April 14

Apr 15-3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 161)

## HB 766 (BR 1086) - B. Farmer

AN ACT relating to workers' compensation insurance.

Amend KRS 342.817 to require the Ky. Employers Mutual Insurance Authority (KEMI) to make individual rate filings for the voluntary market and the market of last resort; amend KRS 342.819 to establish conditions for dividend payments; amend KRS 304.50-055 to require that aggregate investments of a workers' compensation self-insured group be consistent with KRS 304.7-403.

Mar 4-introduced in House Mar 6-to Labor & Industry (H)

HB 767/FN (BR 2102) - R. Adkins, K. Hall, H. Moberly Jr., D. Pasley, T. Pullin, J. Vincent, R. Webb, B. Yonts

AN ACT relating to incentives for carbon capture and sequestration.

Create a new section of Subchapter 27 of KRS Chapter 154 to establish state economic development incentives for the construction of a new integrated gasification combined cycle electric generation plant with carbon capture and storage, or the retrofit of an existing coal-fired electric generation plant to add carbon capture and storage capability, if funding for the project is provided by the United States Department of Energy HCS/FN - Allow any utility operating in Kentucky to be in the partnership; require the partners to report to the Public Service Commission; authorize KEDFA to use bond funds approved as part of 2007 SS2 HB1 for a project approved under this Act.

HFA (1, R. Adkins) - Include cityowned utilities among the utilities that can work together to propose a pilot project for FutureGen that will qualify for state incentives.

Mar 4-introduced in House

Mar 5-to Appropriations & Revenue (H)

Mar 6-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 12-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute ; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008

Mar 13-3rd reading, passed 95-0 with Committee Substitute, floor amendment (1)

Mar 14-received in Senate

Mar 18-to Economic Development, Tourism & Labor (S)

Mar 27-taken from committee Economic Development, Tourism & Labor (S); 1st reading; returned to Economic Development, Tourism & Labor (S)

Mar 28-taken from committee Economic Development, Tourism & Labor (S); 2nd reading; returned to Economic Development, Tourism & Labor (S)

Apr 14-reassigned to Appropriations & Revenue (S)

HB 768/LM (BR 1663) - T. McKee, R. Webb

AN ACT relating to hunting and fishing violations.

Amend KRS 150.990 to enhance the penalties for certain hunting and fishing violations.

Mar 4-introduced in House Mar 5-to Natural Resources & Environment (H)

Mar 10-posted in committee

HB 769 (BR 2222) - D. Pasley, H. Moberly Jr., Ji. Lee

AN ACT relating to accounting for the expenditure of state funds.

Create several new sections in KRS Chapter 42 requiring the creation of a searchable Web site allowing the public to search and aggregate the expenditures of state funds.

Mar 4-introduced in House

Mar 5-to Appropriations & Revenue (H)

## HB 770 (BR 2009) - D. Graham

AN ACT relating to wages and hours. Amend KRS 337.010 and 337.050 to exempt from the minimum wage and overtime requirement employees of nonprofit charitable organizations that provide services to homeless or indigent individuals. Mar 6-posted in committee

### HB 771 (BR 2118) - T. Pullin

AN ACT relating to Medicaid estate recovery.

Create new sections of KRS Chapter 205 to exempt veterans from Medicaid estate recovery; define the terms "department," "estate," and "veteran"; prohibit the Department for Medicaid Services from recovering from the estate of a veteran for nursing facility services paid by Medicaid on behalf of the veteran up to \$250,000; provide that a deceased veteran's estate will be subject to estate recovery if the veteran qualified for Medicaid fraudulently; require the department to promulgate administrative regulations; and, provide that the waiver of Medicaid estate recovery due to veteran status will sunset after January 1, 2015.

## HB 771 - AMENDMENTS

HCS - Retain definitions; amend to require the Department for Medicaid Services to apply for a waiver from the federal Centers for Medicare and Medicaid Services to implement a program to exempt the estate of deceased veterans from recovery of nursing home services paid for by Medicaid; amend to require promulgation of administrative regulations to implement the program when waiver is received.

Mar 4-introduced in House

Mar 5-to Seniors, Military Affairs, & Public Safety (H)

Mar 10-posted in committee

Mar 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 28, 2008

Mar 28-3rd reading, passed 95-0 with Committee Substitute ; received in Senate

#### HB 772 (BR 2356) - S. Riggs

AN ACT relating to local governments. Amend KRS 67.120 to provide insertions of gender-neutral language.

Mar 4-introduced in House Mar 5-to Local Government (H) Mar 7-posted in committee

## HB 773 (BR 2283) - R. Webb

AN ACT relating to economic development.

Create new sections of subchapter 20 of KRS Chapter 154 and KRS Chapter 141 to establish tax credits for the Kentucky New Markets Development Program; amend KRS 141.0205 to recognize and establish the ordering of credits.

Mar 4-introduced in House

Mar 5-to Appropriations & Revenue (H)

## HB 774 (BR 2204) - A. Simpson

AN ACT relating to municipal fire protection districts.

optional ambulance service; require cities to memorialize certain requirements by interlocal agreement including initial operations funding; allow ad valorem tax levy for continued operation of district; identify powers and duties for district board of trustees, including budget approval, submission, financial reporting and auditing of funds; provide for district firefighter participation in professional firefighter foundation program fund

Mar 4-introduced in House Mar 5-to Local Government (H) Mar 21-posted in committee

## HB 775 (BR 1943) - T. Couch, J. Higdon

AN ACT relating to information technology.

Create new sections of KRS Chapter 369 to establish definitions relating to Internet Web sites, blogs, or message boards; require registration prior to posting information to these interactive services; identify persons, businesses, or entities that post information to these interactive services; establish penalty provisions.

Mar 4-introduced in House Mar 6-to Labor & Industry (H)

# House Resolutions

Includes opposite chamber sponsors where requested by primary sponsors of

substantially similar bills in both chambers and jointly approved by the

Committee on Committees of both chambers. Opposite chamber sponsors are represented in italics.

## Introduced Jan. 8, 2008

## HR 1 (BR 401) - J. Richards

Direct the appointment of a committee by the Speaker of the House of Representatives to wait upon the Governor.

Jan 8-introduced in House; adopted by voice vote

## HR 2 (BR 399) - J. Richards

Extend an invitation to pastors of Frankfort churches to open daily House of Representatives Sessions of the 2008 Regular Session with prayer.

Jan 8-introduced in House; adopted by voice vote

HR 3 (BR 371) - J. Richards

Adopt Rules of Procedure to govern the 2008 Regular Session of the House of Representatives.

Jan 8-introduced in House; adopted by voice vote

HCR 4 (BR 23) - R. Nelson

under the FutureGen initiative.

HB 767 - AMENDMENTS

Mar 4-introduced in House Mar 5-to Labor & Industry (H) Create new sections of KRS Chapter 75 to allow two or more cities to form municipal fire protection districts with

 $\mathbf{O}(\mathbf{Y} + (\mathbf{D}(\mathbf{Y} + \mathbf{Z}))) = \mathbf{I}(\mathbf{X} + \mathbf{I})$ 

Direct the Legislative Research

Commission to designate legislative staff to study the cost of elementary, secondary, and postsecondary textbooks and related instructional materials.

#### (Prefiled by the sponsor(s).)

Jul 20-To: Interim Joint Committee on Education

Jan 8-introduced in House Jan 11-to Education (H)

## HR 5 (BR 261) - J. DeCesare

Urge local school boards to seek input from interested stakeholders before approving the school calendar.

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Education

Jan 8-introduced in House

Jan 11-to Education (H)

Feb 1-posted in committee Feb 5-reported favorably, 1st reading,

to Calendar Feb 6-2nd reading, to Rules

Feb 8-recommitted to Tourism Development & Energy (H)

Mar 11-posted in committee

## HJR 6 (BR 302) - M. Marzian

Direct the commissioner of education to convene a work group to review Holocaust curricula developed by other states and review the Kentucky core content to determine places where the study of the Holocaust may be included; require the work group to develop a curriculum guide that teachers may use to teach the history of the Holocaust; require the work group to submit a final report and curriculum guide to the commissioner of education and the Kentucky Board of Education no later than March 1, 2009; require the changes to the Kentucky core content be disseminated to local schools to be incorporated into the school curriculum for the 2009-2010 school year; specify that the Department of Education shall disseminate the final report and the curriculum guide to local districts and schools prior to the 2009-2010 school year.

## HJR 6 - AMENDMENTS

HCS - Review the Kentucky Program of Studies rather than the Kentucky core content for assessment.

HFA (1/Title, M. Marzian) - Make title amendment.

HFA (2, M. Marzian) - Add genocide to Holocaust curricula work group tasks and add memorial reference to resolution as the Ernie Marx resolution.

HFA (3, M. Marzian) - Adds genocide to Holocaust curricula work group tasks and adds memorial reference to resolution as the Ernie Marx resolution.

SCS (1) - Rather than a work group, require the Kentucky Department of Education, by September 1, 2008, to review Holocaust and genocide curricula developed by other states; require the department, by March 1, 2009, to develop and disseminate to local schools a curriculum guide that may be used to teach about the Holocaust as an "ethical" to "ethnic."

SCA (1/Title, K. Winters) - Make title amendment.

SFA (1, K. Winters) - Make correction by changing "ethical" to "ethnic".

(Prefiled by the sponsor(s).)

Nov 7-To: Interim Joint Committee on Education

Jan 8-introduced in House

Jan 11-to Education (H) Jan 14-posted in committee; posting

waived Jan 15-reported favorably, 1st

reading, to Calendar with Committee Substitute Jan 16-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Thursday, January 17, 2008

Jan 18-floor amendments (1-title) and (2) filed

Jan 22-floor amendment (3) filed to Committee Substitute

Jan 23-3rd reading, adopted 94-1 with Committee Substitute, floor amendments (1-title) and (3)

Jan 24-received in Senate

Jan 28-to Education (S)

Apr 1-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1title)

Apr 2-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Apr 14-taken from Rules; returned to Education (S); reported favorably, to Rules with Committee Substitute (2) as a Consent Bill; posted for passage in the Consent Orders of the Day for Tuesday, April 15, 2008

15-3rd reading; Committee Apr Substitute (1) withdrawn; floor amendment (1) ruled out of order ; adopted 37-0 with Committee Substitute (2), committee amendment (1-title) ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (2), committee amendment (1-title) ; House concurred in Senate Committee Substitute (2), committee amendment (1-title) ; passed 83-12; enrolled, signed by each presiding officer

Apr 16-delivered to Governor

Apr 24-signed by Governor (Acts Ch. 162)

## HCR 7 (BR 297) - C. Rollins II

Create a legislative task force to study opportunities for students with disabilities to participate in organized sports programs at the postsecondary level; require task force to report its findings to the Legislative Research Commission no later than December 15, 2008.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

- Jan 11-to Education (H)
- Jan 24-posted in committee

Jan 29-reported favorably, 1st reading, to Calendar

Jan 30-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 31, 2008

Jan 31-3rd reading, adopted 94-0 Feb 1-received in Senate

Embry Jr., C. Hoffman, T. Moore, T. Thompson

Create the Task Force on Municipal Classification to evaluate the current system of city classifications and the process of reclassification.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House

Jan 11-to Local Government (H)

Jan 18-posted in committee

Jan 22-reported favorably, 1st reading, to Calendar

Jan 23-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 24, 2008

Jan 24-3rd reading, adopted 97-0

Jan 25-received in Senate

Feb 8-to State & Local Government (S)

HR 9 (BR 935) - J. Higdon, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, K. Stein, J. Stewart III, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Adjourn the House of Representatives in loving memory and honor of Samuel B. Thomas.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to House Floor

Jan 16-adopted by voice vote

## HR 10 (BR 805) - S. Brinkman

Adjourn the House of Representatives in loving memory and honor of Chief Randy Wells.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to House Floor

## HJR 11 (BR 219) - J. Fischer

Direct the Cabinet for Health and Family Services to include speech therapists, occupational therapists, and special education teachers in the definition of behavioral health professionals for purposes of IMPACT Jan 8-introduced in House Jan 11-to Health & Welfare (H)

## HR 12 (BR 895) - R. Meeks

Condemn the removal of Indian Head Rock to the city of Portsmouth, Ohio, and urge the city of Portsmouth to return the rock to its original location.

(Prefiled by the sponsor(s).)

Jan 8-introduced in House; to House Floor

Jan 22-adopted by voice vote

#### HR 13 (BR 863) - C. Rollins II

Adjourn the House of Representatives in loving memory and honor of Jim Owen Gaines.

#### (Prefiled by the sponsor(s).)

Jan 8-introduced in House; to House Floor

Mar 19-adopted by voice vote

HR 14 (BR 445) - T. Burch, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, K. Stein, J. Stewart III, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Adjourn the House of Representatives in loving memory and honor of Samuel B. Thomas.

Jan 8-introduced in House Jan 10-to House Floor Jan 16-adopted by voice vote

HR 15 (BR 354) - M. Dedman Jr.

Adjourn the House of Representatives in loving memory and honor of Edwin Freeman.

Jan 8-introduced in House Jan 10-to House Floor Apr 15-adopted by voice vote

T. McKee, C. Miller, R. Palumbo, T. Thompson, J. Tilley

HCR 16 (BR 80) - L. Belcher, D. Butler,

example of genocide.	Feb 6-to Education (S)	Plus services.	Urge the United States Congress to
SCS (2) - Retain provisions of			amend Title II of the Social Security Act
committee substitute; change the word	HCR 8 (BR 321) - Ji. Lee, L. Clark, C.	(Prefiled by the sponsor(s).)	to repeal the Government Pension

Windfall Offset and Elimination Provisions.

Jan 8-introduced in House Jan 10-to Education (H) Jan 14-posted in committee; posting waived 15-reported favorably, Jan 1st reading, to Calendar Jan 16-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Thursday, January 17, 2008

Jan 17-3rd reading, adopted 94-0 Jan 18-received in Senate

Jan 23-to Appropriations & Revenue (S)

## HJR 17/FN (BR 1072) - S. Westrom

Direct the Cabinet for Health and Family Services to report to the Office of the Ombudsman on the completion of corrective action plans; continue to provide resources and staff to the Office of the Ombudsman to track and report on trends in the receipt, review, and resolution of citizen complaints about child protection programs and services as required under 2007 Ky. Acts ch. 61.

## HJR 17 - AMENDMENTS

HCS - Amend the original provisions of the bill to require the Office of the Ombudsman to track citizen complaints and report 10 or more incidents of justified complaints within a 6 month period, rather than 1 year, to determine whether a complaint is justified, to investigate occurrences of ten or more justified complaints within a 6 month period, rather than 1 year, to refer a justified complaint that involves an illegal action, as appropriate; require the director of the Office of the Ombudsman to request that the Office of the Inspector General conduct an investigation as warranted; require the cabinet to establish, maintain, and publicize a 24 hour toll-free hotline and e-mail address receiving reports of service for complaints; require the cabinet to provide hotline and e-mail information to a parent who has a child removed from their custody by the cabinet; require the office to report by January 31 and July 31 each year on all complaints, correction action plans, investigations, and investigations referred; require the office to make recommendations for policy or legislative changes to improve service delivery; require the Department of Community Based Services to report by January 31 and July 31 of each year on the results from statewide random samples of case reviews and a summary of the exit interviews for social service workers.

Jan 8-introduced in House Jan 10-to Health & Welfare (H) Jan 14-posted in committee 28-reported favorably, Feb 1st reading, to Calendar with Committee Substitute

Feb 29-2nd reading, to Rules Mar 5-posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008

Mar 6-3rd reading, adopted 93-1 with Committee Substitute

Mar 7-received in Senate

Mar 11-to Health & Welfare (S)

Apr 15-posted for passage in the Consent Orders of the Day for Tuesday. April 15, 2008; 3rd reading, adopted 38-

HCR 18 (BR 1061) - R. Adkins

Confirm the appointment of Brian Van Horn of Benton, Kentucky to the Kentucky Long-Term Policy Research Center Board for a term expiring October 6, 2010.

Jan 8-introduced in House Jan 10-to State Government (H) Jan 15-posted in committee Jan 31-reported

favorably, 1st reading, to Calendar

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 4, 2008

Feb 4-3rd reading, adopted 90-0

Feb 5-received in Senate

Feb 7-to State & Local Government (S)

## HCR 19 (BR 1059) - R. Adkins

Confirm the appointment of Shawn Martin Crouch of Lexington, Kentucky to Kentucky Long-Term Policy the Research Center Board for a term expiring October 6, 2011.

Jan 8-introduced in House Jan 10-to State Government (H)

Jan 15-posted in committee

Jan 31-reported favorably, 1st reading, to Calendar

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 4, 2008

## HCR 20 (BR 1062) - R. Adkins

Confirm the appointment of Daniel Hall of Louisville, Kentucky to the Kentucky Long-Term Policy Research Center Board for a term expiring October 6, 2011.

Jan 8-introduced in House Jan 14-to State Government (H)

Jan 15-posted in committee

Jan 31-reported favorably, 1st reading, to Calendar

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 4, 2008

#### HCR 21 (BR 1060) - R. Adkins

Confirm the appointment of Jason Brent Legg of Dry Ridge, Kentucky to Long-Term Policy the Kentucky Research Center Board for a term expiring October 6, 2010.

Jan 8-introduced in House

Jan 10-to State Government (H) Jan 15-posted in committee

Jan

31-reported favorably, 1st reading, to Calendar

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 4, 2008

## HR 22 (BR 832) - B. Montell

Adjourn the House of Representatives in honor of Amputee Golf Charities.

## HR 23 (BR 1109) - J. Richards

Recognize the achievement of the Department of Kentucky Vehicle Enforcement and its Commissioner Greg Howard in achieving accreditation by the Commission on Accreditation For Law Enforcement Agencies, Inc.

Jan 8-introduced in House Jan 10-to House Floor

## Introduced Jan. 9, 2008

## HJR 24 (BR 821) - L. Combs, K. Hall

Direct the Transportation Cabinet to designate a portion of the Country Music Highway from the Helen Brown Bridge at US Highway 23 near mile point 27 northbound to mile point 18 on US Highway 23 southbound in honor of Junior Hager and the Melody Drifters; direct the Transportation Cabinet to erect signs at appropriate intervals that read "Junior Hager and the Melody Drifters."

Jan 9-introduced in House Jan 11-to Transportation (H)

#### HR 25 (BR 1189) - T. Edmonds

Adjourn the House of Representatives in loving memory and honor of Bill Stearns.

Jan 9-introduced in House; adopted

by voice vote

HR 26 (BR 12) - K. Hall, L. Combs

#### Jan 16-WITHDRAWN

## Introduced Jan. 10, 2008

## HJR 27 (BR 319) - K. Hall, L. Combs

Direct the Transportation Cabinet to name the new bridge to be constructed in front of Runyon Elementary School, four miles from the intersection of Kentucky Route 199 and U.S. Route 119 in the community of Pinsonfork in Pike County, in honor and memory of Mary Lou Runyon; direct the cabinet to erect signs at each end of the bridge that read "Mary Lou Runyon Memorial Bridge."

Jan 10-introduced in House Jan 11-to Transportation (H)

## HR 28 (BR 1112) - R. Damron

Adjourn the House of Representatives in loving memory and honor of Theodore Walter Hahn.

Jan 10-introduced in House Jan 11-to House Floor Jan 15-adopted by voice vote

#### HJR 29 (BR 1232) - K. Hall

Direct the Transportation Cabinet to name the new bridge on U.S. Highway 460/Kentucky Route 80 that crosses Greasy Creek at Shop Branch in Pike County in honor and memory of Miles Justice and erect signs on both sides of the bridge that read "Miles Justice Family Bridge."

Jan 10-introduced in House Jan 11-to Transportation (H)

HR 30 (BR 1096) - H. Moberly Jr., D. Pasley, L. Napier

Adjourn the House of Representatives in loving memory and honor of B. Michael Caudill.

Jan 10-introduced in House Jan 11-to House Floor

HJR 31 (BR 1212) - Ji. Lee, H. Moberly Jr., T. Moore

Create the Task Force on Statewide Jail Consolidation to study the issues relative to merging the jails with the correctional system.

Jan 10-introduced in House Jan 11-to Judiciary (H)

HJR 32 (BR 1193) - R. Crimm, D. Osborne

Direct the Legislative Research Commission to create the Local Government Insurance Premium Taxes Task Force to study the current local government insurance premium tax system to determine how efficient and how effective the system is in assessing, collecting, and remitting taxes to provide a reliable source of revenue to the appropriate local governments; direct the task force to review the feasibility of assigning to a single entity the responsibility of collecting and remitting the premium taxes to the appropriate local governments; direct the task force to make recommendations to streamline the current system to eliminate inefficiencies, ensure accurate payments to local governments, and alleviate the administrative burden on insurance companies; establish a task force consisting of 14 members; require the task force to issue its report to the Legislative Research Commission and the Interim Joint Committee on Banking and Insurance no later than November 1, 2008; provide that final membership of the task force is subject to consideration and approval of the Legislative Research Commission; authorize the Legislative Research Commission to alternatively assign the issues to an interim joint committee or subcommittee thereof and to designate an completion date.

Jan 10-introduced in House Jan 11-to Appropriations & Revenue (H)

## HCR 33 (BR 1192) - R. Crimm

Direct the Legislative Research Commission to establish a task force composed of seventeen members from the General Assembly, the Office of Charitable Gaming, charitable gaming licensees, and the office of the Auditor of Public Accounts, appointed by the Legislative Research Commission, to study the oversight of charitable gaming; require findings and recommendations to be reported to the Legislative Research Commission by November 3, 2008, for referral to the appropriate committee; authorize the Legislative Research

Mar 19-reported favorably, 1st reading, to Consent Calendar Mar 20-2nd reading, to Rules

Jan 8-introduced in House Jan 10-to House Floor Jan 24-adopted by voice vote Commission to alternatively assign the study to an interim joint committee or subcommittee thereof and to designate a

completion date.

Jan 10-introduced in House Jan 11-to Licensing & Occupations (H)

HJR 34 (BR 386) - L. Napier, S. Baugh, R. Damron, C. Embry Jr., J. Glenn, S. Lee, C. Miller, H. Moberly Jr., T. Moore, M. Rader, C. Siler

Create a task force of the Legislative Research Commission on statewide jail consolidation to study the issues relative to merging the jails with the state correctional system.

Jan 10-introduced in House Jan 11-to Judiciary (H)

## Introduced Jan. 11, 2008

HR 35 (BR 1238) - L. Clark, R. Adkins, R. Adams, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, H. Collins, L. Combs, J. Comer Jr., R. Crimm, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, J. Stewart III, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, R. Webb, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Adjourn the House of Representatives in honor of Archbishop Joseph E. Kurtz as he begins his work as Archbishop of Louisville.

Jan 11-introduced in House; adopted by voice vote

**HR 36 (BR 1184)** - D. Keene, A. Simpson, R. Adams, J. Fischer, T. Kerr, A. Koenig, C. Miller, R. Rand, S. Santoro, A. Wuchner

Adjourn the House of Representatives in honor of Sen. Richard L. Roeding and his four terms of service to the Commonwealth and her citizens.

Jan 11-introduced in House Jan 15-to House Floor

HR 37 (BR 90) - C. Hoffman

Adjourn the House of Representatives in loving memory and honor of Alice Ann Carter.

Jan 11-introduced in House; adopted by voice vote

Introduced Jan. 14, 2008

Adjourn the House of Representatives in loving memory and honor of Russell B. Sparks.

Jan 14-introduced in House; adopted by voice vote

HCR 39 (BR 1064) - R. Adkins

Confirm the appointment of Stanton Cave to the Mine Safety Review Commission, for a term expiring May 23, 2010.

Jan 14-introduced in House Jan 15-to Natural Resources & Environment (H) Mar 11-posted in committee

## HCR 40 (BR 1065) - R. Adkins

Confirm the appointment of William David Donan to the Mine Safety Review Commission.

Jan 14-introduced in House

Jan 15-to Natural Resources & Environment (H)

Mar 11-posted in committee

Mar 13-reported favorably, 1st reading, to Calendar

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 18-3rd reading, adopted 97-0 Mar 19-received in Senate

Mar 26-to Agriculture & Natural Resources (S)

HR 41 (BR 1312) - M. Denham, B. Farmer

Adjourn the House of Representatives in honor and loving memory of Arthur Allen "Punk" Griffin.

Jan 14-introduced in House; adopted by voice vote

HR 42 (BR 1260) - R. Meeks, R. Henderson, R. Adams, R. Adkins, E. Ballard, S. Baugh, L. Belcher, J. Bell, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, T. Couch, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, D. Graham, K. Hall, M. Harmon, M. Henley, J. Higdon, C. Hoffman, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, A. Smith, B. Smith, J. Stacy, J. Stewart III, T. Thompson, J. Tilley, T. Turner, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner

Proclaim February as Discover Languages Month in Kentucky.

Jan 14-introduced in House Jan 15-to House Floor Feb 6-adopted by voice vote

## Introduced Jan. 15, 2008

HCR 43 (BR 865) - R. Meeks, D. Owens, T. Firkins

Direct the Legislative Research Commission to study whether counties should be offered the option of conducting elections in centralized voting centers rather than in voting precincts.

Jan 15-introduced in House

Jan 17-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 24-posted in committee Jan 29-reported favorably, 1st reading, to Calendar

Jan 30-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Thursday, January 31, 2008 Jan 31-3rd reading, adopted 81-11

Feb 1-received in Senate

Feb 6-to State & Local Government (S)

**HR 44 (BR 1200)** - D. Owens, J. Jenkins, K. Bratcher, S. Brinkman, T. Burch, L. Clark, R. Crimm, B. DeWeese, T. Firkins, D. Horlander, M. Marzian, R. Meeks, C. Miller, S. Riggs, T. Riner, J. Wayne, R. Weston

Adjourn the House of Representatives in honor and loving memory of Robert Schulman.

Jan 15-introduced in House Jan 17-to House Floor; adopted by voice vote

## HR 45 (BR 1268) - B. Montell

Adjourn the House of Representatives in honor and loving memory of the Reverend Bert Wayne Smith.

Jan 15-introduced in House Jan 16-adopted by voice vote

## Introduced Jan. 16, 2008

HR 46 (BR 1300) - R. Palumbo, R. Adams, R. Adkins, E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, T. Couch, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, D. Sims, A. Smith, J. Stacy, K. Stein, J. Stewart III, T. Thompson, J. Tilley, T. Turner, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

#### Chi.

Jan 16-introduced in House Jan 17-to House Floor; adopted by voice vote

## HR 47 (BR 1313) - M. Denham

Adjourn the House of Representatives in loving memory and honor of Mrs. Betty Cooke Rudd.

Jan 16-introduced in House; adopted by voice vote

## HR 48 (BR 1270) - J. Higdon

Adjourn the House of Representatives in honor of Wallace Kelly on the occasion of the acceptance of his film, "Our Day" into the National Film Registry.

Jan 16-introduced in House Jan 17-to House Floor Jan 30-adopted by voice vote

#### Introduced Jan. 17, 2008

## HR 49 (BR 1411) - D. Ford

Adjourn the House of Representatives in loving memory and honor of Fred Morris.

Jan 17-introduced in House; adopted by voice vote

## HJR 50 (BR 1231) - T. Edmonds

Direct the Transportation Cabinet to designate the bridge on Kentucky Route 11 over the North Fork of the Kentucky River in Lee County as the "Sergeant William Glenn Bowling Memorial Bridge," and erect appropriate signs.

Jan 17-introduced in House Jan 22-to Transportation (H)

HR 51 (BR 1314) - M. Denham

Adjourn the House of Representatives in loving honor and memory of Mary Elizabeth Walton Moore.

Jan 17-introduced in House; adopted by voice vote

HR 52 (BR 1395) - J. Richards, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, J. Hoover, J. Jenkins, D. Keene, T. Kerr, A. Koenig, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, K. Stein, J.

HR 38 (BR 1218) - H. Collins

Adjourn the House of Representatives in loving memory and honor of Dr. Keon

Stewart III, T. Thompson, J. Tilley, T. Turner, J. Vincent, D. Watkins, J.

Wayne, R. Webb, A. Webb-Edgington, R. Weston, R. Wilkey, A. Wuchner, B. Yonts

Recognize January 23 as Disabilities Awareness Day.

Jan 17-introduced in House Jan 22-to House Floor Jan 23-adopted by voice vote

HJR 53 (BR 1271) - R. Henderson, M. Rader, S. Baugh, T. Burch, J. Glenn, M. Henley, T. Riner, S. Santoro

Direct the Transportation Cabinet to name Kentucky Route 15 from its intersection with Kentucky Route 11 in Clay City to its intersection with Kentucky Route 213 in the city of Stanton in Powell County in honor and memory of Randy Lacy and to erect signs at appropriate intervals that read, "Randy Lacy Memorial Highway."

Jan 17-introduced in House Jan 22-to Transportation (H)

HJR 54 (BR 1137) - D. Pasley, H. Moberly Jr., R. Adkins, R. Nelson, T. Pullin, B. Yonts

Encourage the Army Corps of Engineers to develop hydroelectric power generators at all suitable federal dams in the Commonwealth.

Jan 17-introduced in House

Jan 22-to Tourism Development & Energy (H)

Feb 6-posted in committee; posting waived

Feb 7-reported favorably, 1st reading, to Calendar

Feb 8-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 11, 2008

Mar 14-3rd reading, adopted 93-0

Mar 17-received in Senate

Mar 26-to Agriculture & Natural Resources (S)

Introduced Jan. 18, 2008

## HCR 55 (BR 181) - F. Rasche

Confirm the gubernatorial appointment of Joseph S. Weis to the Council on Postsecondary Education for a term ending December 31, 2011.

Jan 18-introduced in House

- Jan 22-to Education (H)
- Jan 31-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Thursday, February 7, 2008

Feb 8-3rd reading, adopted 89-0

Feb 11-received in Senate

Feb 13-to State & Local Government (S)

## HR 56 (BR 1399) - M. Denham

Adjourn the House of Representatives in honor and loving memory of Gene Bolinger Downing.

Jan 18-introduced in House; adopted by voice vote

Confirm the appointment of Lisa F. Osborne to the Council on Postsecondary Education; term expires July 31, 2012.

Jan 18-introduced in House Jan 22-to Education (H) Jan 31-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008 Feb 8-3rd reading, adopted 90-0

Feb 11-received in Senate

Feb 13-to State & Local Government (S)

## HCR 58 (BR 1131) - F. Rasche

Confirm the appointment of Donna Moore Campbell to the Council on Postsecondary Education for a term expiring December 31, 2013.

Jan 18-introduced in House

Jan 22-to Education (H)

Jan 31-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 7, 2008

Feb 8-3rd reading, adopted 90-0

Feb 11-received in Senate

Feb 13-to State & Local Government (S)

HR 59 (BR 1375) - R. Meeks, D. Owens

Adjourn the House of Representatives in honor of the American Printing House for the Blind on the occasion of its 150th anniversary.

Jan 18-introduced in House Jan 22-to House Floor Jan 23-adopted by voice vote

HJR 60/FN (BR 1409) - R. Webb

Direct the Environmental and Public Protection Cabinet to promulgate administrative regulations for emergency action plans for high or significant hazard impoundment dams.

Jan 18-introduced in House Jan 22-to Natural Resources & Environment (H)

HR 61 (BR 1084) - D. Owens, R. Meeks

Louisville Central HS Honor Yellowjackets, 2007 KHSAA Class 3A Football champions.

Jan 18-introduced in House Jan 22-to House Floor; adopted by voice vote

## Introduced Jan. 22, 2008

#### HR 62 (BR 1400) - M. Denham

Adjourn the House of Representatives in honor and loving memory of the Reverend Paul Jackson Brewer.

Jan 22-introduced in House; adopted by voice vote

## HR 63 (BR 1440) - C. Siler

Adjourn the House of Representatives in honor and loving memory of Carl Eugene Anders.

Jan 23-introduced in House Jan 24-to House Floor; adopted by voice vote

## HR 64 (BR 1479) - L. Clark

Adjourn the House of Representatives in honor and loving memory of Robert F. Hughes, Sr.

Jan 23-introduced in House; adopted by voice vote

## HCR 65 (BR 168) - F. Rasche

Confirm the gubernatorial appointment of David P. Schoepf to the Governor's Postsecondary Education Nominating Committee.

HCR 65 - AMENDMENTS HCS - Make technical changes.

Jan 23-introduced in House

Jan 24-to Education (H) Jan 31-posted in committee

Feb 19-reported favorably, reading, to Calendar with Committee

Substitute

Feb 20-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 21, 2008

1st

Feb 21-3rd reading, adopted 94-0 with Committee Substitute

Feb 25-received in Senate Feb 27-to Education (S)

#### HCR 66 (BR 75) - F. Rasche

Confirm the gubernatorial appointment of Allen L. Paul to the Education Professional Standards Board to represent secondary school teachers.

Jan 23-introduced in House Jan 24-to Education (H) Jan 31-posted in committee Feb 1-posting withdrawn

## HR 67 (BR 1406) - T. Thompson

Adjourn the House of Representatives in honor and loving memory of Sarah "Sally" Fischer.

Jan 23-introduced in House; adopted by voice vote

HJR 68 (BR 1368) - T. McKee, R. Adams, J. Bell, K. Bratcher, S. Brinkman, D. Butler, J. Comer Jr., R. Crimm, M. Dedman Jr., M. Denham, C. Embry Jr., D. Graham, J. Greer, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, B. Montell, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Pasley, J. Richards, T. Riner, S. Rudy, D. Sims, J. Stewart III, T. Turner, S. Westrom, R. Wilkey, A. Wuchner

Reauthorize the Kentucky Aquaculture Task Force; set forth membership duties.

date of aquaculture plan from November 1, 2008, to June 30, 2009.

Jan 23-introduced in House

Jan 24-to Agriculture & Small Business (H)

Jan 29-posting waived

Jan 30-reported favorably, 1st reading, to Calendar

Jan 31-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 1, 2008; floor amendment (1) filed

Feb 1-3rd reading, adopted 87-0 with floor amendment (1)

Feb 4-received in Senate

Feb 6-to Agriculture & Natural Resources (S)

Mar 24-taken from committee Agriculture & Natural Resources (S); 1st reading; returned to Agriculture & Natural Resources (S)

25-taken from committee Mar Agriculture & Natural Resources (S); 2nd reading; returned to Agriculture & Natural Resources (S)

Mar 27-reported favorably, to Rules as a Consent Bill

Apr 14-posted for passage in the Consent Orders of the Day for Monday, April 14

Apr 15-3rd reading, adopted 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 163)

HR 69 (BR 1383) - J. Jenkins, L. Clark, T. Burch

Urge the United States Congress to

enact a Homeowners and Bank

Jan 24-to Banking & Insurance (H)

HCR 70 (BR 1340) - A. Wuchner, M.

Rader, K. Bratcher, S. Brinkman, R.

Create a special subcommittee of the

Jan 24-to Appropriations & Revenue

Introduced Jan. 24, 2008

Recognize and honor Tammy Spratt

Recognize February as Financial Aid

for being named the Kentucky

Legislative Research Commission to

study the homestead exemption and to

make recommendations.

(H)

Jan 23-introduced in House

HR 71 (BR 1308) - L. Belcher

Elementary Teacher of the Year.

Jan 24-introduced in House

Mar 4-adopted by voice vote

HR 72 (BR 1492) - C. Rollins II

Jan 24-introduced in House

Jan 29-adopted by voice vote

Jan 25-to House Floor

Jan 25-to House Floor

Awareness Month.

Crimm, J. Fischer, A. Koenig, T. Moore

Jan 23-introduced in House

Protection Act.

HCR 57 (BR 1063) - F. Rasche

Introduced Jan. 23, 2008

HJR 68 - AMENDMENTS HFA (1, T. McKee) - Change reporting Introduced Jan. 25, 2008

HR 73 (BR 1446) - R. Damron, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, J. Crenshaw, R. Crimm, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, A. Smith, B. Smith, J. Stacy, K. Stein, J. Stewart III, T. Thompson, J. Tilley, T. Turner, J. Vincent, D. Watkins, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, B. Yonts

Adjourn the House of Representatives in honor of the 208th anniversary of the Grand Lodge of Kentucky.

Jan 25-introduced in House Jan 29-to House Floor Feb 5-adopted by voice vote

## HJR 74 (BR 1320) - M. Marzian

Direct the Cabinet for Health and Family Services, Department for Public Health, to establish a task force to study chronic kidney disease; establish directives for the task force; establish membership for the task force; and establish the date for recommendations and findings to be presented to the Interim Joint Committee on Health and Welfare.

Jan 25-introduced in House Jan 29-to Health & Welfare (H) Feb 6-posted in committee Feb 21-reported favorably, reading, to Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Tuesday, February 26, 2008 Feb 26-3rd reading, adopted 96-0 Feb 27-received in Senate

Feb 29-to Health & Welfare (S)

HR 75 (BR 1582) - D. Graham, C. Rollins II

Adjourn the House of Representatives in memory and honor of Joyce Young Flynn.

Jan 25-introduced in House; adopted by voice vote

HR 76 (BR 1547) - R. Damron, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, L. Combs, J. Comer Jr., T. Couch, J. Crenshaw, R. Crimm, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J.

Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, K. Stein, J. Stewart III, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Declare January 31, 2008, as Kentucky Hospice Day.

Jan 25-introduced in House Jan 29-to House Floor Jan 31-adopted by voice vote

## Introduced Jan. 28, 2008

## HR 77 (BR 1414) - J. Richards

Adjourn the House of Representatives in honor of the Friends of Kentucky Educational Television.

Jan 28-introduced in House Jan 29-to House Floor; adopted by voice vote

### Introduced Jan. 29, 2008

HR 78 (BR 1463) - L. Clark, D. Owens, K. Bratcher, S. Brinkman, T. Burch, R. Crimm, B. DeWeese, T. Firkins, D. Horlander, J. Jenkins, M. Marzian, R. Meeks, C. Miller, S. Riggs, T. Riner, J. Wayne, R. Weston

Memorialize Mary Joan Riehm and adjourn the House of Representatives in her honor.

Jan 29-introduced in House; adopted by voice vote

#### HR 79 (BR 1562) - R. Palumbo

Adjourn the House of Representatives in honor and loving memory of Alma Headley Haggin.

Jan 29-introduced in House; adopted by voice vote

HR 80 (BR 1635) - T. Burch, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S.

Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts

Declare January 30, 2008, as VIPS Day in Kentucky.

Jan 29-introduced in House Jan 30-to House Floor; adopted by voice vote

HJR 81/Analysis (BR 1326) - H. Moberly Jr., L. Clark, R. Adkins, C. Hoffman, J. Richards, R. Webb, R. Wilkey

Provide that the mandates, directives, and initiatives in the 2008-2010 State/Executive Branch Budget memorandum have the force and effect of law; EMERGENCY.

#### HJR 81 - AMENDMENTS

SCS - Attach the provisions of the 2008-2010 State/Executive Branch Budget Memorandum.

Jan 29-introduced in House

Jan 30-to Appropriations & Revenue (H)

Feb 25-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

Mar 11-reported favorably, to Rules; taken from Rules Committee; placed in the Orders of the Day

Mar 12-3rd reading, adopted 94-4

Mar 13-received in Senate

Mar 17-taken from the Committee on Committees; 1st reading; returned to the Committee on Committees; to Appropriations & Revenue (S)

Mar 18-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Apr 15-reported favorably, to Rules with Committee Substitute as a Consent Bill; posted for passage in the Consent Orders of the Day for Tuesday, April 15; 3rd reading, adopted 38-0 with Committee Substitute ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; adopted 93-1; enrolled, signed by each presiding officer

Apr 16-delivered to Governor

Apr 28-filed without Governor's signature with the Secretary of State (having become law) (Acts Ch. 188)

HJR 82/Analysis (BR 1333) - H. Moberly Jr., L. Clark, R. Adkins, C. Hoffman, J. Richards, R. Webb, R. Wilkey

Provide that any mandates, directives, and initiatives in the 2008-2010 Legislative Branch Budget Memorandum have the force and effect of law; EMERGENCY.

## HJR 82 - AMENDMENTS

SCS - Attach the provisions of the 2008-2010 Legislative Branch Budget Memorandum.

#### (H)

Feb 25-posted in committee Mar 4-reported favorably, 1st reading,

to Calendar Mar 5-2nd reading, to Rules; recommitted to Appropriations &

Revenue (H)

Mar 11-reported favorably, to Rules; taken from Rules Committee; placed in the Orders of the Day

Mar 12-3rd reading, adopted 93-2

Mar 13-received in Senate

Mar 17-taken from the Committee on Committees; 1st reading; returned to the Committee on Committees; to Appropriations & Revenue (S)

Mar 18-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Apr 15-reported favorably, to Rules with Committee Substitute as a Consent Bill; posted for passage in the Consent Orders of the Day for Tuesday, April 15; 3rd reading, adopted 38-0 with Committee Substitute ; received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; adopted 88-4; enrolled, signed by each presiding officer

Apr 16-delivered to Governor

Apr 28-filed without Governor's signature with the Secretary of State (having become law) (Acts Ch. 189)

HJR 83/Analysis (BR 1330) - H. Moberly Jr., L. Clark, R. Adkins, C. Hoffman, J. Richards, R. Webb, R. Wilkey

Provide that any mandates, directives, and initiatives in the 2008-2010 Judicial Branch Budget Memorandum have the force and effect of law.

## HJR 83 - AMENDMENTS

SCS - Attach the provisions of the 2008-2010 Judicial Branch Budget Memorandum.

Jan 29-introduced in House

Jan 30-to Appropriations & Revenue (H)

Feb 25-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

Mar 11-reported favorably, to Rules; taken from Rules Committee; placed in the Orders of the Day

Mar 12-3rd reading, adopted 96-2

Mar 13-received in Senate

Mar 17-taken from the Committee on Committees; 1st reading; returned to the Committee on Committees; to Appropriations & Revenue (S)

Mar 18-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

Apr 15-reported favorably, to Rules with Committee Substitute as a Consent Bill; posted for passage in the Consent Orders of the Day for Tuesday, April 15; 3rd reading, adopted 38-0 with Committee Substitute ; received in House; to Rules (S); posted for passage for concurrence in Senate Committee Substitute ; House concurred in Senate Committee Substitute ; adopted 90-1; enrolled, signed by each presiding

Gooch Jr., D. Graham, J. Greer, K. Hall,<br/>M. Harmon, R. Henderson, M. Henley, J.Riggs, T. Riner, C. Rollins II, S. Rudy, S.<br/>Santoro, C. Siler, D. Sims, A. Smith, J.<br/>Stacy, J. Stewart III, T. Thompson, J.

1st

Jan 29-introduced in House Jan 30-to Appropriations & Revenue officer

Apr 16-delivered to Governor

Apr 28-filed without Governor's signature with the Secretary of State (having become law) (Acts Ch. 190)

## Introduced Jan. 30, 2008

## HR 84 (BR 1654) - R. Adams

Adjourn the House of Representatives in loving memory and honor of Charles L. Wright.

Jan 30-introduced in House; adopted by voice vote

HR 85 (BR 1401) - M. Denham, L. Clark, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, D. Graham, J. Greer, K. Hall, M. Harmon, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, A. Smith, J. Stacy, K. Stein, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Recognize and honor the Kentucky State Fair.

Jan 30-introduced in House Jan 31-to House Floor Feb 13-adopted by voice vote

## HCR 86 (BR 1443) - M. Harmon

Direct the Legislative Research Commission to study the impact of proposed federal tax system changes and how they would impact Kentucky's tax structure; require a report by October 1, 2008.

Jan 30-introduced in House Jan 31-to Appropriations & Revenue (H)

## HR 87 (BR 441) - J. Comer Jr.

Adjourn the House of Representatives in loving memory and honor of Billy Shuffett.

Jan 30-introduced in House Jan 31-to House Floor Apr 15-adopted by voice vote

#### Introduced Jan. 31, 2008

HJR 88 (BR 1640) - J. Glenn, A. Webb-Edgington

## HJR 88 - AMENDMENTS

HFA (1, J. Glenn) - Retain original provisions; direct LRC to solicit input from the regulated community and investigate a single fee for all phones whether wireline or wireless.

Jan 31-introduced in House Feb 1-to Local Government (H)

Feb 14-posted in committee

Feb 19-reported favorably, 1st reading, to Calendar

Feb 20-2nd reading, to Rules

Feb 21-posted for passage in the Regular Orders of the Day for Monday, February 25, 2008; floor amendment (1) filed

Feb 29-3rd reading, adopted 87-1 with floor amendment (1)

Mar 3-received in Senate

Mar 5-to Appropriations & Revenue (S) 24-taken Mar from committee

Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Mar 25-taken from committee Appropriations & Revenue (S); 2nd reading; returned to Appropriations & Revenue (S)

HR 89 (BR 1698) - D. Graham, C. Rollins II

Adjourn the House of Representatives in honor of the Commonwealth's Circuit Court Clerks

Jan 31-introduced in House Feb 7-adopted by voice vote

HR 90 (BR 1620) - C. Rollins II

Adjourn the House of Representatives in honor of Mary Lee Gillis.

Jan 31-introduced in House; adopted by voice vote

HR 91 (BR 1642) - J. Wayne, L. Clark

Urae Kentucky Congressional delegation to encourage the U.S. Environmental Protection Agency to resolve uncertainty regarding diesel engine conversion kits for vegetable oil and to establish standard and consistent criteria for their certification.

Jan 31-introduced in House Feb 1-to House Floor

## HR 92 (BR 1687) - S. Westrom

Adjourn the House of Representatives in honor of Jordan Springer and her successful comeback from injury to compete as a thoroughbred jockey.

Jan 31-introduced in House Feb 1-to House Floor Mar 19-adopted by voice vote

HCR 93 (BR 1408) - R. Webb, D. Osborne, C. Hoffman

Reauthorize the Land Stewardship and Conservation Task Force.

Jan 31-introduced in House Feb 1-to Natural Resources & reading, to Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Tuesday, February 26, 2008 Feb 27-3rd reading, adopted 94-0

Feb 28-received in Senate Mar 3-to Agriculture & Natural

Resources (S)

Mar 27-reported favorably, 1st reading, to Consent Calendar

Mar 28-2nd reading, to Rules

Apr 14-posted for passage in the Consent Orders of the Day for Monday, April 14

Apr 15-3rd reading, adopted 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 24-signed by Governor (Acts Ch. 184)

#### Introduced Feb. 4, 2008

#### HR 94 (BR 1695) - D. Pasley

Adjourn the House of Representatives in honor and loving memory of Roger Glenn Hurst.

Feb 4-introduced in House

Feb 5-to House Floor; adopted by voice vote

#### HR 95 (BR 1623) - T. McKee, S. Overly

Honor Kentucky's farmers bv recognizing February 6, 2008, as Food Checkout Day.

Feb 4-introduced in House Feb 5-to House Floor Feb 6-adopted by voice vote

## HR 96 (BR 1708) - M. Denham

Adjourn the House of Representatives in loving memory and honor of Earl Hamm.

Feb 4-introduced in House; adopted by voice vote

HCR 97 (BR 1653) - S. Westrom, T. Burch

Request the Supreme Court and the Administrative Office of the Courts to provide basic and in-service training for attorneys serving as guardians ad litem.

Feb 4-introduced in House

- Feb 5-to Judiciary (H)
- Feb 27-posted in committee
- Mar 5-reported favorably, 1st reading,
- to Calendar

Mar 6-2nd reading, to Rules Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

## HJR 98/FN (BR 1534) - T. Burch

the Early Childhood Direct Development Authority to conduct various studies related to early childhood programs: direct the authority to report findings and recommendations to the Governor and the Legislative Research Commission by September 1, 2009.

Feb 4-introduced in House Feb 5-to Health & Welfare (H)

Adjourn the House of Representatives in honor and loving memory of Helen Louise Rendlesham Burg.

Feb 4-introduced in House Feb 5-to House Floor Feb 6-adopted by voice vote

#### Introduced Feb. 5, 2008

HR 100 (BR 1688) - L. Clark, R. Adams, R. Adkins, E. Ballard, S. Baugh, L. Belcher, K. Bratcher, S. Brinkman, D. Butler, M. Cherry, H. Collins, L. Combs, J. Comer Jr., T. Couch, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, B. Smith, J. Stacy, K. Stein, J. Stewart III, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Declare suicide prevention week to be the week of September 7, 2008; encourage measures that prevent suicide, promote safe treatment, and support those who have lost someone to suicide.

Feb 5-introduced in House; adopted by voice vote

## HR 101 (BR 1763) - M. Denham

Adjourn the House of Representatives in loving memory and honor of Paul Clark Cannon.

Feb 5-introduced in House Feb 6-to House Floor; adopted by voice vote

## Introduced Feb. 6, 2008

#### HR 102 (BR 1803) - M. Denham

Adjourn the House of Representatives in honor and loving memory of Addie Clark Lofton.

Feb 6-introduced in House; adopted by voice vote

HJR 103 (BR 130) - T. Edmonds, A. Smith

Feb 11-WITHDRAWN

HR 104 (BR 1818) - R. Adkins, R.

#### Environment (H)

Direct a legislative staff study of funding for emergency call centers.

Feb 6-posted in committee

Feb 21-reported favorably, 1st Feb 13-posted in committee

Adams, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, A. Smith, B. Smith, J. Stacy, K. Stein, J. Stewart III, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Adjourn the House of Representatives in loving memory and honor of Dr. Robert C. Webb.

Feb 7-introduced in House; adopted by voice vote

HR 105 (BR 1804) - M. Denham

Honor the 50th anniversary of Maysville High School's 1958 KHSAA Baseball Championship.

Feb 7-introduced in House; adopted by voice vote

## HR 106 (BR 1736) - T. Moore

Adjourn the House of Representatives in honor of Norma McCorvey.

Feb 7-introduced in House Feb 11-to Health & Welfare (H)

## HR 107 (BR 1390) - J. DeCesare

Adjourn the House of Representatives in honor of Private First Class Brian Gorham.

Feb 7-introduced in House Feb 11-to House Floor Mar 19-adopted by voice vote

## HR 108 (BR 1741) - J. Higdon

Honor Mr. Otis Ray Willham for service in the United States military and Post #5864 of the Indiana Department of the Veterans of Foreign Wars.

Feb 7-introduced in House Feb 11-to House Floor Feb 28-adopted by voice vote

## Introduced Feb. 8, 2008

HR 109 (BR 1788) - R. Adkins, D. Floyd

Urge Congress to renew the exemption of the Delta Queen from Safety of Life at Sea Act of 1966.

Feb 8-introduced in House

Feb 26-reported favorably, 1st reading, to Calendar

Feb 27-2nd reading, to Rules Mar 3-posted for passage in the Regular Orders of the Day for Tuesday, March 4, 2008

Mar 6-3rd reading, adopted 96-0

## HR 110 (BR 1854) - R. Adkins, J. Stacy

Adjourn the House of Representatives in honor and loving memory of Mignon Louise McClain Doran.

Feb 8-introduced in House Feb 11-to House Floor Feb 12-adopted by voice vote

HCR 111 (BR 1703) - H. Moberly Jr., B. Yonts

Urge Congress to restore funding to student loan programs.

Feb 8-introduced in House Feb 11-to Appropriations & Revenue

(H); posting waived Feb 12-reported favorably, 1st

reading, to Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 14, 2008

Feb 20-3rd reading, adopted 98-0 Feb 21-received in Senate

Feb 26-to Appropriations & Revenue (S)

## Introduced Feb. 11, 2008

HCR 112 (BR 1835) - J. Richards, R. Wilkey, R. Adkins, L. Clark, C. Hoffman

Recognize February 12, 2008, as the official commencement of the celebration of the Abraham Lincoln Bicentennial.

#### Feb 11-introduced in House

Feb 12-taken from Committee, placed in the Orders of the Day; adopted 82-17; received in Senate; to Senate Floor; adopted by voice vote; received in House; enrolled, signed by Speaker of the House

Feb 13-enrolled, signed by President of the Senate; delivered to Governor

Feb 18-signed by Governor (Acts Ch. 1)

## HR 113 (BR 1775) - J. Higdon

Adjourn the House of Representatives in honor of Natasha Preston.

Feb 11-introduced in House Feb 12-to House Floor Feb 20-adopted by voice vote

#### HCR 114 (BR 1737) - T. Moore

Require the Legislative Research Commission to group monthly interim committee meetings for maximum efficiency and cost savings.

Feb 11-introduced in House Feb 12-to Appropriations & Revenue (H)

## HR 115 (BR 1748) - R. Damron

Feb 19-WITHDRAWN

Declare the week of April 30-May 3, 2008, as Plumbing Industry Week in the Commonwealth of Kentucky.

Feb 11-introduced in House Feb 12-to House Floor Feb 14-adopted by voice vote

## HR 117 (BR 1873) - D. Graham

Adjourn the House of Representatives in commemoration of the 2008 Career and Technical Education Month.

Feb 11-introduced in House Feb 12-to House Floor Feb 19-adopted by voice vote

## HJR 118 (BR 1786) - L. Combs

Direct the Transportation Cabinet to honor Phillip K. Epling by naming the bridge on Kentucky Route 80 over Beaver Creek in Pike County in his memory; direct the Transportation Cabinet to erect signs at each end of the bridge that read "Phillip K. Epling Memorial Bridge."

Feb 11-introduced in House Feb 12-to Transportation (H)

## Introduced Feb. 13, 2008

## HR 119 (BR 1852) - J. Higdon

Adjourn the House of Representatives in honor and loving memory of Mildred Clark Durham.

#### Feb 13-introduced in House Feb 14-adopted by voice vote

HR 120 (BR 1384) - M. Marzian, J. Richards, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, T. McKee, R. Meeks, C. Miller, R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, K. Stein, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Adjourn in honor and tribute to former Rep. J. R. Gray.

Feb 13-introduced in House; adopted by voice vote

HR 121 (BR 1878) - J. Richards

independent colleges and universities.

Feb 13-introduced in House; adopted by voice vote

HR 122 (BR 1864) - C. Rollins II, D. Graham

Adjourn the House of Representatives in honor and loving memory of Leslye Ann Mason.

Feb 13-introduced in House Feb 15-to House Floor Mar 18-adopted by voice vote

HR 123 (BR 1874) - B. Farmer

Honor and commend Allyson Hughes Handley for her dedicated service to the Council on Postsecondary Education.

Feb 13-introduced in House Feb 14-adopted by voice vote

HR 124 (BR 1876) - W. Coursey, J. Richards

Honor and commend the Tennessee Valley Authority on its 75th Anniversary.

Feb 13-introduced in House Feb 15-to House Floor Apr 1-adopted by voice vote

HR 125 (BR 1802) - T. Pullin, J. Vincent, D. Horlander

Urge Congress to fully fund the upgrade and maintenance of locks and dams on the Ohio River bordering the Commonwealth of Kentucky in order to maintain the effective flow of commerce and enhance homeland security.

Feb 13-introduced in House

Feb 15-to Seniors, Military Affairs, & Public Safety (H)

Feb 20-posting waived retroactively; reported favorably, 1st reading, to Calendar

Feb 21-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Tuesday, February 26, 2008

Feb 28-3rd reading, adopted 94-0 Feb 29-received in Senate

## Introduced Feb. 14, 2008

HR 126 (BR 1911) - R. Adkins, R. Adams, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins

Feb 11-to Transportation (H) Feb 21-posted in committee

HR 116 (BR 1862) - D. Graham

Recognize Kentucky's 20 nonprofit,

II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, K.

Stein, J. Stewart III, G. Stumbo, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Honor Dr. John Trent, a cancer researcher at the University of Louisville, on being named one of the inaugural winners of the Apple Science Innovator Award.

Feb 14-introduced in House Feb 15-to House Floor Feb 26-adopted by voice vote

## HR 127 (BR 1825) - R. Meeks

Recognizing and honoring Keith Mountain as the Kentucky State Geographer.

Feb 14-introduced in House Feb 15-to House Floor Feb 26-adopted by voice vote

HR 128 (BR 1840) - J. Tilley

Recognizing March 2008 as National Colorectal Cancer Awareness Month.

Feb 14-introduced in House Feb 15-to House Floor

HR 129 (BR 1765) - R. Meeks, J. Crenshaw, J. Glenn, D. Graham, D. Owens

Encourage blood donations by African Americans.

Feb 14-introduced in House Feb 15-to House Floor Feb 27-adopted by voice vote

## HJR 130/FN (BR 1386) - D. Osborne

Direct the commissioner of the Department of Fish and Wildlife Resources to coordinate a study on Kentucky's deer population; establish study parameters and set forth those individuals and entities from whom input shall be solicited; provide that findings and recommendations shall be presented to the Interim Joint Committee on Agriculture and Natural Resources by November 30, 2008.

## HJR 130 - AMENDMENTS

HCS/FN - Retain original provisions, except direct the Department of Fish and Wildlife Resources to issue a preliminary report by November 30, 2008, and a final report by April 30, 2009.

SFA (1, D. Kelly) - Attach section 1 of HB 637 to HJR 130.

Feb 14-introduced in House

Feb 15-to Natural Resources & Environment (H)

Mar 4-posted in committee

Mar 6-reported favorably, 1st reading, to Calendar; recommitted to Natural Resources & Environment (H); reported favorably with Committee Substitute ; to Calendar

Mar 7-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 11, 2008

Mar 11-3rd reading, adopted 96-0 with

Resources (S)

Mar 20-reported favorably, 1st reading, to Consent Calendar

Mar 21-2nd reading, to Rules Apr 1-floor amendment (1) filed

Apr 2-posted for passage in the Regular Orders of the Day for April 2, 2008; 3rd reading; passed over and retained in the Orders of the Day

Apr 15-3rd reading, adopted 37-0 with floor amendment (1); received in House; to Rules (H); posted for passage for concurrence in Senate floor amendment (1); House concurred in Senate floor amendment (1); passed 95-0; enrolled, signed by each presiding officer Apr 16-delivered to Governor

Apr 24-signed by Governor (Acts Ch. 133)

## Introduced Feb. 15, 2008

HR 131 (BR 1808) - A. Webb-Edgington, S. Santoro, R. Adams, R. Adkins, H. Collins, J. Comer Jr., W. Coursey, R. Crimm, J. DeCesare, M. Denham, T. Edmonds, B. Farmer, K. Hall, M. Henley, J. Hoover, T. Kerr, A. Koenig, T. Moore, L. Napier, D. Osborne, T. Pullin, M. Rader, S. Riggs, T. Riner, S. Rudy, A. Simpson, J. Stacy, J. Vincent, R. Webb, R. Weston, A. Wuchner

Adjourn the House of Representatives in honor of the Kentucky State Police and declare February 26, 2008, as Kentucky State Police Day.

Feb 15-introduced in House Feb 20-to House Floor Feb 26-adopted by voice vote

**HR 132 (BR 1811)** - R. Meeks, A. Simpson, J. Crenshaw, J. Glenn, D. Graham, D. Owens

Recognize February as Black History Month by the House of Representatives.

Feb 15-introduced in House Feb 20-to House Floor Feb 27-adopted by voice vote

#### Introduced Feb. 19, 2008

HR 133 (BR 1792) - S. Santoro, A. Wuchner, A. Koenig, A. Webb-Edgington

Honor the City of Florence Police Department on the occasion of its 50th anniversary.

Feb 19-introduced in House Feb 20-to House Floor Mar 24-adopted by voice vote

HJR 134 (BR 1905) - A. Smith

Designate a bridge on KY 550 in Knott County in honor of Carrie Combs.

Feb 19-introduced in House Feb 21-to Transportation (H)

## HR 135 (BR 1957) - G. Stumbo

Adjourn the House of Representatives in honor and loving memory of Phillip Russell "Rusty" Chaffins.

Feb 19-introduced in House; adopted

Adjourn the House of Representatives in honor and loving memory of Ralph Donald Reid.

Feb 19-introduced in House; adopted by voice vote

HR 137 (BR 1916) - J. DeCesare, T. Kerr, D. Floyd, J. Jenkins, B. Montell

Recognize March 2-8, 2008, as Women in Construction Week.

Feb 19-introduced in House Feb 20-to House Floor Mar 3-adopted by voice vote

## HJR 138 (BR 1787) - L. Combs

Direct the Transportation Cabinet to honor Junior Hager and the Melody Drifters by naming the four ramps on United States Highway 23 at Exit 24, the north end of the interchange in Pikeville, and to erect standard brown signs used on the Country Music Highway that read "Junior Hager and the Melody Drifters."

Feb 19-introduced in House Feb 21-to Transportation (H)

## HR 139 (BR 1892) - W. Coursey

Honor the Marshall Co. HS boys' golf team, 2007 KHSAA State Champions.

Feb 19-introduced in House Feb 20-to House Floor Apr 2-adopted by voice vote

## HCR 140 (BR 977) - J. Jenkins

Direct the Legislative Research Commission to establish a DUI Task Force composed of 16 legislative and nonlegislative members to study various aspects of the state's system for the apprehension, trial, and treatment of DUI offenders; require a report to be submitted by December 15, 2008.

Feb 19-introduced in House Feb 21-to Judiciary (H)

## HR 141 (BR 1971) - M. Dossett, J. Tilley

Adjourn the House of Representatives in honor and loving memory of Paul Ray Bowman.

Feb 19-introduced in House Feb 20-to House Floor Feb 26-adopted by voice vote

#### HR 142 (BR 2058) - M. Denham

Adjourn the House of Representatives in loving memory and honor of Lena May Lowe.

Feb 19-introduced in House Feb 20-to House Floor Feb 26-adopted by voice vote

HR 143 (BR 1963) - R. Damron, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., W. Coursey, J. Crenshaw, R. Crimm, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, A. Smith, K. Stein, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts

Adjourn the House of Representatives in honor and loving memory of Franklin D. "Howard" Fain.

Feb 19-introduced in House Feb 20-to House Floor Mar 14-adopted by voice vote

#### Introduced Feb. 20, 2008

HCR 144 (BR 1984) - F. Rasche, R. Adkins

Confirm the reappointment of Thomas James Stull to the Education Professional Standards Board for a term expiring September 18, 2011.

Feb 20-introduced in House

Feb 21-to Education (H)

Feb 25-posted in committee; posting waived

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008

Mar 6-3rd reading, adopted 94-0 Mar 7-received in Senate Mar 11-to Education (S)

HCR 145 (BR 1983) - F. Rasche, R. Adkins

Confirm the appointment of Mary S. Hammons to the Education Professional Standards Board for a term expiring September 18, 2011.

Feb 20-introduced in House

Feb 21-to Education (H)

Feb 25-posted in committee; posting waived

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008

Mar 6-3rd reading, adopted 95-0

Mar 7-received in Senate Mar 11-to Education (S)

## HCR 146 (BR 1982) - F. Rasche

Confirm the appointment of Bobbie Sammons Stoess to the Education Professional Standards Board for a term expiring September 18, 2011.

Feb 20-introduced in House

Feb 21-to Education (H)

Feb 25-posted in committee; posting waived

Committe	e Sub	stitute			by voice vote
Mar 12	2-receiv	ved in Senate	;		
Mar	14-to	Agriculture	&	Natural	HR 136 (BR 1966) - S. Riggs

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008 Mar 6-3rd reading, adopted 95-0 Mar 7-received in Senate Mar 11-to Education (S)

#### HR 147 (BR 2092) - M. Harmon

Adjourn the House of Representatives in honor of H. Edward O'Daniel, Jr.

Feb 20-introduced in House Feb 21-to House Floor; adopted by voice vote

HR 148 (BR 1979) - B. Yonts, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., J. Greer, K. Hall, M. Harmon, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner

Honor former winners of the title of Kentucky Mr. Basketball upon the occasion of their visit to the Chamber.

Feb 20-introduced in House Feb 21-to House Floor; adopted by voice vote

#### HR 149 (BR 2057) - M. Denham

Adjourn the House of Representatives in loving memory and honor of Mary Margaret Dwelly Gantley.

Feb 20-introduced in House; adopted by voice vote

#### HR 150 (BR 2072) - J. Crenshaw

Adjourn the House of Representatives in honor of 2008 Miss Kentucky USA, Alysha Harris.

Feb 20-introduced in House Feb 21-to House Floor; adopted by voice vote

HR 151 (BR 1849) - L. Clark, R. Weston, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, H. Collins, L. Combs, J. Comer Jr., W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks. C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, A. Smith, J. Stacy, K. Stein, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, S. Westrom, A. Wuchner, B. Yonts

Adjourn the House of Representatives in honor of UPS Airlines on the occasion of its 20th anniversary.

Feb 20-introduced in House Feb 21-to House Floor Mar 14-adopted by voice vote

HR 152 (BR 2070) - R. Meeks, D. Owens, J. Crenshaw, J. Glenn, D. Graham, A. Simpson

Recognize and honor Joie Ray during Black History Month; adjourn the House of Representatives in his honor.

Feb 20-introduced in House; adopted by voice vote

## Introduced Feb. 21, 2008

HJR 153 (BR 1910) - S. Overly, T. Pullin

Direct the Kentucky Recreational Trails Authority to conduct a study of ways to increase adventure tourism and responsible all terrain vehicle (ATV) ridership and reduce ATV trespassing; submit report and recommendations to the Legislative Research Commission by December 15, 2008.

Feb 21-introduced in House Feb 25-to Tourism Development &

Energy (H) Mar 4-posted in committee Mar 6-reported favorably, 1st reading, to Calendar

Mar 7-2nd reading, to Rules Mar 11-posted for passage in the Regular Orders of the Day for

Regular Orders of the Day for Wednesday, March 12, 2008 Mar 13-3rd reading, adopted 94-0 Mar 14-received in Senate

Mar 18-to Agriculture & Natural Resources (S)

## HR 154 (BR 2086) - G. Stumbo

Adjourn the House of Representatives in honor and loving memory of Gina Denise Samons.

Feb 21-introduced in House; adopted by voice vote

## HR 155 (BR 2087) - G. Stumbo

Adjourn the House of Representatives in honor and loving memory of Eshmel Caudill.

Feb 21-introduced in House; adopted by voice vote

Honor the Johnson Traditional Middle School Quick Recall Team for their outstanding performance.

Feb 21-introduced in House Feb 25-to House Floor Feb 28-adopted by voice vote

## HCR 157 (BR 1985) - B. DeWeese

Recognize the Kentucky Institute of Medicine as a respected consortium capable of addressing health care policy issues in Kentucky.

Feb 21-introduced in House Feb 25-to Health & Welfare (H) Mar 3-posted in committee

## Introduced Feb. 25, 2008

**HR 158 (BR 1578)** - H. Collins, R. Adkins

Adjourn the House of Representatives in honor and loving memory of Christa Burchett.

Feb 25-introduced in House

Feb 26-to House Floor; adopted by voice vote

## HR 159 (BR 1625) - H. Collins

Adjourn the House of Representatives in honor and loving memory of Erica Brown.

Feb 25-introduced in House Feb 26-to House Floor; adopted by voice vote

## HCR 160 (BR 2075) - B. Yonts

Create a Task Force on Student Financial Aid composed of four members appointed by the President of the Senate, two members appointed by the Minority Floor Leader of the Senate, four members appointed by the Speaker of the House of Representatives, two members appointed by the Minoritv Floor Leader of the House of Representatives, and six members appointed by the Governor; require that a report be submitted to the Governor and the Legislative Research Commission no later than December 1, 2008.

Feb 25-introduced in House Feb 26-to Education (H)

HR 161 (BR 2077) - R. Henderson, M. Henley

Honor Katelyn Bowles for being the recipient of a 2008 Prudential Spirit of Community Award.

Feb 25-introduced in House Feb 26-to House Floor Mar 26-adopted by voice vote

## HR 162 (BR 1602) - M. Marzian

Adjourn the House of Representatives in loving memory and honor of Dr. Allie Corbin Hixson.

Feb 25-introduced in House Feb 26-to House Floor HR 163 (BR 1822) - M. Marzian, K. Bratcher

Adjourn the House of Representatives in honor of Joe Elliott.

Feb 25-introduced in House Feb 26-to House Floor Mar 13-adopted by voice vote

## HCR 164 (BR 2100) - R. Meeks

Direct the Legislative Research Commission to establish a Commonwealth Debt Policy Task Force to study Kentucky's debt policies and practices; report findings and recommendations to the Legislative Research Commission by December 1, 2008.

Feb 25-introduced in House Feb 26-to Appropriations & Revenue (H)

HJR 165 (BR 1814) - H. Moberly Jr., S. Riggs

Direct the Kentucky Department of Education to coordinate the development of specific proposals to enhance teachers' working environment; require the department to give a status report to the Interim Joint Committee on Education by December 1, 2008, and provide the overview and preliminary recommendations to the Task Force on Teacher Roles, Responsibilities, and Compensation by July 1, 2009; establish the task force to be composed of ten members of the Interim Joint Committee on Education: require the task force to meet at least once a month and examine aspects of teachers' compensation and working environments; require a written and oral report with recommendations to Interim Joint Committee on the Education by November 1, 2009.

Feb 25-introduced in House

- Feb 26-to Education (H)
- Feb 29-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules

Mar 6-posted for passage in the Regular Orders of the Day for Friday, March 7, 2008

Mar 10-3rd reading, adopted 97-0 Mar 11-received in Senate

Mar 13-to Education (S)

## HCR 166 (BR 1813) - H. Moberly Jr.

Direct the staff of the Legislative Research Commission to conduct a comprehensive statewide study of postsecondary education student transfer to be completed by July 1, 2009.

Feb 25-introduced in House

- Feb 26-to Education (H)
- Feb 29-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 6, 2008

Mar 6-3rd reading, adopted 94-0 Mar 7-received in Senate

Mar 11-to Education (S)

HR 156 (BR 1972) - R. Meeks

Mar 6-adopted by voice vote

HR 167 (BR 2109) - S. Santoro, A. Wuchner

Adjourn the House of Representatives in honor and loving memory of Kenneth Dale Stephens.

Feb 25-introduced in House Feb 26-to House Floor Mar 3-adopted by voice vote

## Introduced Feb. 26, 2008

HCR 168 (BR 1940) - R. Adams, C. Siler, D. Butler, J. Crenshaw, R. Crimm, R. Damron, K. Hall, T. McKee, F. Nesler, R. Palumbo, R. Rand, J. Stacy, J. Stewart III, R. Webb, A. Webb-Edgington, A. Wuchner

Direct the Legislative Research Commission to conduct a review of the staffing levels of the Property Valuation Administrators' offices.

HCR 168 - AMENDMENTS HCS - Retain original provisions of bill except remove the study requirement related to examining overtime hours.

Feb 26-introduced in House Feb 27-to Local Government (H)

Mar 5-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 13, 2008

Mar 13-3rd reading, adopted 93-0 with Committee Substitute

Mar 14-received in Senate Mar 18-to State & Local Government

(S)

HJR 169 (BR 2129) - H. Collins, K. Hall, L. Combs

Require the Legislative Research Commission to assemble the Driver's License Issuance Task Force to study issuance of operator's licenses, instruction permits, and personal identification cards.

Feb 26-introduced in House Feb 27-to Transportation (H) Mar 14-posted in committee

## HR 170 (BR 2095) - E. Ballard

Adjourn the House of Representatives in honor of the Madisonville North Hopkins Marching Maroons.

Feb 26-introduced in House Feb 27-to House Floor; adopted by voice vote

## HJR 171 (BR 2163) - J. Higdon

Name Kentucky Route 2154 in Marion County "The Marion County Veterans Memorial Highway."

Feb 26-introduced in House Feb 27-to Transportation (H)

## Introduced Feb. 27, 2008

HCR 172 (BR 2346) - D. Watkins, A. Wuchner, J. Bell, C. Miller, C. Siler

Urge Congress to continue funding for

Feb 27-introduced in House Feb 28-to Judiciary (H)

### HR 173 (BR 2115) - T. Pullin

Urge Congress to maintain funding for the FIVCO Area Drug Task Force.

Feb 27-introduced in House Feb 28-to House Floor

## HR 174 (BR 2360) - S. Westrom

Mar 21-WITHDRAWN

## HR 175 (BR 2318) - J. Jenkins

Recognize March 2008 as Sexual Assault Awareness Month in Kentucky.

Feb 27-introduced in House Feb 28-to House Floor; adopted by voice vote

## HJR 176 (BR 2074) - L. Belcher

Direct the Environmental and Public Protection Cabinet to set up a single, toll-free consumer information hotline and advertise financial, insurance, and long-term care consumer products.

Feb 27-introduced in House Feb 29-to State Government (H)

#### Introduced Feb. 28, 2008

#### HR 177 (BR 2317) - F. Rasche

Honor the Kentucky Chamber of Commerce's Task Force on Postsecondary Education.

Feb 28-introduced in House Feb 29-to House Floor Mar 10-adopted by voice vote

HCR 178 (BR 2139) - D. Butler, M. Dedman Jr., J. Glenn, R. Rand

Direct the Legislative Research Commission to establish a task force to study the need for building a state-wide entrepreneur and small business support system.

Feb 28-introduced in House Feb 29-to Economic Development (H) Mar 5-posting waived

### HCR 179 (BR 1976) - D. Butler

Require the Legislative Research Commission to designate staff to study Kentucky's preparedness to respond to the needs of children with Sensory Processing Disorders; require the study to be completed by November 1, 2008; require a written report to be presented by December 1, 2008.

Feb 28-introduced in House Feb 29-to Health & Welfare (H)

HJR 180/FN (BR 2108) - T. Firkins, D. Watkins, J. Arnold Jr., L. Belcher, M. Cherry, H. Collins, L. Combs, M. Dedman Jr., T. Edmonds, J. Glenn, D. Graham, J. Greer, M. Marzian, R. Meeks, C. Miller, R. Nelson, F. Nesler, T. Riner, C. Rollins II, C. Siler, R. Weston

to appoint a curricula work group to conduct a comprehensive study to determine whether the actual instructional time available to teachers in the public schools is adequate to provide sufficient depth of instruction to enable students to reach the level of proficiency required by the established assessment programs; report to the Interim Joint Committee on Education by August 1, 2009.

Feb 28-introduced in House Feb 29-to Education (H) Mar 7-reassigned to Appropriations & Revenue (H) Mar 13-posted in committee

## Introduced Feb. 29, 2008

## HR 181 (BR 2365) - G. Stumbo

Adjourn the House of Representatives in honor of Shirley Evelyn Vanderpool.

Feb 29-introduced in House; adopted by voice vote

## Introduced Mar. 3, 2008

## HR 182 (BR 1523) - T. Moore, T. Pullin

Adjourn the House of Representatives in honor of Private First Class Sammie Phillips.

Mar 3-introduced in House Mar 4-to House Floor Mar 24-adopted by voice vote

HR 183 (BR 2362) - R. Palumbo, J. Jenkins

Urge the Cabinet for Health and Family Services to make initiatives toward reducing the cost and increasing the support and quality of care for people suffering from asthma.

Mar 3-introduced in House Mar 4-to Health & Welfare (H)

Mar 11-posted in committee

Mar 13-reported favorably, 1st reading, to Calendar

Mar 14-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Tuesday, March 18, 2008

Mar 19-3rd reading, adopted 97-0

HR 184 (BR 1527) - M. Rader, T. Pullin

Adjourn the House of Representatives in honor of Sergeant Edward Philpot.

Mar 3-introduced in House Mar 4-to House Floor Mar 24-adopted by voice vote

## HR 185 (BR 1515) - M. Rader, T. Pullin

Adjourn the House of Representatives in honor of Staff Sergeant Christopher N. Hamlin

Mar 3-introduced in House Mar 4-to House Floor Mar 24-adopted by voice vote

## HR 186 (BR 1691) - J. Hoover

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Mar 3-introduced in House Mar 4-to House Floor Mar 6-adopted by voice vote

HR 187 (BR 2364) - J. Hoover

Adjourn the House of Representatives in loving memory and honor of William F. Buckley Jr.

Mar 3-introduced in House Mar 4-to House Floor Mar 6-adopted by voice vote

HR 188 (BR 2379) - R. Palumbo, S. Overly, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, D. Owens, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, K. Stein, J. Stewart III, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Recognizing March as Women's History Month.

Mar 3-introduced in House; adopted by voice vote

## Introduced Mar. 4, 2008

## HR 189 (BR 2352) - H. Collins

Adjourn the House of Representatives in honor and loving memory of Kathy Tackett.

Mar 4-introduced in House Mar 5-to House Floor; adopted by voice vote

## HR 190 (BR 1987) - S. Overly

Adjourn the House of Representatives in honor of the Citizen-Advertiser on the occasion of the 200th anniversary of its founding.

Mar 4-introduced in House Mar 5-to House Floor

HR 191 (BR 2380) - C. Rollins II

Adjourn the House of Representatives in honor of Truman Redmon.

Mar 4-introduced in House Mar 5-to House Floor; adopted by voice vote

Debbie Smith DNA backlog reduction program.

Direct the commissioner of education

Adjourn the House of Representatives in honor of Reverend and Mrs. Louis W. Shepherd.

HR 192 (BR 1505) - J. Glenn, T. Pullin

Adjourn the House of Representatives in honor of Master Sergeant Thomas L. Bruner.

Mar 4-introduced in House Mar 5-to House Floor Mar 24-adopted by voice vote

## HR 193 (BR 1517) - J. Vincent, T. Pullin

Adjourn the House of Representatives in honor of Corporal Joseph "Joey" Herman Cantrell IV.

Mar 4-introduced in House Mar 5-to House Floor Mar 24-adopted by voice vote

HR 194 (BR 1503) - T. Edmonds, T. Pullin

Adjourn the House of Representatives in honor of Sergeant William Glenn Bowling.

Mar 4-introduced in House Mar 5-to House Floor Mar 19-adopted by voice vote

#### HR 195 (BR 1513) - J. Greer, T. Pullin

Adjourn the House of Representatives in honor of Sergeant First Class Andrew Zapfe.

Mar 4-introduced in House Mar 5-to House Floor Mar 19-adopted by voice vote

HR 196 (BR 1511) - Ji. Lee, T. Pullin

Adjourn the House of Representatives in honor of Sergeant First Class Daniel Edward Miller.

Mar 4-introduced in House Mar 5-to House Floor Mar 19-adopted by voice vote

## HR 197 (BR 1521) - J. Tilley, T. Pullin

Adjourn the House of Representatives in honor of Private First Class Timothy R. Vimoto.

Mar 4-introduced in House Mar 5-to House Floor Mar 19-adopted by voice vote

## HR 198 (BR 1519) - S. Baugh, T. Pullin

Adjourn the House of Representatives in honor of Corporal Joshua "Josh" McKay Moore.

Mar 4-introduced in House Mar 5-to House Floor Mar 24-adopted by voice vote

HR 199 (BR 1507) - A. Simpson, T. Pullin

Adjourning the House of Representatives in Honor of Staff Sergeant Nicholas Carnes.

Mar 4-introduced in House Mar 5-to House Floor Mar 24-adopted by voice vote

HR 200 (BR 1525) - R. Damron, T. Pullin

Mar 4-introduced in House Mar 5-to House Floor Mar 24-adopted by voice vote

HJR 201 (BR 2292) - A. Wuchner, J. Greer

Direct the Kentucky Department of Education and the Kentucky Board of Education to study the tiered design of the program to support education excellence in Kentucky during the 2008 Interim and to present legislative recommendations by December 1, 2008, to the Interim Joint Committee on Education.

Mar 4-introduced in House Mar 5-to Education (H)

## HR 202 (BR 2366) - G. Stumbo

Request the Transportation Cabinet to erect a highway sign to commemorate the site of the Garrett School in Floyd County.

Mar 4-introduced in House Mar 5-to House Floor; adopted by voice vote

## HCR 203 (BR 2112) - R. Webb

Direct the Interim Joint Committee on Appropriations and Revenue to study the current system for reporting and paying local license and occupational taxes and report to the Legislative Research Commission by December 1, 2008.

Mar 4-introduced in House Mar 5-to Appropriations & Revenue (H)

## HR 204 (BR 2381) - D. Graham

Adjourn the House of Representatives in honor of Matthew Spicer for his courage and passion as Kentucky's representative at the Children's Miracle Network Champions Across America celebrations.

Mar 4-introduced in House Mar 5-to House Floor Mar 6-adopted by voice vote

## Introduced Mar. 5, 2008

HR 205 (BR 1531) - R. Rand, T. Pullin

Adjourn the House of Representatives in honor of Sergeant Kenneth Raymond Booker.

Mar 5-introduced in House Mar 6-to House Floor Mar 19-adopted by voice vote

HR 206 (BR 2383) - R. Palumbo

Adjourn the House of Representatives in loving memory and honor of Bobby Turpin Williams.

Mar 5-introduced in House; adopted by voice vote

Mar 6-to House Floor

HR 207 (BR 2388) - T. Moore, D. Floyd

Mar 5-introduced in House Mar 6-to House Floor Mar 13-adopted by voice vote

## Introduced Mar. 6, 2008

#### HR 208 (BR 2385) - C. Rollins II

Adjourn the House of Representatives in honor and loving memory of Roger W. Reeves.

Mar 6-introduced in House Mar 11-to House Floor Mar 18-adopted by voice vote

HR 209 (BR 1501) - A. Webb-Edgington, T. Pullin

Adjourning the House of Representatives in honor of Chief Petty Officer Gregory J. Billiter.

Mar 6-introduced in House Mar 11-to House Floor Mar 24-adopted by voice vote

## Introduced Mar. 7, 2008

## HR 210 (BR 2395) - A. Smith

Adjourn the House of Representatives in honor and loving memory of Jean Arnett.

Mar 7-introduced in House; adopted by voice vote

## Introduced Mar. 11, 2008

HR 211 (BR 2401) - S. Westrom, K. Stein, J. Crenshaw, R. Damron, B. Farmer, S. Lee, R. Palumbo, C. Rollins II

Recognize the University of Kentucky Libraries for preservation of the newspaper heritage of the Commonwealth.

Mar 11-introduced in House Mar 14-to House Floor

## Mar 18-adopted by voice vote

## HCR 212 (BR 2408) - F. Rasche

Confirm the appointment of Gregory E. Ross to the Education Professional Standards Board for a term expiring June 7, 2008.

Mar 11-introduced in House

Mar 14-to Education (H) Mar 17-posted in committee; posting

waived Mar 18-reported favorably, 19

Mar 18-reported favorably, 1st reading, to Calendar

Mar 19-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 20, 2008

Mar 20-3rd reading, adopted 97-0 Mar 21-received in Senate

Mar 26-to Education (S)

## HCR 213 (BR 2407) - F. Rasche

Confirm the appointment of Sandy Sinclair-Curry to the Education Professional Standards Board for a term expiring September 18, 2008. Mar 17-posted in committee; posting waived

Mar 18-reported favorably, 1st reading, to Calendar

Mar 19-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 20, 2008 Mar 20-3rd reading, adopted 94-0

Mar 21-received in Senate Mar 26-to Education (S)

HR 214 (BR 2399) - J. DeCesare, J. Richards

Adjourn the House of Representatives in honor of Riley Miller on being named one of the top two youth volunteers in Kentucky for 2008 by the Prudential Spirit of Community Awards program.

Mar 11-introduced in House Mar 14-to House Floor Mar 21-adopted by voice vote

HR 215 (BR 2402) - M. Dedman Jr.

Recognize March 17, 2008, as Habitat for Humanity Day in the Commonwealth of Kentucky.

Mar 11-introduced in House Mar 14-to House Floor Mar 17-adopted by voice vote

HR 216 (BR 2397) - S. Westrom, R. Palumbo, T. Burch, L. Combs, M. Henley, J. Jenkins, M. Marzian, S. Overly, T. Pullin, M. Rader, D. Sims, K. Stein, R. Webb, A. Webb-Edgington, A. Wuchner

Recognize April as Women's Health Month.

Mar 11-introduced in House Mar 14-to House Floor Mar 26-adopted by voice vote

## Introduced Mar. 12, 2008

## HR 217 (BR 1907) - D. Owens

Honor Alice Lucille Martin on the occasion of the dedication of the Alice Lucille Martin Educational Academy.

Mar 12-introduced in House Mar 13-adopted by voice vote

#### HR 218 (BR 2414) - S. Lee

Adjourn the House of Representatives in honor and loving memory of Jesse Cass Sims.

Mar 12-introduced in House; adopted by voice vote

## Introduced Mar. 13, 2008

## HR 219 (BR 2406) - S. Westrom

A resolution adjourning the House of Representatives in honor and tribute to Dr. C. Charlton Mabry.

Mar 13-introduced in House Mar 14-to House Floor Mar 24-adopted by voice vote

Adjourn the House of Representatives in honor of Staff Sergeant Delmar White.

Recognize Matthew Bacon Sellers Day in the Commonwealth of Kentucky.

Mar 11-introduced in House Mar 14-to Education (H)

HR 220 (BR 2417) - J. Fischer

Honor Highlands High School for having been designated a 2007 No Child Left Behind Blue Ribbon School by the United States Department of Education.

Mar 17-introduced in House Mar 18-to House Floor Mar 20-adopted by voice vote

#### HR 221 (BR 2403) - J. Arnold Jr.

Honor the Union County High School Braves, 2008 KHSAA Wrestling Champions.

Mar 17-introduced in House Mar 18-to House Floor; adopted by voice vote

#### HR 222 (BR 2409) - K. Stein

Recognize the University of Kentucky football team for its outstanding academic accomplishments.

Mar 17-introduced in House Mar 18-to House Floor

## Introduced Mar. 18, 2008

## HR 223 (BR 2425) - J. Greer

Adjourn the House of Representatives in honor of Major Michael L. Mundell.

Mar 18-introduced in House Mar 19-to House Floor Mar 24-adopted by voice vote

HR 224 (BR 1509) - J. Wayne

Adjourn the House of Representatives in honor of Robert A. "Robbie" Lynch.

Mar 18-introduced in House Mar 19-to House Floor; adopted by voice vote

## Introduced Mar. 19, 2008

#### HR 225 (BR 2431) - T. McKee

Honor Kentucky's 4-H members as they participate in "4-H: A Capitol Experience."

Mar 19-introduced in House; adopted by voice vote

#### HR 226 (BR 2420) - R. Adams

Recognize Gallatin County as the Motor Sports Capital of Kentucky.

Mar 19-introduced in House Mar 20-to House Floor Mar 26-adopted by voice vote

## HR 227 (BR 2446) - G. Stumbo

Adjourn the House of Representatives in honor of the Floyd County Emergency Rescue Squad on the occasion of its 50th anniversary.

Mar 19-introduced in House; adopted by voice vote

## HR 228 (BR 2424) - H. Collins

Adjourn the House of Representatives in honor and loving memory of Rudy HR 232 (BR 2447) - T. Burch Crum.

Mar 19-introduced in House; adopted by voice vote

## HR 229 (BR 2423) - H. Collins

Adjourn the House of Representatives in honor and loving memory of Lifes VanHoose.

Mar 19-introduced in House; adopted by voice vote

HR 230 (BR 2440) - J. Hoover, R. Adkins, R. Adams, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, A. Smith, J. Stacy, K. Stein, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Congratulate and honor Congressman Hal Rogers for his success in improving environmental quality, education, and awareness in Southern and Eastern Kentucky through the Personal Responsibility in a Desirable Environment (PRIDE) program.

Mar 19-introduced in House Mar 20-to House Floor; adopted by voice vote

### Introduced Mar. 20, 2008

## HR 231 (BR 2452) - R. Webb

Adjourn the House of Representatives in honor of the Kentucky Vision Project.

Mar 20-introduced in House

**HR 232** - See Introductions on March 21, 2008.

HR 233 - See Introductions on March 21, 2008.

## HR 234 (BR 2396) - S. Riggs

Adjourn the House of Representatives in honor of Cheryl Walters on the occasion of her 50th birthday.

Mar 20-introduced in House; adopted by voice vote

## Introduced Mar. 21, 2008

Commend the Advisory Committee on Immunization Practices (ACIP) for recommendations relating to influenza vaccination.

Mar 21-introduced in House Mar 25-to House Floor Mar 26-adopted by voice vote

## HR 233 (BR 2442) - M. Denham

Celebrate the premiere of George Clooney's Leatherheads in Maysville, Kentucky.

Mar 21-introduced in House; adopted by voice vote

## Introduced Mar. 24, 2008

## HR 235 (BR 2451) - S. Westrom

Adjourn the House of Representatives in honor and recognition of Barbara Mabry.

Mar 24-introduced in House; adopted by voice vote

## HR 236 (BR 2445) - S. Westrom

Adjourn the House of Representatives in honor and recognition of Carol Reid.

Mar 24-introduced in House; adopted by voice vote

#### HR 237 (BR 2432) - J. Glenn

Request the Interim Joint Committee on Agriculture and Natural Resources to study the impacts of cloned meat, dairy, and poultry on agriculture and the food supply system.

Mar 24-introduced in House Mar 25-to House Floor Mar 26-adopted by voice vote

## Introduced Mar. 26, 2008

#### HR 238 (BR 2459) - M. Denham

Honor the Mason County High School Royals, 2008 KHSAA Boys Basketball Champs.

Mar 26-introduced in House; to House Floor; adopted by voice vote

HR 239 (BR 1952) - R. Webb, T. Moore, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, K. Stein, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, J. Vincent, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Recognize and honor Matthew Bacon Sellers II, and the observance of his Kentucky Centennial Flight.

Mar 26-introduced in House; adopted by voice vote

## HR 240 (BR 2466) - J. Fischer

Adjourn the House of Representatives in honor and loving memory of Dr. Robert Runge.

Mar 26-introduced in House; adopted by voice vote

## HR 241 (BR 2469) - R. Crimm

Adjourn the House of Representatives in honor of Middletown Fire Chief Donald "Donnie" Brooks on the occasion of his retirement.

Mar 26-introduced in House; adopted by voice vote

HR 242 (BR 1487) - D. Horlander, R. Adams, R. Adkins, S. Alexander, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, K. Stein, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Adjourn the House of Representatives in honor and loving memory of Nelle P. Horlander.

Mar 26-introduced in House

Mar 27-to House Floor; adopted by voice vote

HR 243 (BR 2462) - J. Jenkins, D. Horlander

Honor Louisville Butler High School Girls Basketball Team, 2008 KHSAA Champs.

Mar 26-introduced in House

Mar 27-to House Floor; adopted by voice vote

HR 244 (BR 2465) - M. Marzian

Urge the government of the Republic of Turkey to grant the Ecumenical Patriarch appropriate international recognition, ecclesiastical succession, and the right to train clergy of all nationalities; and to respect the property rights and human rights of the Ecumenical Patriarch.

Mar 26-introduced in House; adopted by voice vote

## **HR 245 (BR 2473)** - D. Graham, B. Montell

Adjourn the House of Representatives in honor of Bill Edwards and Betty Howard on the occasion of their retirement.

Mar 26-introduced in House Mar 27-to House Floor Apr 2-adopted by voice vote

## Introduced Mar. 27, 2008

## HR 246 (BR 2474) - D. Graham

Adjourn the House of Representatives in honor of Fred Goins upon the occasion of his retirement as Deputy Judge/Executive of Franklin County.

Mar 27-introduced in House Apr 1-to House Floor Apr 2-adopted by voice vote

#### HR 247 (BR 2482) - B. Montell

Adjourn the House of Representatives in honor and loving memory of Larry Wilson Ethington.

Mar 27-introduced in House; adopted by voice vote

## HR 248 (BR 2489) - G. Stumbo

Honor "King" Kelly Coleman, Kentucky's first Mr. Basketball.

Mar 27-introduced in House; adopted by voice vote

#### HR 249 (BR 2491) - D. Sims

Adjourn the House of Representatives in honor and loving memory of Mitchell Nolan Locke.

Mar 27-introduced in House; adopted by voice vote

## Introduced Mar. 28, 2008

#### HR 250 (BR 2477) - J. Higdon

Honor and commend the Somerset Community College Physical Therapist Assistant Program.

Mar 28-introduced in House Apr 1-to House Floor Apr 2-adopted by voice vote

## HR 251 (BR 2468) - R. Webb, S. Overly

Adjourn the House of Representatives in loving memory and honor of Elizabeth Whitcomb Brown Lampton.

HR 252 (BR 1279) - K. Hall, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, K. Stein, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Adjourn the House of Representatives in honor of Representative Russ Mobley on the occasion of his retirement.

Mar 28-introduced in House Apr 1-to House Floor Apr 2-adopted by voice vote

## Introduced Apr. 1, 2008

## HR 253 (BR 2499) - M. Denham

Adjourn the House of Representatives in honor and loving memory of Everett Lee Jones.

#### Apr 1-introduced in House

Apr 2-to House Floor; adopted by voice vote

HR 254 (BR 2503) - R. Palumbo, K. Stein, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Apr 1-introduced in House; adopted by voice vote

## Introduced Apr. 2, 2008

## HR 255 (BR 2501) - F. Nesler

Urge that only American flags made in the USA be flown over the State Capitol and other state government buildings in Kentucky.

Apr 2-introduced in House; to House Floor

HR 256 (BR 2512) - R. Weston, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, C. Siler, A. Simpson, D. Sims, J. Stacy, K. Stein, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Commend the Governor and other officials on their visit to Ford Motor Company Headquarters.

Apr 2-introduced in House; adopted by voice vote

#### HR 257 (BR 2492) - T. Edmonds

Adjourn the House of Representatives in honor and gratitude to Frank D. Lewis.

Apr 2-introduced in House; adopted by voice vote

### HR 258 (BR 2505) - M. Marzian

Honor students from duPont Manual High School who were awarded third prize in C-SPAN's annual student documentary contest.

Apr 2-introduced in House; adopted by voice vote

## HR 259 (BR 2508) - R. Adkins

Pay tribute to Keith Whitley and encouraging his induction into the Country Music Hall of Fame.

Apr 2-introduced in House Apr 15-adopted by voice vote

**HR 260 (BR 2509)** - S. Brinkman, R. Palumbo

as Autism Awareness Month.

Apr 2-introduced in House Apr 14-to House Floor

HR 261 (BR 2513) - J. Arnold Jr.

Adjourn the House of Representatives in loving memory and honor of Kathleen "Kay" Ringo Holt.

Apr 2-introduced in House; adopted by voice vote

#### Introduced Apr. 14, 2008

## HR 262 (BR 2470) - K. Upchurch

Adjourn the House of Representatives in honor of Will Lavender.

Apr 14-introduced in House; to House Floor

Apr 15-adopted by voice vote

HR 263 (BR 2514) - D. Graham

A Resolution paying tribute to the Paul Sawyier Public Library on its celebration of 100 years.

Apr 14-introduced in House; to House Floor

HR 264 - See Introductions on April 15, 2008.

HR 265 (BR 2527) - M. Denham

Adjourn the House of Representatives in loving memory and honor of Dennis Keith Carver.

Apr 14-introduced in House; adopted by voice vote

## Introduced Apr. 15, 2008

HR 264 (BR 2525) - E. Ballard, R. Adams, R. Damron, L. Napier, C. Siler, B. Yonts

Request the Legislative Research Commission to reestablish the Subcommittee on Veterans' Affairs.

Apr 15-introduced in House; adopted by voice vote

## HR 266 (BR 2521) - J. Arnold Jr.

Recognize and commend Mr. Bill Baird for his substantial monetary donation to the soldiers of the 201st Engineer Battalion of the Kentucky Army National Guard.

Apr 15-introduced in House; adopted by voice vote

## HR 267 (BR 2390) - A. Wuchner

Encourage local governments to involve the young citizens of the Commonwealth in discussions relating to public policy.

Apr 15-introduced in House

Mar 28-introduced in House Apr 1-to House Floor Apr 2-adopted by voice vote

Adjourn in honor of Bill Keightley, "Mr. Wildcat."

Recognize April 2, 2008, as World Autism Awareness Day and April 2008 Adjourn the House of Representatives in loving memory and honor of Hardes Avery "Bud" Smith, Jr. Apr 15-introduced in House; adopted by voice vote

## HR 269 (BR 2531) - H. Collins

Adjourn the House of Representatives in loving memory and honor of Emalene Mullins.

Apr 15-introduced in House; adopted by voice vote

## HR 270 (BR 2532) - H. Collins

Adjourn the House of Representatives in loving memory and honor of Russell M. Kirk.

Apr 15-introduced in House; adopted by voice vote

#### HR 271 (BR 2530) - H. Collins

Adjourn the House of Representatives in loving memory and honor of Jane Walker Bailey.

Apr 15-introduced in House; adopted by voice vote

## HR 272 (BR 2524) - T. McKee

Reauthorize the Tobacco Task Force to help resolve the problems facing the tobacco industry in the state.

Apr 15-introduced in House; adopted by voice vote

HR 273 (BR 2506) - T. Riner, R. Adams, R. Adkins, S. Alexander, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, J. Vincent, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, R. Wilkey, A. Wuchner, B. Yonts

Urge the Kentucky Retirement Systems, the Kentucky Teachers' Retirement System, the Kentucky Judicial Form Retirement System, and the State Investment Commission to curtail future investments in companies doing business in Sudan.

Apr 15-introduced in House; adopted by voice vote

HR 274 (BR 2516) - J. Hoover, B.

in honor of Representative Russ Mobley, upon the occasion of his retirement from the House.

Apr 15-introduced in House; adopted by voice vote

HR 275 (BR 2435) - J. Hoover, B. DeWeese

Adjourn the House of Representatives in honor of Representative Sheldon Baugh, as he retires from this august body following many years of dedicated service to the people of the Commonwealth.

Apr 15-introduced in House; adopted by voice vote

HR 276 (BR 2436) - J. Hoover, B. DeWeese

Adjourn the House of Representatives in honor of Representative John Vincent, as he leaves this august body following more than a decade of dedicated service to the people of the Commonwealth.

Apr 15-introduced in House; adopted by voice vote

HR 277 (BR 2526) - T. Moore, R. Adams, R. Adkins, S. Alexander, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, K. Stein, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Honor Kentucky Korean War veterans; declare June 27, 2008, as Korean War Veterans Day; adjourn the House in honor of Kentucky Korean War veterans; direct a copy of the Resolution to be mailed to the Secretary of Defense.

Apr 15-introduced in House; adopted by voice vote

## HR 278 (BR 2535) - M. Cherry

Adjourn the House of Representatives in loving memory and honor of Caldwell County Judge/Executive Van Knight.

Apr 15-introduced in House; adopted

#### Richards

Adjourn the House of Representatives in loving memory and honor of the late Harriet S. Denham.

Apr 15-introduced in House; adopted by voice vote

HR 280 (BR 2518) - R. Meeks, R. Adams, R. Adkins, S. Alexander, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, C. Miller, H. Moberly Jr., R. Mobley, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, K. Stein, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, B. Yonts

Honor the late Master Chief Carl M. Brashear for having a naval ship named after him.

Apr 15-introduced in House; adopted by voice vote

HR 281 (BR 2536) - M. Dedman Jr., C. Hoffman, R. Adams, W. Coursey, M. Denham, T. McKee, R. Rand, J. Stewart III

Authorize the Task Force on Animal Agriculture through November 30, 2008.

Apr 15-introduced in House; adopted by voice vote

## HR 282 (BR 2549) - R. Palumbo

Adjourn the House of Representatives in loving honor and memory of Mike Lyden, University of Kentucky Diving Coach.

Apr 15-introduced in House; adopted by voice vote

#### HR 283 (BR 2548) - F. Rasche

Confirm the appointment of Mr. David P. Schoepf to the Governor's Postsecondary Education Nominating Committee for a term expiring on April 14, 2012.

Apr 15-introduced in House; adopted by voice vote

#### HR 284 (BR 2544) - F. Rasche

Apr 15-introduced in House; adopted by voice vote

## HR 285 (BR 2547) - F. Rasche

Confirm the appointment of Ms. Donna Moore Campbell to the Kentucky Council on Postsecondary Education for a term expiring on December 31, 2013.

Apr 15-introduced in House; adopted by voice vote

#### HR 286 (BR 2545) - F. Rasche

Confirm the appointment of Mr. Joseph S. Weis to the Kentucky Council on Postsecondary Education for a term expiring on December 31, 2011.

Apr 15-introduced in House; adopted by voice vote

## HR 287 (BR 2542) - F. Rasche

Confirm the gubernatorial appointment of Bobbie Sammons Stoess to the Education Professional Standards Board.

Apr 15-introduced in House; adopted by voice vote

HR 288 (BR 2541) - F. Rasche

Confirm the gubernatorial appointment of Gregory E. Ross to the Education Professional Standards Board.

Apr 15-introduced in House; adopted by voice vote

#### HR 289 (BR 2540) - F. Rasche

Confirm the gubernatorial appointment of Sandy Sinclair-Curry to the Education Professional Standards Board.

Apr 15-introduced in House; adopted by voice vote

## HR 290 (BR 2543) - F. Rasche

Confirm the gubernatorial appointment of Mary S. Hammons to the Education Professional Standards Board.

Apr 15-introduced in House; adopted by voice vote

## HR 291 (BR 2546) - F. Rasche

Confirm the appointment of Mrs. Lisa Frazier Osborne to the Kentucky Council on Postsecondary Education for a term expiring on July 31, 2012.

Apr 15-introduced in House; adopted by voice vote

HR 292 (BR 2523) - R. Palumbo, C. Rollins II

Honor the Paul Dunbar Swim Team, 2008 state runners-up.

Apr 15-introduced in House; adopted by voice vote

## HR 293 (BR 2557) - M. Dedman Jr.

DeWeese	by voice vote	Confirm the gubernatorial appointment	Adjourn the House of Representatives
		of Thomas James Stull to the Education	in loving memory and honor of John D.
Adjourn the House of Representatives	HR 279 (BR 2497) - R. Webb, J.	Professional Standards Board.	Brown.

Apr 15-introduced in House; adopted by voice vote

HR 295 (BR 2558) - T. Riner, R. Adams, R. Adkins, S. Alexander, J. Arnold Jr., E. Ballard, S. Baugh, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Dedman Jr., M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, F. Rasche, J. Richards, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, A. Smith, J. Stacy, K. Stein, J. Stewart III, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Vincent, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, R. Wilkey, A. Wuchner, B. Yonts

Adjourn the 2008 Session of the Kentucky House of Representatives in honor of Ami Ortiz.

Apr 15-introduced in House; adopted by voice vote

HR 296 (BR 2562) - R. Adkins

Confirm the reappointment of Brian Van Horn of Benton, Kentucky to the Kentucky Long-Term Policy Research Center Board for a term expiring October 6, 2010.

Apr 15-introduced in House; adopted 91-4

HR 297 (BR 2559) - R. Adkins

Confirm the appointment of Shawn Martin Crouch of Lexington, Kentucky to the Kentucky Long-Term Policy Research Center Board for a term expiring October 6, 2011.

Apr 15-introduced in House; adopted by voice vote

HR 298 (BR 2561) - R. Adkins

Confirm the appointment of Jason Brent Legg of Dry Ridge, Kentucky to the Kentucky Long-Term Policy Research Center Board for a term expiring October 6, 2010.

Apr 15-introduced in House; adopted by voice vote

## HR 299 (BR 2560) - R. Adkins

Confirm the reappointment of Daniel Hall of Louisville, Kentucky to the Kentucky Long-Term Policy Research Center Board for a term expiring October 6, 2011.

## Bills and Amendments by Sponsor \* - denotes primary sponsorship of Bills

and Resolutions

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- Political activities, prohibit use of work as defendant, requirement for - SB 223 time, public funds and resources for -HB 441: HFA(1) Principal selection - HB 753: HCS selection, minority representation - SB 86: SFA(1) Public employees, collective bargaining, HB authorization - HB 403 Reading and civics education courses for teachers, requirement of - HB 664 Retirees, reemployment of - HB 466 Retirement, level of state contribution -SB 11 Salary supplements - SB 66 School calendar, instructional days added - SB 207 School-based decision making council, personnel actions by - SB 86 Spratt, Tammy, honor as Kentucky Elementary Teacher of the Year - HR Statewide testing system, establish date for - SB 134 Student attendance reports, requirements to complete - HB 621 protection, crimes, policies, and procedures relating to - HB 91: SCS Study of the Holocaust, curriculum guide for -HJR 6: SCS(1) of the Holocaust, include in public school curriculum - HJR 6 of tiers in the program to support education excellence in Kentucky · HJR 201 Teacher scholarship program, amount awarded -HB 485 scholarship program, use of funds - HB 485 Teachers' professional growth fund, use of - SB 64: HCS Retirement, omnibus bill - HB 470: HCA(1) working environment, proposals for enhancing - HJR 165 Tuberculosis risk assessment, requirements for - HB 187 Work day, number of hours - HB 363 **Technical Corrections** SB Adjutant General, designee in case of disability, gender-neutral language - SB 215 General, Office of, promotions or appointments - SB 200
- Adoption assistance, conform to federal law for - SB 132
- Agricultural district HB 292
- Amusement rides and attractions, regulation of - SB 203
- Animal cruelty, gender neutral language - HB 559
- Body armor program, jurisdiction changed to Kentucky Office of Homeland Security - HB 639: HCS
- BR 2001 - HB 713
- 2038, make gender neutral SB 221 2297, obsolete terminology, gender neutrality - HB 669
- 2353, gender correction HB 687
- 955 SB 224 Case submission, jury duties after - HB 558
- County clerk, technical correction SB 220
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Crime victim. notification, citation correction - HB 660 Endangering welfare, technical correction - SB 176 Fiduciary liability, gender equality, provision for - SB 218; HB 557 128 - HB 128: HCA(1) 168 - HB 168: HCS 2/HCS - HB 2: HFA(1) 22/HCS - HB 22: HCS 250 - HB 250: HFA(2) 262 - HB 262: HFA(7) 307/HCS - HB 307: HCS 312 HCS - HB 512: HCS 323 - Statute citation - HB 323: HFA(1) 384 - HB 384: SCA(1) 406 - HB 406: HFA(2) 410 - HB 410: HCA(1) 427/HCS - HB 427: HFA(1) 45 - HB 45: HCS 479 - HB 479: HCA(1) 503 - HB 503: HCA(1) 561 - HB 561: HCS 600 - HB 600: HCS 614/HCS - HB 614: HFA(4) 629 - HB 629: HCS 65 - HB 65: HCS 689 - HB 689: HFA(3) 753/HCS - HB 753: HCS 756, film industry tax incentives - HB 756: HCS 757 - HB 757: HFA(1) 757/HCS - HB 757: HCS HB2/HCS - HB 2: HCS HCR 65 - HCR 65: HCS HJR 6/SCS - HJR 6: SFA(1) Make technical corrections - SB 2: HCS; HB 528: HCS Manslaughter, gender-neutral language -HB 453 Misclassification of employees, violations, penalties established - HB 654: HCS Officer or employee, Environmental and Public Protection Cabinet, duties - SB 202 Prosecutors Advisory Council, technical correction - SB 226 Public advocate, gender-neutral language added - HB 362 employment, technical correction - SB 219 22/GA - SB 22: HFA(1) 32/SCS 2 - SB 32: SFA(3) 53 - SB 53: SCA(1) 65/SCS - SB 65: SCS 67 - SB 67: SFA(2) 75 - SB 75: HFA(1) 86/HCS - SB 86: HCS 96 - SB 96: SFA(1) Sexual misconduct, gender neutral - HB 543 Misconduct, technical correction - SB 174 SJR 80/SCS - SJR 80: SFA(2) Solders' and Sailors' Civil Relief Act, change name - SB 169 Special license plates, correct incorrect statutory reference - HB 207: HCS State/Executive Branch Budget, amendment of - HB 514: SCS Surety and cosurety, joint creditor - HB 556 Technical corrections - HB 613: HCA(1) Unified Juvenile Code - HB 384 Witness and victim rights pamphlet, technical correction - SB 227 protection, technical correction - SB 175

amendment - HB 514: SCA(2) contracts - SB 208 Totally disabled veterans, annual selection of - HB 753

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#### **Television and Radio**

Analog television broadcast signals, maintain availability thereof - HB 763 Broadcast radio and television towers, exemption from property tax - HB 277 Debates among candidates for Governor and Lieutenant Governor - HB 547 Motion picture tax credits - HB 251: SCS Radio and TV towers, change in property tax on - HB 277: HCS

#### Time

Somerset, designate as car cruise capital of Kentucky - HB 338

#### **Title Amendments**

HΒ 103/GA - HB 103: SCA(1) 124 - HB 124: SFA(2) 136 - HB 136: SCA(1) 137 - HB 137: HFA(1) 140 - HB 140: HCA(1) 148 - HB 148: SCA(1) 148/GA - HB 148: SFA(1),(2) 155 - HB 155: HCA(1) 156 - HB 156: HCA(1) 170/GA - HB 170: SFA(1) 18 - HB 18: SFA(2) 186 - HB 186: SFA(2) 192 - HB 192: HCA(1) 197 - HB 197: HCA(1) 2/GA - HB 2: SCA(1) 202 - HB 202: SCA(1) 207 - HB 207: HCA(1) 242/GA - HB 242: SCA(1) 247 - HB 247: HFA(2),(4) 250 - HB 250: SCA(1) 250/GA - HB 250: SFA(2) 251/GA - HB 251: SCA(1) 287/GA - HB 287: SCA(1) 29/GA - HB 29: SFA(1) 305 - HB 305: HFA(1) 307 - HB 307: HCA(1) 308 - HB 308: HFA(3) 329/GA - HB 329: SCA(1) 334 - HB 334: SFA(2) 349 - HB 349: HCA(1) 365 - HB 365: HCA(1) 367 - HB 367: SCA(3), HFA (3) 384 - HB 384: HCA(1) 388 - HB 388: SCS 410/GA - HB 410: SCA(1) 424/GA - HB 424: SCA(1) 430 - HB 430: HFA(1) 432 - HB 432: HCA(1) 435 - HB 435: HFA(2) 454 - HB 454: SCA(1) 454/GA - HB 454: SFA(1) 457 - HB 457: HFA(1) 476 - HB 476: HCA(1) 481 - HB 481: HFA(2) 485 - HB 485: SCA(1) 491 - HB 491: HCA(1) 512 - HB 512: SCA(1) 514 - HB 514: SCA(1) 524 - HB 524: HFA(6) 528 - HB 528: HCA(1) 541 - HB 541: SFA(1) 544/GA - HB 544: SFA(1) 55 - HB 55: HFA(2) 550 - HB 550: HCA(1) 552 - HB 552: SFA(3) 553 - HB 553: HFA(2) 588 - HB 588: HFA(3) 588/HCS - HB 588: HFA(2) 590/GA - HB 590: SCA(1) 608 - HB 608: SCA(1) 614 - HB 614: HCA(1) 622 - HB 622: SCA(1) 633 - HB 633: HFA(1)

639/GA - HB 639: SCA(1) 655 - HB 655: SCA(2) 683/GA - HB 683: SCA(1) 693 - HB 693: HFA(2) 694 - HB 694: SCA(1) 704/GA - HB 704: SCA(1) 734/GA - HB 734: SCA(1) 752 - HB 752: HFA(1),(2) 79 - HB 79: SCA(1) HJR 6 - HJR 6: HFA(1) 6/GA - HJR 6: SCA(1) SB 100/GA - SB 100: HFA(3) 118 - SB 118: HCA(1) 127 - SB 127: HFA(2) 127/GA - SB 127: HFA(4) 135/GA - SB 135: HCA(1) 14 - SB 14: SCA(1) 157 - SB 157: HCA(1) 16 - SB 16: SFA(1) 16/GA - SB 16: HFA(2),(3) 163 - SB 163: HFA(2) 174 - SB 174: SCA(1) 175 - SB 175: SCA(1) 180 - SB 180: SFA(2) 189 - SB 189: HFA(2) 189/GA - SB 189: HFA(5) 199 - SB 199: SCA(1) 21/GA - SB 21: HFA(1) 216 - SB 216: SCA(1) 226 - SB 226: SCA(1) 226/GA - SB 226: HFA(2) 40 - SB 40: SCA(1) 58 - SB 58: HCA(1) 64 - SB 54: SFA(1); SB 64: HCA (1) 8 - SB 8: HFA(10) 85 - SB 85: SCA(1) SB/GA - SB 8: HFA(5) SB3 - SB 3: SCA(2) Senate Bill 155 - SB 155: SCA(2) SJR 5/GA - SJR 5: HCA(1) 72 - SJR 72: SCA(1) 80 - SJR 80: SFA(1) SR 61 - SR 61: SCA(1)

#### Tobacco

- Age verification, allows scan of operator's license or personal ID for purpose of - HB 181 Bulk tobacco, allow inspection of moisture devices for - HB 99 Cigarette excise tax, proof of tax evidence - HB 390 rolling papers, amend tax rate language - HB 614: HCS surtax increase, floor stock tax imposed - HB 443 HB 262: HFA(1) tax, increase, expire June 30, 2010 - HB 262: HFA(8) wholesaler compensation, increase rate - HB 372 tobacco products wholesale excise tax, little cigar or small cigar, define - HB 549 tobacco products, rate increase, sunset June 30, 2010 - HB 262: HFA(1) Tobacco products and cigarettes, gifts to minors banned - HB 474
- behalf of minors banned HB 474 Task Force, reauthorize - HR 272
- tax, cancer research earmark HB 262: HFA(7)

tax, increase by five cents per pack of cigarettes - HB 163: HFA(1) taxes, increase rate - HB 262: HCS(2),

HFA (4)

#### Tourism

#### Alltech

2010 FEI World Equestrian Games, create working group - SR 61: SCS FEI World Equestrian Games 2010 - SR 61

- Billboards,
- establish vegetation control permit system - HB 192: SFA(1),(2) vegetation control and repair permit
- system HB 582 Boating violations, penalties for - HB 528
- Capitol centennial commission HB 736: HCS
- official Cornhole, state game, designation of - HB 37
- Enforcement on private land under use agreements, MOA between Commerce/Fish and Wildlife - SB 196:
- HFA(1) Film industry, tax incentives, provide -HB 756

- Commission, Capitol Centennial establish - HB 736
- Recreational Trails Authority, ATV use in adventure tourism & trespassing, study of - HJR 153
- State Horse Park, restrictions on certain vehicles and trailers - HB 583 KY
- Recreational Trails Authority, add member of the Brain Injury Association of Kentucky to - SB 196: HFA(2)
- Recreational Trails Authority, revise membership, enable land contracts -SB 196
- Off-road
- and all-terrain vehicles, establish trail system - HB 613
- vehicle and all-terrain vehicle trail system, establish pilot project - HB 613: HFA(1)
- Recreational
- access, rock climbing, agreements for -SB 196: HFA(3); HB 196: HFA (1)
- land use, private land owners, agreements for - SB 196: SCS
- Somerset, designate as car cruise capital of Kentucky - SB 103
- State Horse Park, restrictions on vehicles and horse trailers - HB 536: HFA(1); HB 583: HFA (1)
- Vest Lindsey House, use as visitor information center - HB 605

#### **Trade Practices and Retailing**

- Automobile manufacturers and dealers, agreements between - SB 190; HB 646 Bad check, increase in collection fee -HB 426
- Beer kegs, sale of HB 106: SCS; HB 202: SFA (1)
- Buying clubs and vacation clubs, contractual rights and limits when canceling membership in - HB 507
- Charitable or civic organization, donation boxes, conduct of - HB 539: HFA(1) Cloned
- meat, dairy, poultry, task force on SCR 167
- meat, poultry, and dairy, study of HR 237

product authorized, rules governing -SB 164

- Dogs, require buyer guarantees, increase torture penalty - HB 518
- Egg marketing, retail, wholesale standards for - SB 53; HB 128
- Energy drinks, prohibit sale to children under 18 years of age - HB 374
- Ferrous and nonferrous metals, purchases, reports of - HB 279
- and nonferrous metals, requirements for sale and acquisition - HB 106
- Food service establishments, require dietary information - SB 211
- Identifying label, require for cloned meat, dairy - HB 378
- Identity theft, data protection, omnibus revision - HB 553; HB 553: HCS
- Lead-bearing substances, prohibition of -HB 231
- Minors, sale of alcohol to SB 191 Motor
- fuel for motor vehicles and motorboats.
- repayment and additional charges for retail theft of - SB 136; SB 136: SFA (1)
- fuel, notice of nonpayment and civil liability for retail theft of - SB 136: HFA(1)
- vehicle event data recorder, requirements for use - SB 34
- Nonferrous metals, requirements for sale and acquisition - HB 106: HCS Personal
- emergency response system providers, guidelines, establish - SB 57: HCS
- emergency response system providers, regulation of - HB 409
- Prescription drugs, pedigree, distribution of - SB 79; SB 118: HCS
- Rental cars, vehicle cost recovery fees on - HB 393
- Retail
- alcoholic beverage sales, mandatory training server program, establishment of - HB 744
- food establishment wine sales, license authorizing - HB 585
- liquor and malt beverage drink sales, "licensed premises" defined - HB 754
- Retailer, claims against HB 346 Sexual orientation and gender identity discrimination, prohibition of - SB 55
- Unfair practices, prohibition on unsolicited fax - HB 247
- Unsafe children's products, prohibition of - HB 476: HCS
- Withdraw from sale order, clarify procedures for - SB 53: SFA(1)

#### **Traffic Safety**

- Accident, leaving scene of, penalty increase - HB 170; HB 170: HFA (1)
- Alcohol and drug tests for CDL holders, suspension of CDL for positive test -HB 563
- Boating violations, penalties for HB 528 Cell
- phones, permit use in case of emergency - HB 125: HFA(1)
- phones, use by driver with instruction permit or intermediate driver's license, prohibition - HB 125
- Certificates for driving, establish procedures for application and issuance - SB 104
- Child booster seats, requirement - SB 120; SB 120: SCS
- pooster seats, requirement for HB 55

- excise tax, cigarette, define HB 549

- surtax, increase, sunset June 30, 2010 -

- Other
- products and cigarettes, purchases on

tax, cancer research earmark of - HB 704: HFA(2)

Collection bins, disclosure of beneficiary required - HB 539

Distilled spirits and wine, donation of

booster seats, requirement of - SB 114 Commercial driver's licensees, testing

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for drug and alcohol - SB 162 Accident report availability, parties involved in population control, dangers, direct litigation, criteria for - HB 696: HFA(1) agency study - HJR 130 reports, insurers written designee may study, set report dates - HJR 130: HCS receive report - HB 696: SCS reports, sharing data on vehicle accident information - HB 696 alcohol concentration, drug use, delete attorney contact - HB 25, 30 Alcohol and drug tests for CDL holders, suspension of CDL for positive test alcohol concentration, drug use, delete right to telephone attorney upon HB 563 arrest - SB 71 Aviation security, offenses relating to alcohol concentration, drug use, restore HB 438 attorney contact - SB 71: SCS Billboards, establish vegetation control permit blood testing - HB 28 effect of prior convictions - HB 264 system - HB 192: SFA(1),(2) provisions relating to - HB 170: SFA(2) vegetation control and repair permit system - HB 582 study of - HCR 140 Establish complete streets priority in Biofuel-capable state vehicles, require state transportation projects - SB 145 refueling with biofuels beginning December 1, 2009 - HB 529 Highway work zone, speeding in, required notice for double fines - HB Boating under influence, prerequisites for warrantless arrest - HB 528: HFA(1) Cell phones, permit use in case of State Horse Park, restrictions on certain vehicles and trailers - HB 583 emergency - HB 125: HFA(1) Vehicle Enforcement, recognition of phones, use by driver with instruction accreditation - HR 23 permit or intermediate driver's license, prohibition - HB 125 vehicle unattended, delete prohibition -Certificates for driving, procedures for vehicle unattended, prohibition on - SB issuance - SB 104 172: SCS Child booster seats, requirement - SB 120; event data recorder, SB 120: SCS requirements for use - SB 34 booster seats, requirement for - HB 55 vehicles, use of headlamps in work booster seats, requirement of - SB 114 zone - HB 229 City and county taxi and limousine Permit and intermediate license holders, certificates, clarify definitions and prohibit wireless device use while operating authority - HB 79 driving - HB 125: HCS Commemorative sign, Garrett School Personal telecommunication site, erect in Floyd County - HR 202 device. meaning of - HB 125: HFA(2) Commercial Pretrial diversion program - HB 340 motor vehicle, issuance of temporary Railroad grade crossings, inspection of registration - HB 606 trailer, issuance registration - HB 606 Soliciting contributions on highways by minors, require adult supervision of vehicles, keep minimum insurance requirements at current levels - HB State Horse Park, restrictions on 192: SCS(3) Data, school bus transportation - HB vehicles and horse trailers - HB 536: 655: HFA(1) HFA(1); HB 583: HFA (1) messaging, prohibited while Disability operating a motor vehicle - SB 116 placards, require the use of indelible ink Traffic signal, inoperative at intersection, SB 94 when to proceed - HB 525 placards, require use of indelible ink -Wireless device, use prohibited while HB 388: SCS operating a motor vehicle - HB 56 Driver's License Issuance Task Force, establish - HJR 169 Transportation applicant license, emergency contact - SB 182: SFA(1) "Andy and Mary Carter Memorial license, emergency contact to be part of Bridge," designate in Pike County the driver's license database - SB 182 license, phone number to be part of "Chief Randy Lacy Memorial Highway," driver license database - HB 662 designate in Powell County - HJR 53 Driving on expired license, exemption for "In God We Trust" license plate, returning military personnel - HB 168 issuance of - HB 236 Drug and alcohol testing database, "Junior Hager and the Melody Drifters," requirement for - SB 162 designate portion of County Music DUI, effect of prior convictions - HB 264 Highway in honor of - HJR 24 Electronic "Mary Lou Runyon Memorial Bridge," designate in Pike County - HJR 27 "Miles Justice Family Bridge," designate

Deer

DUI,

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Leaving

Motor vehicle

HB 267

HB 278

SJR 144

SJR 9

in Pike County - HJR 29

"Phillip K. Epling Memorial Bridge,"

'Specialist Timothy Adam Fulkerson

Memorial Highway, " US Route 231 -

"The Purple Heart Trail," designate

segments, I-265, US 31W, US 41A and

designate in Pike County - HJR 118

Text

SB 172

titling, mandatory dealer participation after one year - HB 85: HFA(1) titling, restrict to motor vehicle dealers -HB 85: HCS Enforcement on private land under use agreements, MOA between

Commerce/Fish and Wildlife - SB 196: HFA(1) Establish complete streets priority in

state transportation projects - SB 145 Farm trucks, voluntary contribution to

SCS Gold

- Star Family member special license plate; creation of - HB 722
- Star Spouses license plates, authorize, exempt from fees - HB 239

Golf

- carts, allow local governments to adopt ordinances permitting use on designated public roads - SB 93; SB 93: HCS
- carts, use on public roadways SB 93: SCS
- Highway contingency account, limit expenditures from in gubernatorial election years - HB 446
- Hybrid vehicles, require administrative regulations establishing minimum sound standards for - HB 732
- In
- God We Trust license plate, establish voluntary contribution - HB 207: HFA(2) God We Trust License plate, expand
- voluntary contribution HB 207: **HFA(1)**

Junior Hager and the Melody Drifters, designate ramps in honor of in Pike County - HJR 138

Kentucky

establish

temporary

provide

and

application

of

may

- National Guard, surviving spouse, license plates - SB 150
- Route 2154, "The Marion County Veterans Memorial Highway" - HJR 171

State Horse Park, restrictions on certain vehicles and trailers - HB 583 KY

- Recreational Trails Authority, add member of the Brain Injury Association of Kentucky to - SB 196: HFA(2)
- Recreational Trails Authority, revise membership, enable land contracts -SB 196
- Route 121, name in honor of Adrian "Odie" Smith - SJR 5: HFA(2)
- License plates, issuance of "In God We Trust" plates - HB 207

Local

- government roads, devices to limit access to residential subdivisions, ordinance may allow - HB 671
- infrastructure authorities, allow tolling authority only on new construction · SB 7: SFA(2)
- infrastructure authorities, require audit by the State Auditor - SB 7: SFA(3)
- infrastructure authorities, require leasing of facilities back to the state - SB 7: SFA(3)
- infrastructure authorities, reauire removal of tolls when bonds retired -SB 7: SFA(2)
- infrastructure authorities, revise membership, quorum and chair requirements - SB 7: SFA(1)
- Low-speed
- electric vehicles, permit use of on
- highways HB 349 electric vehicles, permit use of on public roadways - HB 243: HCS
- Medium-speed electric vehicles, permit
- use of on highways HB 243 Mini-trucks, permit operation on highway - HB 243: SCS
- Motor
- fuel for motor vehicles and motorboats, civil liability for retail theft of - SB 136: HFA(1)
- fuel for motor vehicles and motorboats, repayment and additional charges for

requirements for use - SB 34

- vehicle transporter registration plate, creation of - HB 276
- vehicles used by nonprofit organizations, exempt from motor carrier regulations - HB 204
- Off-road and all-terrain vehicles, establish trail system - HB 613

Operator's

- license or personal ID, allow scan of to verify age for alcohol and tobacco purchase - HB 181
- license, permits, and identification cards, fees allocated - HB 308: HFA(4)
- Overweight and overdimensional permits, require hearing prior or revocation - HB 651

Parking permits, handicap, nurses. permit to sign form - HB 388

Personal

- cards, verification of identification citizenship required - HB 308: HFA(1),(2)
- telecommunication device, meaning of -HB 125: HFA(2)
- operation on public watercraft, waterways, regulation of - HB 452; HB 452: HFA (1)
- Projects, establish public infrastructure authorities to construct and operate -SB 7
- Public transportation, offenses against user or operator of - HB 656
- Rail infrastructure project fund, creation of - SB 244

Railroad

grade crossings, inspection of - HB 267 mobile camps, set requirements governing the sanitation of - HB 455

Real property purchase from state employee, eliminate requirement of approval by the Governor - HB 112 Road

fund, require study of - SB 7: SFA(4)

Projects - HB 136: SCS

School bus, reporting nonpublic school pupils and funds - HB 655

- zones, allow schools to operate school flasher lights during school hours and activities - HB 180
- Special military plates, fraudulent application for - HB 110
- Speciality license plates, decrease renewal fees for Purple Heart recipients - HB 239: SCS
- State rail bank fund, establishment of -HB 291
- Taxicabs, prohibit the hiring of sex offenders as drivers in cities of the first class - HB 217
- Temporary motor carrier registration, assess applicants for programming costs - HB 606: HCA(1)
- Text messaging, prohibited while operating a motor vehicle - SB 116 Traffic
- signal, inoperative at intersection, when to proceed - HB 525
- signals, allow to proceed through red light when light does not cycle - HB 525: HFA(1),(2),(3)
- U.S. Env. Prot. Agency, adoption of criteria for diesel engine conversion kits, resolution urging - HR 91 US
- 127 by-pass, name The Bataan-Corregidor Memorial Highway. - SJR 5: HFA(3)
- Highway 68 in Mercer County, designate as part of the National

certain parkways - SJR 5	, , , , , , , , , , , , , , , , , , , ,	it and additional charges for designate as part of the National
"Tuskegee Airmen Memorial Tra	Kentucky Proud program - SB 228 retail theft	t of - SB 136; SB 136: SFA Truck Network - HB 673
5	<sup>all,</sup> FY 2008-2010 Biennial Highway (1)	Vehicle emissions, regulation of - HB
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craft, create and set provisions for overweight and overdimensional permit to transport - SB 209 transportation, development of - HB 491

#### Treasurer

Constitutional office, abolition of - SB 14 Electronic

- filing, requirements established SB 8: HFA(7)
- transfer of funds, wages of state employees - HB 45
- Felons' restoration of voting rights, reimbursement of certain amount of detention costs - HB 70: HFA(6)
- Income tax, exempt active duty military pay SB 85
- Kentucky Beekeeping fund, establishment of SB 242: SCS
- Legal defense trust, creation and requirements of - HB 47
- State
- employees, electronic transfer of wages - HB 45 employees, electronic transfer of wages
- and expenses HB 45: HFA(1) State/Executive
- Branch Budget Memorandum HJR 81
- Branch Budget Memorandum, attachment of HJR 81: SCS
- Branch Budget, appropriation of HB 406; HB 406: SCS, HCS, HFA (1),(2), FCCR

#### Unemployment Compensation

- Benefit eligibility for military spouse HB 116
- Employer contributions, change computation date HB 414

Information

- and records, confidentiality and disclosure requirements SB 146 and records, confidentiality and
- disclosure, penalty SB 146: HFA(1) and records, confidentiality, penalty - SB
- 146: HCS Military spouses, prohibit disqualification - HB 318

#### **Unified Local Governments**

Compensatory leave time, city employees, applicable to - HB 365 Coroners, deputies, number of - HB 324 Definition of county employee, amendment to include city employee -HB 365: HCS

Text of annual budget, posting on Internet Web site, requirement for - HB 435: HFA(1)

#### Uniform Laws

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- Gift Act, donors SB 175: SCA(2) Gift Act, omnibus revision - SB 175: SCS
- Interstate compact for the placement of children, replacement of HB 442
- Local Government Economic Assistance Fund, balances in, investment of - HB 449
- Multistate
- Tax Compact HB 256: HCS
- Tax Compact uniformity HB 256
- Uniform
- Commercial Code, Article 8 investment

- SB 174: SCS

#### United States

- American flag, made only in the USA, be flown at State Capitol and other state office buildings - HR 255
- Congress,
- funding for FIVCO Area Drug Task Force - HR 173
- urge funding of Operation UNITE SR 67
- urge support of United Nations/African Union Mission in Darfur - SCR 173
- urge to renew exemption of Delta Queen from Safety of Life at Sea Act - HR 109
- DNA backlog reduction program, urge Congress to fund - SCR 162
- Ecumenical Patriarch, Turkey urged to grant international recognition to - HR 244
- Employee verification HB 304; HB 553: HFA (1),(5)
- Enforcement of immigration law, agreements for - HB 304; HB 553: HFA (1).(5)
- Foreign nationals, state police to enter into agreement for enforcement of
- federal immigration law HB 97 Homeowners and Bank Protection Act,
- urge Congress to enact HR 69 National Crime Prevention and Privacy Compact, ratify - HB 544
- Prescription
- drug importation from foreign countries, request certification of safety of - HB 7
- drug importation, request information from the FDA HB 7: HCS
- President, urge support of United Nations/African Union Mission in Darfur - SCR 173
- Presidential
- election by national popular vote, compact for HB 400
- electors, selection and voting HB 423 preference primary, change date and filing deadline - HB 18: SFA(1)
- Social
- Security Act, repeal of Government Pension Offset and Windfall Elimination provisions of - SR 53
- Security Act, urge repeal of Government Pension Offset and Windfall Elimination Provision of - HCR 16
- Tennessee Valley Authority Police officers. statewide jurisdiction, grant of - SB 130

#### Universities and Colleges

- "Educational Savings Plan Trust," "Higher Education Assistance Authority," replace with - HB 520: HFA(1)
- Academic degree, forgery of HB 122 Accreditation
- of HB 694
- of programs HB 694: HCS
- Board of Student Body Presidents - HB 392:
- HCS of Student Body Presidents, establish -
- HB 392
- Capital
- construction, best value specification for - SB 100: HFA(2) construction, best value specifications
- for SB 100; SB 100: SCS
- Community and technical colleges,

development of - SJR 166

- Council on Postsecondary Education, appointment of Joseph S. Weis to -HCR 55
- on Postsecondary Education, confirm appointment of Donna Moore Campbell to - SR 262
- on Postsecondary Education, confirm appointment of Joseph S, Weis to -SR 269
- on Postsecondary Education, Donna Moore Campbell, confirmation of -HR 285
- on Postsecondary Education, Virginia G. Fox, confirmation of - SR 270
- Credentials, Kentucky Community and Technical College System - SB 123
- Credit card and debt management education for new students HB 51
- Curriculum, development of statewide -SB 81
- Deadly weapons, colleges and universities HB 114
- Disabled veterans, children or spouse, tuition waivers for SB 88
- Education
- Professional Standards Board, confirm appointment of Bobbie Sammons Stoess to - HR 287
- Professional Standards Board, confirm appointment of Gregory E. Ross to -HR 288
- Professional Standards Board, confirm appointment of Mary S. Hammons to - HR 290
- Professional Standards Board, confirm appointment of Sandy Sinclair-Curry to - HR 289
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- Professional Standards Board, confirmation, Gregory E. Ross - SR 266
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- Employee

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- health insurance plans, limit coverage to employee and family members - HB 118
- health insurance plans, limitation of coverage to employee and family members - SB 112
- Expenses relating to books and fees paid directly to parents and guardians, permitted - HB 520: HFA(1)
- Financial Aid Awareness Month, recognize February as HR 72
- Forgivable loan, dental or medical degree, establishment of, eligibility for HB 416; HB 416; HCS
- Four and Forward Program, creation of -SB 80

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Postsecondary Education Nominating

Postsecondary Education Nomination

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Committee, appointment of David P.

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84: HCS

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BR142 (HB101)	BR280 (HB54)	BR400 (SR2)	BR818 (HB506)	BR931 (HB397)
BR144 (SB162)	BR282 (HB158)	BR401 (HR1)	BR821 (HJR24)	BR932 (SB29)
BR145 (SB161)	BR283 (HB95)	BR402 (SR3)	BR822 (HB139)	BR933 (HB164)
BR147 (HB21)	BR284 (HB59)	BR404 (HB67)	BR823 (HB109)	BR934 (HB326)
BR148 (HB188)	BR285 (HB710)	BR405 (HB279)	BR824 (HB266)	BR935 (HR9) (
BR151 (HB278)	BR286 (HB434)	BR420 (HB352)	BR825 (HB155)	BR936 (HB161)
BR155 (HB467)	BR287 (HB131)	BR421 (HB353)	BR826 (HB503)	BR937 (HB153)
BR157 (HB145)	BR289 (SB8)	BR422 (HB674)	BR828 (HB216)	BR939 (HB336)
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BR158 (HB108)	BR290 (SR12)	BR425 (HB376)	BR829 (HB466)	BR940 (HB309)

BR	.941 (HB252)	BR1056 (HB259)	BR1170 (SR29)	BR1276 (HB295)	BR1400 (HR62)
BR	.942 (SB70)	BR1057 (HB183)	BR1171 (SR35)	BR1277 (HB289)	BR1401 (HR85)
	943 (SB214)	BR1058 (HB205)	BR1172 (SR39)	BR1279 (HR252)	BR1402 (SR52)
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BR	1945 (SB110)	BR1059 (HCR19)	BR1173 (SR34)	BR1280 (HB322)	BR1403 (SB99)
BR	.947 (HB280)	BR1060 (HCR21)	BR1174 (SR33)	BR1282 (HB294)	BR1404 (HB549)
	948 (SB121)	BR1061 (HCR18)	BR1175 (SR36)	BR1283 (HB296)	BR1405 (HB504)
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BR	1949 (HB490)	BR1062 (HCR20)	BR1176 (SR37)	BR1284 (SR270)	BR1406 (HR67)
BR	951 (HB162)	BR1063 (HCR57)	BR1177 (HB267)	BR1286 (SR269)	BR1407 (HB357)
	952 (HB319)	BR1064 (HCR39)	BR1178 (HB756)	BR1287 (SR261)	BR1408 (HCR93)
BR	953 (SB111)	BR1065 (HCR40)	BR1179 (HB343)	BR1291 (SR259)	BR1409 (HJR60)
BR	.955 (SB224)	BR1066 (HB209)	BR1181 (HB341)	BR1292 (SR260)	BR1410 (HB414)
	956 (SJR25)	BR1067 (HB307)	BR1182 (HB234)	BR1293 (SR264)	BR1411 (HR49)
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BR	8957 (HB141)	BR1068 (HB470)	BR1184 (HR36)	BR1294 (SR257)	BR1412 (SR57)
BR	958 (HB251)	BR1069 (HB195)	BR1185 (SB66)	BR1297 (SR262)	BR1413 (HB332)
	· · · · · ·	BR1070 (HB194)	BR1186 (SB44)	BR1300 (HR46)	BR1414 (HR77)
	959 (SB141)				( )
BR	1960 (HB127)	BR1071 (HB340)	BR1187 (HB7)	BR1302 (SR43)	BR1416 (HB363)
BR	.962 (HB386)	BR1072 (HJR17)	BR1188 (HB369)	BR1303 (SR172)	BR1417 (SR135)
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	963 (HB384)	BR1074 (HB666)	BR1189 (HR25)	BR1304 (SR113)	BR1418 (SJR104)
BR	1964 (HB203)	BR1076 (SB102)	BR1191 (HB235)	BR1305 (SR114)	BR1419 (SR64)
BR	966 (HB532)	BR1079 (HB270)	BR1192 (HCR33)	BR1307 (HB383)	BR1420 (SB3)
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	967 (HB148)	BR1080 (HB374)	BR1193 (HJR32)	BR1308 (HR71)	BR1421 (SB97)
BR	(HB204)	BR1082 (SR19)	BR1194 (SB82)	BR1310 (HB324)	BR1428 (HB519)
BR	970 (HB128)	BR1084 (HR61)	BR1195 (SB69)	BR1312 (HR41)	BR1429 (HB561)
	(1971 (SB74)	BR1086 (HB766)	BR1197 (SR21)	BR1313 (HR47)	. ,
			, ,		BR1430 (HB401)
BR	.972 (HB136)	BR1087 (HB320)	BR1198 (HB487)	BR1314 (HR51)	BR1431 (HB439)
BR	975 (HB231)	BR1089 (SB2)	BR1199 (SB73)	BR1315 (SR268)	BR1432 (HB351)
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	977 (HCR140)	BR1090 (HB10)	BR1200 (HR44)	BR1316 (HB310)	BR1433 (HB339)
BR	.978 (HB456)	BR1091 (HB226)	BR1201 (HB288)	BR1318 (HB584)	BR1434 (SB95)
BR	979 (HB358)	BR1093 (HB491)	BR1202 (HB325)	BR1319 (SB89)	BR1435 (HB403)
	1981 (HB157)	BR1095 (SR15)	BR1205 (HB571)	BR1320 (HJR74)	BR1436 (SR60)
BR	.982 (HB444)	BR1096 (HR30)	BR1206 (HB335)	BR1321 (SR48)	BR1437 (SB96)
	983 (HB292)	BR1097 (HB304)	BR1207 (SB91)	BR1322 (SR49)	BR1438 (HB410)
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	1985 (HB150)	BR1098 (SB223)	BR1208 (SB80)	BR1324 (HB406)	BR1439 (SR58)
BR	.986 (HB238)	BR1101 (SB58)	BR1209 (SB81)	BR1326 (HJR81)	BR1440 (HR63)
	(SJR9)	BR1102 (HB263)	BR1210 (HB392)	BR1328 (HB408)	BR1442 (HB342)
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BR	1990 (HB539)	BR1104 (HB223)	BR1211 (SR56)	BR1330 (HJR83)	BR1443 (HCR86)
BR	(991 (HB371)	BR1105 (HB224)	BR1212 (HJR31)	BR1332 (HB407)	BR1445 (HB428)
	992 (HB135)	BR1108 (HB219)	BR1213 (HB261)	BR1333 (HJR82)	BR1446 (HR73)
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BR	1993 (HB129)	BR1109 (HR23)	BR1214 (SB78)	BR1336 (HB355)	BR1447 (HB365)
BR	.995 (SB26)	BR1111 (HB189)	BR1216 (SB77)	BR1337 (HB359)	BR1449 (HB375)
	1996 (SB52)	BR1112 (HR28)	BR1217 (HB311)	BR1339 (HB315)	BR1450 (SJR76)
BR	(HB518)	BR1114 (HB330)	BR1218 (HR38)	BR1340 (HCR70)	BR1451 (HB582)
BR	(SB51)	BR1115 (HB420)	BR1219 (HB305)	BR1341 (SB160)	BR1453 (HB597)
	(1000 (HB413)	BR1116 (HB291)	BR1221 (SR26)	BR1343 (HB552)	BR1454 (HB574)
BR	(1001 (HB20)	BR1117 (HB629)	BR1222 (HB459)	BR1345 (SB106)	BR1455 (HB601)
BR	(HB202)	BR1118 (HB764)	BR1223 (SR54)	BR1347 (SR47)	BR1456 (HB573)
		BR1119 (HB567)		BR1348 (SB94)	. ,
	1004 (HB427)	,	BR1224 (HB3)	( )	BR1457 (HB457)
BR	(1005 (SB37)	BR1121 (HB215)	BR1226 (SB90)	BR1349 (HB440)	BR1458 (HB476)
	1006 (SB45)	BR1122 (HB329)	BR1227 (HB260)	BR1351 (HB338)	BR1459 (HB354)
	1007 (HB208)	BR1123 (HB333)	BR1228 (HB274)	BR1353 (HB331)	BR1460 (HB540)
BR	(1009 (HB144)	BR1124 (HB368)	BR1229 (SR22)	BR1355 (SB154)	BR1463 (HR78)
	(1010 (SB76)	BR1125 (HB411)	BR1230 (HB323)	BR1357 (SCR173)	BR1464 (SR74)
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	(1011 (HB390)	BR1126 (HB207)	BR1231 (HJR50)	BR1358 (SB105)	BR1465 (SR75)
BR	(1012 (HB372)	BR1127 (HB297)	BR1232 (HJR29)	BR1359 (HB344)	BR1466 (HB472)
BR	1015 (HB606)	BR1128 (HB232)	BR1233 (SB116)	BR1360 (HB400)	BR1467 (SR62)
	1017 (HB132)	BR1129 (HB269)	BR1234 (HB421)	BR1361 (HB316)	BR1468 (SB130)
BR	1018 (HB546)	BR1130 (HB6)	BR1235 (SR63)	BR1362 (HB308)	BR1469 (HB370)
	(SB40)	BR1131 (HCR58)	BR1236 (SR23)	BR1363 (SB168)	BR1472 (HB416)
	(1020 (HB243)	BR1135 (HB313)	BR1238 (HR35)	BR1364 (HB362)	. ,
					BR1473 (HB388)
	(1021 (SB84)	BR1136 (HB299)	BR1239 (HB328)	BR1365 (HB563)	BR1475 (SB126)
BR	1023 (HB364)	BR1137 (HJR54)	BR1241 (HB317)	BR1366 (HB489)	BR1476 (SB122)
	1024 (SB55)	BR1139 (HB765)	BR1242 (SB112)	BR1368 (HJR68)	BR1477 (SB128)
	1025 (HB380)	BR1140 (SR10)	BR1243 (HB283)	BR1370 (HB349)	BR1479 (HR64)
BR	1026 (SB59)	BR1141 (HB225)	BR1245 (HB284)	BR1371 (HB545)	BR1480 (SR69)
	1028 (HB198)	BR1142 (HB396)	BR1246 (SB100)	BR1373 (SR53)	BR1481 (HB387)
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	1029 (HB196)	BR1145 (SB46)	BR1250 (SB83)	BR1374 (HB389)	BR1483 (HB356)
BR	1031 (HB197)	BR1146 (HB212)	BR1251 (HB471)	BR1375 (HR59)	BR1485 (SR67)
	1033 (HB264)	BR1149 (HB277)	BR1252 (HB298)	BR1376 (SR51)	BR1486 (SR66)
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	1034 (HB348)	BR1150 (HB233)	BR1253 (SB85)	BR1380 (HB378)	BR1487 (HR242)
BR	1035 (HB245)	BR1151 (HB268)	BR1254 (HB409)	BR1381 (HB429)	BR1488 (HB346)
	1036 (HB244)	BR1152 (SR16)	BR1257 (SB142)	BR1383 (HR69)	BR1489 (SB136)
	(1037 (SB49)	BR1155 (HB321)	BR1258 (HB762)	BR1384 (HR120)	BR1490 (HB360)
BR	1038 (SB43)	BR1156 (SB68)	BR1259 (HB287)	BR1385 (HB495)	BR1491 (SB108)
	(1041 (HB499)	BR1157 (SR32)	BR1260 (HR42)	BR1386 (HJR130)	BR1492 (HR72)
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	1043 (SR7)	BR1158 (SR42)	BR1262 (SB156)	BR1387 (SB98)	BR1493 (HB748)
BR	1045 (HB632)	BR1159 (SR31)	BR1263 (HB603)	BR1388 (HB367)	BR1494 (HB527)
	1046 (HB240)	BR1160 (SR271)	BR1264 (HB300)	BR1389 (SB104)	BR1495 (SR77)
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	1047 (HB239)	BR1162 (SR30)	BR1265 (SB86)	BR1390 (HR107)	BR1496 (SR65)
BR	1049 (HB282)	BR1163 (SR45)	BR1266 (HB607)	BR1391 (SR50)	BR1497 (HB442)
	1050 (HB256)	BR1164 (SR28)	BR1267 (SR27)	BR1392 (SB125)	BR1499 (SR71)
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	(1051 (HB258)	BR1165 (SR44)	BR1268 (HR45)	BR1393 (SB92)	BR1500 (HB405)
	1052 (HB302)	BR1166 (SR38)	BR1270 (HR48)	BR1394 (SB103)	BR1501 (HR209)
	1053 (HB750)	BR1167 (SR40)	BR1271 (HJR53)	BR1395 (HR52)	BR1502 (SR128)
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BR1053 (HB750)	BR1167 (SR40)	BR1271 (HJR53)	BR1395 (HR52)	BR1502 (SR128)
BR1054 (HB747)	BR1168 (SR41)	BR1272 (HB285)	BR1397 (SR55)	BR1503 (HR194)
BR1055 (HB257)	BR1169 (SR46)	BR1273 (SB107)	BR1399 (HR56)	BR1504 (SR134)

BR1505 (HR192)	BR1609 (HB480)	BR1715 (HB497)	BR1827 (HB611)	BR1932 (HB556)
BR1506 (SR126)	BR1610 (SR81)	BR1718 (HB592)	BR1828 (HB628)	BR1933 (SR163)
BR1507 (HR199)			· · · ·	
( , , , , , , , , , , , , , , , , , , ,	BR1612 (SR88)	BR1720 (HB450)	BR1829 (HB538)	BR1934 (SB210)
BR1508 (SR189)	BR1613 (SB143)	BR1721 (HB568)	BR1830 (HB609)	BR1935 (SB191)
BR1509 (HR224)	BR1614 (SR78)	BR1722 (HB541)	BR1831 (HB704)	BR1936 (HB620)
BR1510 (SR133)	BR1615 (SR178)	BR1723 (SB144)	BR1832 (SR120)	BR1937 (HB565)
BR1511 (HR196)	BR1616 (SR90)	BR1725 (HB475)	BR1833 (SR119)	BR1938 (SR136)
BR1512 (SR131)	BR1617 (SB129)	BR1726 (SR98)	BR1834 (SR118)	BR1940 (HCR168)
BR1513 (HR195)	BR1618 (HB398)	BR1727 (HB513)	BR1835 (HCR112)	BR1941 (HB576)
BR1514 (SR132)	BR1620 (HR90)	BR1731 (HB530)	BR1836 (HB516)	BR1942 (SB165)
BR1515 (HR185)	BR1621 (HB657)	BR1732 (HB763)	BR1838 (HB535)	BR1943 (HB775)
BR1516 (SR123)	( )		( )	BR1949 (HB562)
	BR1622 (HB433)	BR1733 (SB157)	BR1839 (SR121)	
BR1517 (HR193)	BR1623 (HR95)	BR1736 (HR106)	BR1840 (HR128)	BR1950 (SB167)
BR1518 (SR137)	BR1624 (SB254)	BR1737 (HCR114)	BR1843 (HB624)	BR1951 (SB169)
BR1519 (HR198)	BR1625 (HR159)	BR1739 (HB474)	BR1844 (HB602)	BR1952 (HR239)
BR1520 (SR122)	BR1626 (HB430)	BR1740 (SR102)	BR1845 (HB515)	BR1954 (HB564)
BR1521 (HR197)	BR1627 (HB435)	BR1741 (HR108)	BR1847 (SB164)	BR1956 (SR152)
BR1522 (SR125)	BR1628 (HB419)	BR1742 (HB654)	BR1848 (HB681)	BR1957 (HR135)
BR1523 (HR182)	BR1633 (HB553)	BR1744 (HB588)	BR1849 (HR151)	BR1958 (SR140)
BR1524 (SR130)	BR1634 (SR89)	BR1747 (HB537)	BR1850 (HB725)	BR1960 (SB184)
BR1525 (HR200)	BR1635 (HR80)	BR1748 (HR115)	BR1851 (HB690)	BR1961 (HB569)
BR1526 (SR129)	BR1636 (HB623)	BR1749 (SB1)	BR1852 (HR119)	BR1962 (HB580)
BR1527 (HR184)	BR1637 (HB418)	BR1750 (HB493)	BR1853 (SR116)	BR1963 (HR143)
BR1528 (SR127)	BR1640 (HJR88)	BR1751 (HB492)	BR1854 (HR110)	BR1965 (SR151)
BR1531 (HR205)	BR1641 (HB473)	BR1752 (HB453)	BR1855 (SR111)	BR1966 (HR136)
BR1532 (SR124)	BR1642 (HR91)	BR1753 (HB469)	BR1858 (SB158)	BR1967 (HB707)
BR1533 (HB483)	BR1643 (HB445)	BR1754 (HB709)	BR1860 (SB173)	BR1968 (SB182)
BR1534 (HJR98)	BR1646 (SB135)	BR1757 (HB511)	BR1861 (SB155)	BR1969 (HB566)
BR1535 (HB423)	BR1648 (HB424)	BR1760 (HB463)	BR1862 (HR116)	BR1971 (HR141)
BR1536 (HB599)	BR1649 (HB412)	BR1761 (HB570)	BR1863 (HB729)	BR1972 (HR156)
BR1538 (SR70)	BR1650 (HB501)	BR1762 (SB139)	BR1864 (HR122)	BR1973 (HB612)
BR1539 (HB447)	BR1651 (HB454)	BR1763 (HR101)	BR1866 (HB505)	BR1975 (HB718)
BR1540 (HB385)	BR1652 (HB484)	BR1764 (HB542)	BR1867 (HB638)	BR1976 (HCR179)
BR1542 (HB458)	BR1653 (HCR97)	BR1765 (HR129)	BR1868 (SB151)	BR1978 (SB203)
BR1543 (SB109)	BR1654 (HR84)	BR1766 (HB502)	BR1869 (HB708)	BR1979 (HR148)
BR1545 (HB391)	BR1655 (SB140)	BR1767 (HB477)	BR1872 (SB159)	BR1980 (HB753)
BR1547 (HR76)	BR1656 (HB622)	BR1769 (HB591)	BR1873 (HR117)	BR1981 (SR147)
BR1548 (HB379)	BR1657 (HB436)	BR1770 (HB496)	BR1874 (HR123)	BR1982 (HCR146)
BR1549 (HB531)	BR1658 (SB134)	BR1772 (SB170)	BR1875 (SB233)	BR1983 (HCR145)
BR1550 (HB589)	BR1659 (HB437)	BR1773 (SR110)	BR1876 (HR124)	BR1984 (HCR144)
BR1551 (HB485)	BR1660 (SR94)	BR1774 (SB148)	BR1877 (HB550)	BR1985 (HCR157)
BR1553 (HB373)	BR1661 (SR95)	BR1775 (HR113)	BR1878 (HR121)	BR1986 (SB189)
BR1555 (HB720)	BR1663 (HB768)	BR1776 (HB560)	BR1880 (HB579)	BR1987 (HR190)
BR1557 (SB115)	BR1664 (HB528)	BR1777 (HB536)	BR1881 (HB587)	BR1988 (SR157)
BR1558 (SB123)	BR1665 (HB680)	BR1778 (SR108)	BR1884 (SR112)	BR1989 (SB178)
BR1560 (HB455)	BR1666 (HB452)	BR1779 (SR107)	BR1887 (SB171)	BR1990 (SR150)
BR1561 (HB478)	BR1668 (HB425)	BR1781 (SR141)	BR1888 (HB694)	BR1991 (HB651)
BR1562 (HR79)	BR1669 (HB598)	BR1782 (HB529)	BR1889 (HB667)	BR1993 (HB610)
BR1563 (HB462)	BR1670 (HB572)	BR1783 (HB498)	BR1890 (HB625)	BR1995 (SR139)
BR1566 (SJR72)	BR1671 (HB575)	BR1785 (SB150)	BR1891 (HB526)	BR1996 (HB627)
BR1567 (HB393)	BR1672 (SCR100)	BR1786 (HJR118)	BR1892 (HR139)	BR1999 (HB712)
BR1568 (HB417)	BR1673 (SR96)	BR1787 (HJR138)	BR1893 (HB520)	BR2000 (HB714)
BR1569 (HB722)	BR1674 (HB431)	BR1788 (HR109)	BR1894 (HB522)	BR2001 (HB713)
BR1570 (SR79)	BR1676 (HB426)	BR1789 (SB186)	BR1895 (HB754)	BR2003 (HB711)
BR1572 (SB113)	BR1677 (HB586)	BR1790 (SB153)	BR1896 (HB749)	BR2009 (HB770)
BR1573 (SJR144)	BR1678 (SB149)	BR1792 (HR133)	BR1897 (HB759)	BR2010 (HB595)
BR1575 (SR92)	BR1679 (HB461)	BR1793 (HB659)	BR1898 (SB172)	BR2012 (HB743)
BR1576 (SR73)	BR1680 (SR109)	BR1797 (HB551)	BR1899 (HB525)	BR2038 (SB221)
BR1577 (HB731)	BR1681 (SR101)	BR1798 (HB614)	BR1900 (HB524)	BR2041 (SR146)
BR1578 (HR158)	BR1682 (SR93)	BR1799 (HB608)	BR1901 (SR138)	BR2042 (SR143)
BR1579 (HB479)	BR1683 (SR84)	BR1800 (HB486)	BR1902 (SR148)	BR2043 (SR155)
BR1580 (SB124)	BR1684 (SB131)	BR1801 (HB640)	BR1903 (HB630)	BR2044 (SR154)
BR1581 (SB132)	BR1685 (HB446)	BR1802 (HR125)	BR1905 (HJR134)	BR2045 (SR156)
BR1582 (HR75)	BR1686 (HB578)	BR1803 (HR102)	BR1906 (HB676)	BR2047 (SB176)
BR1583 (HB523)	BR1687 (HR92)	BR1804 (HR105)	BR1907 (HR217)	BR2048 (SB174)
BR1583 (HB523) BR1584 (HB482)	BR1687 (HR92) BR1688 (HR100)	BR1805 (HB509)	BR1908 (SR142)	BR2051 (SB175)
BR1583 (HB523) BR1584 (HB482) BR1586 (SB127)	BR1687 (HR92) BR1688 (HR100) BR1690 (HB613)	BR1805 (HB509) BR1806 (HB508)	BR1908 (SR142) BR1910 (HJR153)	BR2051 (SB175) BR2057 (HR149)
BR1583 (HB523) BR1584 (HB482) BR1586 (SB127) BR1587 (SR68)	BR1687 (HR92) BR1688 (HR100) BR1690 (HB613) BR1691 (HR186)	BR1805 (HB509) BR1806 (HB508) BR1807 (HB510)	BR1908 (SR142) BR1910 (HJR153) BR1911 (HR126)	BR2051 (SB175) BR2057 (HR149) BR2058 (HR142)
BR1583 (HB523) BR1584 (HB482) BR1586 (SB127) BR1587 (SR68) BR1588 (SJR80)	BR1687 (HR92) BR1688 (HR100) BR1690 (HB613) BR1691 (HR186) BR1692 (SR97)	BR1805 (HB509) BR1806 (HB508) BR1807 (HB510) BR1808 (HR131)	BR1908 (SR142) BR1910 (HJR153) BR1911 (HR126) BR1914 (HB581)	BR2051 (SB175) BR2057 (HR149) BR2058 (HR142) BR2059 (SB255)
BR1583 (HB523) BR1584 (HB482) BR1586 (SB127) BR1587 (SR68) BR1588 (SJR80) BR1589 (SR82)	BR1687 (HR92) BR1688 (HR100) BR1690 (HB613) BR1691 (HR186) BR1692 (SR97) BR1694 (SB163)	BR1805 (HB509) BR1806 (HB508) BR1807 (HB510) BR1808 (HR131) BR1809 (SR117)	BR1908 (SR142) BR1910 (HJR153) BR1911 (HR126) BR1914 (HB581) BR1916 (HR137)	BR2051 (SB175) BR2057 (HR149) BR2058 (HR142) BR2059 (SB255) BR2068 (SR145)
BR1583 (HB523) BR1584 (HB482) BR1586 (SB127) BR1587 (SR68) BR1588 (SJR80) BR1589 (SR82) BR1590 (SR83)	BR1687 (HR92) BR1688 (HR100) BR1690 (HB613) BR1691 (HR186) BR1692 (SR97) BR1694 (SB163) BR1695 (HR94)	BR1805 (HB509) BR1806 (HB508) BR1807 (HB510) BR1808 (HR131) BR1809 (SR117) BR1811 (HR132)	BR1908 (SR142) BR1910 (HJR153) BR1911 (HR126) BR1914 (HB581) BR1916 (HR137) BR1917 (HB656)	BR2051 (SB175) BR2057 (HR149) BR2058 (HR142) BR2059 (SB255) BR2068 (SR145) BR2070 (HR152)
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BR2090 (SB213)	BR2203 (HB728)	BR2332 (SB211)	BR2416 (SR191)	BR2493 (SR239)
BR2092 (HR147)	BR2204 (HB774)	BR2333 (HB693)	BR2417 (HR220)	BR2494 (SR238)
BR2093 (HB604)	BR2205 (SB239)	BR2334 (HB755)	BR2418 (SR194)	BR2495 (SR232)
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BR2097 (SB205)	BR2210 (HB645) BR2211 (HB631)	BR2336 (HB751) BR2339 (HB647)	BR2420 (TR220) BR2421 (SR199)	BR2499 (HR253)
BR2098 (SR159)	BR2215 (SB238)	BR2340 (HB760)	BR2422 (SR195)	BR2500 (SR233)
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BR2100 (HCR164)	BR2217 (HB637)	BR2346 (HCR172)	BR2424 (HR228)	BR2502 (SR231)
BR2101 (HB653)	BR2218 (HB742)	BR2347 (SB206)	BR2425 (HR223)	BR2503 (HR254)
BR2102 (HB767)	BR2220 (SB245)	BR2348 (HB706)	BR2426 (SR198)	BR2504 (SR235)
BR2103 (HB698)	BR2221 (SB188)	BR2352 (HR189)	BR2428 (SR212)	BR2505 (HR258)
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BR2111 (HB649)	BR2230 (SB247)	BR2358 (SB209)	BR2434 (SR280)	BR2511 (SR243)
BR2112 (HCR203)	BR2231 (HB736)	BR2359 (HB692)	BR2435 (HR275)	BR2512 (HR256)
BR2113 (SR160)	BR2233 (HB677)	BR2360 (HR174)	BR2436 (HR276)	BR2513 (HR261)
BR2114 (SR161)	BR2234 (SB235)	BR2362 (HR183)	BR2438 (SR215)	BR2514 (HR263)
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BR2129 (HJR169)	BR2244 (SB244)	BR2366 (HR202)	BR2442 (HR233)	BR2518 (HR280)
BR2130 (HB740)	BR2266 (SB215)	BR2367 (SR273)	BR2443 (SR207)	BR2519 (SR276)
BR2131 (SB181)	BR2267 (SB216)	BR2368 (SR265)	BR2444 (SR204)	BR2520 (SR279)
BR2132 (SB200)	BR2268 (HB650)	BR2369 (SR274)	BR2445 (HR236)	BR2521 (HR266)
BR2133 (SB202)	BR2269 (SB222)	BR2370 (SR258)	BR2446 (HR227)	BR2522 (SR245)
BR2134 (SB201)	BR2270 (SB220)	BR2371 (SR263)	BR2447 (HR232)	BR2523 (HR292)
BR2138 (SB230) BR2139 (HCR178)	BR2271 (SB219) BR2272 (SB218)	BR2372 (SR267) BR2373 (SR255)	BR2448 (SR203) BR2450 (SR210)	BR2524 (HR272) BR2525 (HR264)
BR2140 (HB671)	BR2273 (SB218)	BR2374 (SR255)	BR2450 (SR210) BR2451 (HR235)	BR2526 (HR277)
BR2142 (SB190)	BR2274 (SB227)	BR2375 (SR252)	BR2452 (HR231)	BR2527 (HR265)
BR2143 (HB648)	BR2275 (SB226)	BR2377 (SR251)	BR2453 (SR205)	BR2528 (SR246)
BR2144 (SB237)	BR2276 (SB225)	BR2378 (SR174)	BR2454 (SR216)	BR2529 (HR268)
BR2145 (SR168)	BR2279 (SB193)	BR2379 (HR188)	BR2455 (SR209)	BR2530 (HR271)
BR2148 (SB207)	BR2281 (HB730)	BR2380 (HR191)	BR2456 (SR222)	BR2531 (HR269)
BR2149 (HB702)	BR2282 (HB727)	BR2381 (HR204)	BR2457 (SR221)	BR2532 (HR270)
BR2150 (SB228) BR2151 (SR208)	BR2283 (HB773) BR2288 (HB703)	BR2382 (SR175) BR2383 (HR206)	BR2458 (SR206) BR2459 (HR238)	BR2533 (SR278) BR2534 (SR277)
BR2152 (HB616)	BR2289 (HB655)	BR2384 (SJR182)	BR2460 (SR218)	BR2535 (HR278)
BR2153 (HB701)	BR2290 (HB733)	BR2385 (HR208)	BR2461 (SR214)	BR2536 (HR281)
BR2155 (HB744)	BR2291 (HB642)	BR2386 (SR176)	BR2462 (HR243)	BR2538 (SR282)
BR2156 (HB746)	BR2292 (HJR201)	BR2387 (SR180)	BR2463 (SR219)	BR2539 (SR283)
BR2157 (HB735)	BR2293 (HB705)	BR2388 (HR207)	BR2464 (SR211)	BR2540 (HR289)
BR2158 (HB745)	BR2294 (HB665)	BR2389 (SR183)	BR2465 (HR244)	BR2541 (HR288)
BR2163 (HJR171) BR2164 (HB662)	BR2296 (HB670) BR2297 (HB669)	BR2390 (HR267) BR2391 (SR181)	BR2466 (HR240) BR2467 (SR223)	BR2542 (HR287) BR2543 (HR290)
BR2165 (SB252)	BR2298 (HB661)	BR2392 (SR185)	BR2468 (HR251)	BR2544 (HR284)
BR2167 (SJR169)	BR2299 (HB719)	BR2393 (SR184)	BR2469 (HR241)	BR2545 (HR286)
BR2168 (SCR162)	BR2301 (HB646)	BR2394 (SR187)	BR2470 (HR262)	BR2546 (HR291)
BR2171 (SB194)	BR2303 (HB652)	BR2395 (HR210)	BR2471 (SR213)	BR2547 (HR285)
BR2172 (HB635)	BR2304 (HB668)	BR2396 (HR234)	BR2472 (SR220)	BR2548 (HR283)
BR2173 (HB617)	BR2305 (HB715)	BR2397 (HR216)	BR2473 (HR245)	BR2549 (HR282)
BR2174 (SCR177) BR2175 (SR170)	BR2306 (SJR166) BR2307 (SB198)	BR2398 (SR179) BR2399 (HR214)	BR2474 (HR246) BR2475 (SR242)	BR2552 (SR249) BR2553 (SR253)
BR2176 (SR164)	BR2308 (SB197)	BR2400 (SR186)	BR2476 (SR242)	BR2554 (SR250)
BR2178 (SB185)	BR2309 (SB199)	BR2401 (HR211)	BR2477 (HR250)	BR2555 (SR272)
BR2179 (SB248)	BR2310 (SB204)	BR2402 (HR215)	BR2478 (SR225)	BR2556 (SR254)
BR2185 (SCR237)	BR2311 (SB250)	BR2403 (HR221)	BR2479 (SR226)	BR2557 (HR293)
BR2186 (SCR284)	BR2312 (SB251)	BR2404 (SR188)	BR2480 (SR224)	BR2558 (HR295)
BR2187 (SB246)	BR2313 (HB691)	BR2405 (SR217)	BR2482 (HR247)	BR2559 (HR297)
BR2189 (HB724) BR2100 (SR236)	BR2315 (SB195) BR2316 (HB672)	BR2406 (HR219) BR2407 (HCR213)	BR2483 (SR240) BR2484 (SR241)	BR2560 (HR299) BR2561 (HR298)
BR2190 (SB236) BR2191 (SB256)	BR2316 (HB672) BR2317 (HR177)	BR2407 (HCR213) BR2408 (HCR212)	BR2484 (SR241) BR2485 (SR228)	BR2561 (HR298) BR2562 (HR296)
BR2195 (SR158)	BR2318 (HR175)	BR2409 (HR222)	BR2485 (SR228) BR2486 (SR275)	
BR2197 (SB212)	BR2319 (HB673)	BR2410 (SR190)	BR2487 (SR266)	
BR2198 (HB738)	BR2320 (SB231)	BR2411 (SR192)	BR2488 (SR227)	