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 3,

SB 2 - See Introductions on February 10. 2009.

SB 3 - See Introductions on February 3. 2009.

Introduced Jan. 6, 2009

SB 4/CI (BR 331) - D. Kelly, E. Worley, W. Blevins Jr., D. Boswell, T. Buford, P. Clark, J. Denton, D. Harper Angel, R. Jones II, G. Neal, J. Rhoads, K. Stein, J.

AN ACT relating to crimes and punishments and declaring 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; amend KRS 431.515 to conform; 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 offenders abuse 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 facility; residential treatment EMERGENCY.

SB 4 - AMENDMENTS

HCS/CI - Amend to include additional due process guarantees prior to entry into secure treatment, to require that qualifying substance abuse be recent and relevant, to allow a defendant to offer additional assessment information, and to allow a court to grant full or partial credit for time served if a person leaves a treatment program with good cause.

HFA (1/FN/P, T. Burch) - Attach provisions of HB 490 HCS.

HFA (2/FN/P, T. Burch) - Attach the provisions of HB 490 HCS.

HFA (3, T. Riner) - Amend to specify that substance abuse treatment may be obtained from a secular or a faith-based program.

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate Jan 7-to Judiciary (S Jan 8-reported favorably, 1st reading, to Calendar

Jan 9-2nd reading, to Rules

Feb 4-posted for passage in the Regular Orders of the Day for Thursday, February 5, 2009

Feb 5-3rd reading, passed 35-0

Feb 6-received in House

Feb 11-to Judiciary (H) Mar 2-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 amendment (2) filed to the bill; posted for passage in the Regular Orders of the Day for Friday, March 6, 2009

Mar 10-floor amendment (3) filed to Committee Substitute

Mar 11-3rd reading; floor amendment (2) defeated ; passed 98-0 with Committee Substitute, floor amendment (3); received in Senate

Mar 12-posted for passage for concurrence in House Committee Substitute, floor amendment (3); Senate concurred in House Committee Substitute, floor amendment (3); passed

Mar 13-enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch.

SB 5/FN/LM/CI (BR 61) - R. Jones II

AN ACT relating to driving under the

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 blood; create a defense if the person took the controlled substance in compliance with a valid prescription; reduce the required alcohol concentration for an aggravating circumstance from 0.18 to 0.15; amend KRS 189A.105 to lower the alcohol percentage from 0.18 to 0.15 for increased penalties; amend various other statutes to conform.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on Judiciary

Jan 6-introduced in Senate

Jan 7-to Judiciary (S)

Jan 8-reported favorably, 1st reading, to Calendar

Jan 9-2nd reading, to Rules

Feb 4-posted for passage in the Regular Orders of the Day for Thursday, February 5, 2009

Feb 5-3rd reading, passed 34-1

Feb 6-received in House

Feb 11-to Judiciary (H)

Mar 6-posted in committee

Mar 9-taken from committee; 1st reading; returned to Judiciary (H)

SB 6 (BR 37) - K. Stine, D. Thayer

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

Create a new section of KRS 160 to require the Kentucky Department of Education to promulgate administrative regulation to require all public preschool to eighth grade programs, no later than the 2009-2010 school year, to implement 30 minutes per day or 150 minutes per week of

structured moderate-to-vigorous physical

activity in a minimum of 10 minute

intervals incorporated into the school

recess, or other structured physical activities; require the Kentucky Board of Education to promulgate administrative regulations to implement the physical activity requirement; amend 160.345 to conform. (Prefiled by the sponsor(s).) Jun 26-To: Interim Joint Committee on

Education

Jan 6-introduced in Senate Jan 8-to Education (S)

SB 7 (BR 28) - G. Tapp, D. Seum

AN ACT relating to motor vehicles.

Amend KRS 186.010 to define "lowspeed 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 highways with a posted speed limit of 45 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 with Chapter 186A, and registered as a motor vehicle in accordance with KRS 186.050(3)(a); permit low-speed electric vehicles to cross a roadway with a posted speed limit of more than 45 miles per hour if the intersection is equipped with an electric traffic signal.

(Prefiled by the sponsor(s).)

Aug 7-To: Interim Joint Committee on Transportation

Jan 6-introduced in Senate Jan 8-to Transportation (S)

SB 8 (BR 34) - T. Buford

AN ACT relating to donations.

Create a new section of KRS 367.170 to 367.300 to require for profit entities that collect donated items for resale to affix a permanent sign on the collection bins that states that the collections are not charitable in nature and do not qualify for a charitable deduction, and that provide the name and contact information for the entity; provide that a violation of this section is an unlawful act under KRS 367.170; provide that the provisions may be enforced by the Attorney General or the county attorney.

SB 8 - AMENDMENTS

SFA (1, T. Buford) - Retain original provisions; specify placement of label on for-profit donation box.

(Prefiled by the sponsor(s).)

Aug 7-To: Interim Joint Committee on Judiciary

Jan 6-introduced in Senate Jan 8-to Licensing, Occupations & Administrative Regulations (S)

10-reported favorably, Feb reading, to Consent Calendar

Feb 11-2nd reading, to Rules

Feb 13-floor amendment (1) filed Feb 23-posted for passage in the

Regular Orders of the Day for Monday, February 23, 2009; 3rd reading, passed 36-0 with floor amendment (1)

Feb 24-received in House Feb 25-to Labor & Industry (H)

day; permit the physical activity to Mar 3-posted in committee include a combination of classroom-Mar 5-reported favorably, 1st reading, based physical activity, structured to Calendar

Mar 6-2nd reading, to Rules

Mar 9-taken from Rules Committee;

placed in the Orders of the Day Mar 10-3rd reading, passed 97-0;

received in Senate Mar 11-enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch.

SB 9 - See Introductions on January 7, 2009.

SB 10 (BR 69) - R. Jones II, B. Smith

AN ACT relating to the civil rights of deaf and hard of hearing persons.

Amend KRS 163.510 to require the Commission on the Deaf and Hard of Hearing to advise the Commission on Human Rights on adequate technological means of providing closed captioning for motion picture theaters; amend KRS 344.130 to require movie theaters with five or more screens to provide closed captioning for deaf and hard of hearing persons; amend KRS 344.190 to require the Commission on Human Rights to review and approve available closed captioning technologies and set the minimum numbers of closed captioned showings of a movie which must be offered at each covered theater.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on Judiciary

Jan 6-introduced in Senate Jan 8-to Licensing, Occupations & Administrative Regulations (S)

SB 11 (BR 180) - J. Westwood

AN ACT amending 2008 Kentucky Acts Chapter 127, relating to corrections, and declaring an emergency.

Amend 2008 Kentucky Acts Chapter 127, the state/executive branch budget bill, to delete language pertaining to the calculation of probation and parole credit and to the minimum expiration of sentence required for final discharge of prisoners; include noncodified provision relating to the effect of the bill's provisions after the bill's effective date; EMERGENCY.

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate Jan 8-to Appropriations & Revenue

SB 12 (BR 38) - J. Pendleton

AN ACT relating to fuel ethanolblended gasoline.

Create new section of KRS 363.900 to 363.908 to define terms; require that all fuel terminals that sell gasoline in Kentucky offer for sale, in cooperation with position holders and suppliers, fuel ethanol-blended gasoline, fuel ethanol, and unblended gasoline; provide that terminals that only offer for sale federal reformulated gasolines shall be exempt from the requirement to offer for sale unblended gasoline; permit all fuel retail facilities, wholesalers, distributors, and marketers to purchase ethanol from any terminal, position holder, fuel ethanol

producer, fuel ethanol wholesaler, or supplier; permit biodiesel-blended fuel to be freely mixed or co-mingled with conventional diesel fuel and sold at retail without any penalty, fine, punishment, or regulatory impediment; and permit fuel ethanol-blended gasoline to be freely mixed or co-mingled with unblended gasoline and sold at retail without any penalty, fine, punishment, or regulatory impediment.

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate Jan 8-to Natural Resources and Energy (S)

SB 13 (BR 45) - B. Leeper

AN ACT relating to nuclear power. Amend KRS 278.600 to require that nuclear power facilities have a plan for the storage of nuclear waste rather than a means for permanent disposal; define "storage"; amend KRS 278.610 to delete the requirement that the Public Service Commission certify the facility as having a means for disposal of high-level nuclear waste; change all references to the disposal of nuclear waste to the storage of nuclear waste; repeal KRS 278.605.

SB 13 - AMENDMENTS

HFA (1, M. Denham) - Prohibit construction of low-level radioactive disposal waste sites in the Commonwealth except as provided in KRS 211.852; and require the Kentucky Public Service Commission to determine that construction of a nuclear power facility would not create low-level radioactive or mixed wastes that would be required to be disposed of in lowlevel radioactive waste disposal sites in the Commonwealth.

HFA (2, M. Denham) - Prohibit construction of low-level radioactive disposal sites Commonwealth except as provided in KRS 211.852; require the Kentucky Public Service Commission to determine that neither the construction nor the operation of a nuclear power facility, including ones constructed by entities regulated under KRS Chapter 96, would create low-level radioactive or mixed wastes that would be required to be disposed of in low-level radioactive waste disposal sites in the Commonwealth.

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate Jan 8-to Natural Resources and Energy (S)

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

Feb 5-2nd reading, to Rules

Feb 10-posted for passage in the Regular Orders of the Day for Wednesday, February 11, 2009 Feb 11-passed over and retained in

the Orders of the Day

Feb 12-3rd reading, passed 29-6

Feb 13-received in House

Feb 23-to Tourism Development & Energy (H)

Feb 24-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar
Feb 27-2nd reading, to Rules

Mar 2-floor amendment (1) filed

Mar 4-floor amendment (2) filed Mar 5-recommitted to Natural Resources & Environment (H)

Mar 9-posted in committee; posting waived

SB 14 (BR 182) - K. Winters

AN ACT amending 2008 Kentucky Acts Chapter 127, relating to corrections, and declaring an emergency.

Amend 2008 Kentucky Acts Chapter 127, the state/executive branch budget bill, to delete language pertaining to the calculation of probation and parole credit and to the minimum expiration of sentence required for final discharge of prisoners; include noncodified provision relating to the effect of the bill's provisions after the bill's effective date; EMERGENCY.

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate
Jan 8-to Appropriations & Revenue
(S)

SB 15/LM (BR 12) - D. Ridley, J. Rhoads, D. Boswell

AN ACT relating to public infrastructure authorities.

Establish KRS Chapter 175B and create new sections thereof to provide definitions; establish the Kentucky Public Transportation Infrastructure Authority; membership, specify meeting requirements, staffing, and operations; state the purpose and powers of the authority; direct the 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, and direct how proceeds of tolls and other revenues shall be used; permit the 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 the authority to issue administrative regulations; permit public utilities to utilize rights-of-way under permit specific circumstances; agreements for use of real estate assets of the authority by the Commonwealth; authorize issuance of bonds; provide that bonds are not a debt of the Commonwealth; permit incidental use of rights-of-way for specified purposes; authorize trust relationships; authorize state agencies and localities to invest in bonds; exempt bonds from state taxation; allow the 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; board members indemnify 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

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate
Jan 8-to Appropriations & Revenue

SB 16/LM (BR 279) - T. Buford, K. Stein

AN ACT relating to urban-county government police and fire employees.

Amend KRS 67A.300 to provide that police and fire employees of an urbancounty government who are laid off or suspended due to economic necessity caused wholly or in part by an increase in employer contributions to the policemen's and firefighters' retirement fund shall be provided a monthly benefit of 40 percent of salary and health insurance benefits not to exceed ten years or the date of reemployment or retirement; require the urban-county government to certify whether or not a police or fire employee who has been laid off or suspended is eligible for benefits; allow the employee to petition the Circuit Court if he or she is determined to not be eligible for benefits; EMERGENCY.

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate
Jan 8-to State & Local Government
(S)

SB 17 (BR 288) - E. Tori

AN ACT relating to the military family assistance trust fund.

Amend KRS 36.474 to make military personnel and their families eligible for military family assistance trust fund grants for 180, rather than 90, days after the end of deployment; provide for grants for a demonstrated need for several members of the military or their families if approved by a majority of the military family assistance trust fund board.

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate Jan 8-to Veterans, Military Affairs, & Public Protection (S)

Feb 5-reported favorably, 1st reading, to Consent Calendar

Feb 6-2nd reading, to Rules

Feb 10-posted for passage in the Regular Orders of the Day for Wednesday, February 11, 2009

Feb 11-recommitted to Veterans, Military Affairs, & Public Protection (S)

SB 18/LM (BR 224) - D. Seum

AN ACT relating to the storage of explosives and declaring an emergency.

Create a new section of KRS Chapter 67C prohibiting the location of explosive magazines within 3,000 feet of water installations within a county containing consolidated local government; establish penalties for violations; EMERGENCY.

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate
Jan 8-to State & Local Government
(S)

SB 19/FN/HM (BR 448) - T. Buford

AN ACT relating to insurance coverage of dialysis treatments.

Create a new section of Subtitle 17A of KRS Chapter 304 to define "provider"; limit patient travel for dialysis to 30 miles from patient's home or the nearest dialysis facility if more than 30 miles from patient's home; prohibit specified actions by the insurer that would result in a shift in primary responsibility for reimbursement to any governmental program; require advance written notice any proposed decrease reimbursement rates; prohibit governmental consideration of reimbursement in determining out-ofnetwork reimbursement; requirement reimbursement for dialysis treatment be made to the provider and not the patient; create a new section of Subtitle 99 of KRS Chapter 304 to impose monetary penalties for violation of this Act.

Jan 6-introduced in Senate Jan 8-to Health & Welfare (S)

SB 20 (BR 339) - B. Leeper, C. Borders, D. Boswell, D. Givens, R. Palmer II, D. Ridley

AN ACT relating to the Kentucky Infrastructure Authority.

Amend KRS 224A.030 to add one member to the Kentucky Infrastructure Authority representing the Kentucky Municipal Utility Association; establish initial and subsequent terms.

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate
Jan 8-to State & Local Government
(S)

Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules

Feb 11-posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009

Feb 12-passed over and retained in the Orders of the Day

Feb 13-passed over and retained in the Orders of the Day

Feb 23-3rd reading, passed 37-0

Feb 24-received in House

Feb 25-to State Government (H)

Feb 26-posted in committee
Mar 5-reported favorably, 1st reading,

to Consent Calendar
Mar 6-2nd reading, to Rules; posted
for passage in the Consent Orders of the

Day for Monday, March 9, 2009 Mar 9-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 11-3rd reading, passed 94-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 29)

SB 21/LM (BR 88) - T. Buford

AN ACT relating to swimming pool safety.

Amend KRS 211.180 to require the Cabinet for Health and Family Services to follow certain guidelines when promulgating administrative regulations relating to swimming pool safety and sanitation; direct the cabinet to allow public swimming pools to be operated or maintained without a main outlet or main drain, or with an existing main outlet or main drain removed or disabled; mandate that swimming pool regulations

comply with the federal Virginia Graeme Baker Pool and Spa Safety Act and that they allow any public pool equipment option permitted under that federal law; EFFECTIVE JANUARY 1, 2010.

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate Jan 8-to Veterans, Military Affairs, & Public Protection (S)

Feb 5-reported favorably, 1st reading, to Consent Calendar

Feb 6-2nd reading, to Rules

Feb 11-posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009

Feb 12-passed over and retained in the Orders of the Day

Feb 13-passed over and retained in the Orders of the Day

Feb 23-3rd reading, passed 37-0 Feb 24-received in House Feb 25-to Health & Welfare (H)

SB 22 (BR 210) - J. Denton, D. Harper Angel

AN ACT relating to personal services and making an appropriation therefor.

Create a new section of KRS Chapter 216 to provide for the certification of personal services agencies; define the terms "cabinet", "client", "department", "personal services", "personal services agency", "parent personal services agency", and "secretary"; require a personal services agency to be certified; require existing personal services agencies to file an application for certification by December 31, 2009, and other agencies to obtain certification prior to providing personal services; require the secretary of the Cabinet for Health and Family Services to promulgate administrative regulations; provide that only personal services agencies meeting standards for certification will be granted a certificate; require all fees to be paid to the State Treasury and used for funding a department as specified by the secretary of the Cabinet for Health and Family Services; 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; 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 a department as specified by the secretary of the Cabinet for Health and Family Services for administrative 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: and provide that moneys are appropriated for purposes set forth in the Act.

SB 22 - AMENDMENTS

SCS - Retain original provisions except define the term "crime" and amend the definition of the term "personal services"; require personal services agencies to perform a criminal background check on applicants for employment; require personal services agencies to inform applicants for

employment of the requirement for criminal background check; prohibit personal services agencies employing a person who has been convicted of a crime; and, require that administrative expenditures do not exceed the amount collected in fees and

HCS - Retain original provisions except amend the definition of the term "personal services."

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate Jan 8-to Health & Welfare (S)

Feb 25-reported favorably, reading, to Calendar with Committee Substitute

Feb 26-2nd reading, to Rules

Feb 27-posted for passage in the Regular Orders of the Day for Friday, February 27, 2009; 3rd reading, passed 35-1 with Committee Substitute

Mar 2-received in House

Mar 3-to Health & Welfare (H)

Mar 5-posting waived retroactively; reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 6-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009

Mar 9-3rd reading, passed 96-0 with Committee Substitute ; received in Senate

Mar 12-posted for passage for concurrence in House Committee Substitute; Senate concurred in House Committee Substitute; passed 38-0

Mar 13-enrolled, signed by each presiding officer; delivered to Governor Mar 24-signed by Governor (Act ch.

SB 23/AA (BR 364) - T. Buford

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 of the Kentucky Constitution to extend the terms of State Representatives from two to four years; submit to voters.

Jan 6-introduced in Senate Jan 8-to State & Local Government

SB 24/LM (BR 241) - T. Buford

AN ACT relating to campaign finance reports.

Amend KRS 121.180 to eliminate the requirement for a duplicate copy of a campaign report to be filed with the clerk in the county in which a legislator

Jan 6-introduced in Senate Jan 8-to State & Local Government

SB 25/LM (BR 456) - R. Stivers II

AN ACT relating to anatomical gifts. Create, amend, and repeal various provisions relating to anatomical gifts and create the Revised Anatomical Gift Act to make consistent the provisions relating to 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: the manner of making an anatomical gift before the donor's death; procedure for amending or revoking an anatomical gift before the donor's death; the refusal to make an anatomical gift and the effect of that refusal; the preclusive effect of an anatomical gift, amendment, or revocation; who may make an anatomical gift of the decedent's body or part; the manner of making, amending, or revoking an anatomical gift of the decedent's body or part; persons that may receive an anatomical gift and the purpose of the anatomical gift; search by 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 directive: advance health-care 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; amend and repeal various sections to conform.

Jan 6-introduced in Senate Jan 7-to Judiciary (S)

SB 26/CI (BR 455) - R. Stivers II, J. Rhoads

AN ACT relating to inmate recidivism reduction.

Create new sections of KRS Chapter 197, relating to prisons, to permit the Department of Corrections to operate a Prison Industries Enhancement (PIE) program in which the labor of prisoners is leased to private entities to make products and perform services for private employers; create a commission to oversee the activities of the program.

SB 26 - AMENDMENTS

SCS/CI - Retain original provisions except change provision relating to prison labor charges from Environmental and Public Protection Cabinet to Labor Cabinet; change provision relating to deductions from prisoner wages to specify deductions for taxes, family support, restitution, and compensation fund and set limits on deductions; specify how deductions for court costs and fines are to be paid; require employer to comply with the National Environmental Policy Act.

SFA (1, R. Stivers II) - Make numerical corresponding correction.

Jan 6-introduced in Senate Jan 7-to Judiciary (S)

Feb 5-reported favorably, 1st reading,

to Calendar with Committee Substitute Feb 6-2nd reading, to Rules

Feb 9-floor amendment (1) filed to

Committee Substitute

Feb 11-posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009

Feb 12-3rd reading, passed 36-0 with Committee Substitute, floor amendment

Feb 13-received in House Feb 23-to Judiciary (H) Mar 6-posted in committee Mar 9-taken from committee; 1st reading; returned to Judiciary (H)

SB 27 (BR 386) - B. Leeper

AN ACT relating to brownfield redevelopment and making appropriation therefor.

Create new section of KRS 224 to establish the brownfield redevelopment fund in the State Treasury; specify that the funds shall be used to make grants and loans to governmental agencies for brownfield assessments, corrective action, and demolition or other actions to restore the property to beneficial use; allow the cabinet to promulgate administrative regulations; specify the sources of moneys that can be credited to the fund; and allow the cabinet to enter into agreements with federal and state agencies to carry out the provisions of the bill.

SB 27 - AMENDMENTS

HFA (1/P, R. Webb) - Attach the provisions of SB 63, except remove definition of "cathode ray tube"; remove "cathode ray tube" from definition of "covered electronic device"; remove "computer processing unit" and "laptop" from the definition of "covered electronic device" and replace with "computer"; remove "mobile phone" from definition of "covered electronic device"; remove "television" from definition of "covered electronic device"; provide a specific exemption for motorcycles television-top boxes from the definition of "covered electronic device"; replace the specific exemption for visual displays that are not separate from a larger piece of equipment with a specific exemption for visual displays that are not separate from automobiles; remove definitions of "mobile phone" and "television"; increase the minimum number of covered electronic devices assembled in one year from 100 to 500 before the assembler meets the definition of "manufacturer"; provide that persons who manufacturer fewer than 5,000 covered electronic devices pay a registration fee of \$2,500 and those who manufacturer 5,000 or more covered electronic devices pay a registration fee of \$5,000; add language to clarify that manufacturers must provide for the takeback of their covered electronic devices without charging a fee at the time the devices are collected; add language to clarify that mail-back programs, if provided, may not charge a fee at the time the devices are mailed.

HFA (2/Title, R. Webb) - Make title amendment.

Jan 6-introduced in Senate

Jan 8-to Natural Resources and Energy (S)

Feb 11-reported favorably, 1st reading, to Consent Calendar

Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009; 3rd reading, passed 37-0

Feb 24-received in House Feb 25-to Natural Resources &

Mar 3-posted in committee Mar 9-taken from committee; 1st reading; returned to Natural Resources & Environment (H)

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009; floor amendments (1) and (2-title) filed

Mar 11-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 97-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 30)

SB 28 (BR 365) - J. Pendleton, 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; extend 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 recordkeeping; grant the office authority to approve all electronic, computer, or other technologic aids; provide that intentionally making false or misleading statements constitutes 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 located in the county, or a contiguous county to the county, in which charitable gaming is conducted; provide acceptable costs to be included in calculation of the 40 percent rule; 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 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 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 and define serious violation; provide requirements for appeals to administrative actions by the office.

Jan 6-introduced in Senate Jan 8-to State & Local Government (S)

SB 29/FN/LM (BR 213) - A. Kerr

AN ACT relating to breast-feeding.

Amend KRS 211.990 to establish a fine of 100 dollars for the first offense 200 for each subsequent penalty for any person who violates any provision of KRS 211.755, which establishes that breast-feeding is permitted by a mother in any location, public or private, where the mother is otherwise authorized to be.

Jan 6-introduced in Senate Jan 8-to Health & Welfare (S)

Introduced Jan. 7, 2009

SB 9 (BR 434) - J. Carroll

AN ACT relating to a compensatory leave sharing program.

Create a new section of KRS Chapter 18A to create the compensatory leave sharing program for state employees; require that employees who have accrued more than fifty hours of compensatory leave be allowed to transfer any additional compensatory leave time to another employee under certain circumstances; set eligibility guidelines for employee participation in the program; require the secretary of the Personnel Cabinet to promulgate administrative regulations to implement compensatory leave sharing program; amend KRS 18A.025 to conform.

Jan 7-introduced in Senate
Jan 8-to State & Local Government

SB 30/LM (BR 183) - J. Schickel, D. Seum, D. Kelly, A. Kerr, J. Westwood

AN ACT relating to public records.

Create a new section of KRS 65.750 to 65.760 to specify that tapes of communications with a 911 center or emergency dispatch center are not public records; provide for court-ordered release of transcript of conversation; provide for release copies of the actual tapes with permission from persons making the call and persons referenced in the call.

SB 30 - AMENDMENTS

SCS/LM - Delete reference to any agency other than а communications center; add provision allowing release of tapes without court order to law enforcement agencies and prosecutors; remove provisions requiring court order for release of transcript of information from a tape, redacting personal and other information, and limits on fees for making copy of transcript; permit any person to listen to tape at 911 facility and to make written or other notes or full transcript of tape but not record the tape; require rather than permit court to release copies of tapes for court proceedings; create a Class A misdemeanor for unlawfully recording or broadcasting a tape recording of a 911 communication.

SFA (1, R. Jones II) - Amend bill to delete requirement that attorneys in civil and criminal actions must obtain a court order to obtain a copy of a 911 communication and provide instead that copy may be obtained by subpoena duces tecum.

SFA (2, J. Schickel) - Retain original provisions; include other forms of

communication retention than tapes; provide that the transcript only of a 911 comunication can be released pursuant to a request under KRS 61.872 and delete reference to KRS 61.378.

Jan 7-introduced in Senate Jan 8-to Judiciary (S)

Feb 5-reported favorably, 1st reading, to Calendar with Committee Substitute; floor amendment (1) filed to Committee Substitute

Feb 6-2nd reading, to Rules

Feb 10-floor amendment (2) filed to Committee Substitute

Feb 11-posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009

Feb 12-3rd reading, passed 27-9 with Committee Substitute, floor amendments (1) and (2)

Feb 13-received in House Feb 23-to Judiciary (H)

SB 31/LM/CI (BR 117) - J. Schickel, D. Seum, J. Carroll, D. Kelly, A. Kerr, B. Smith, D. Thayer, J. Westwood

AN ACT relating to prisoners.

Amend KRS 441.125, relating to the working of county prisoners at community-service-related projects, to delete the requirement that a nonprofit, charitable, or service organization for which the prisoner works be "nonreligious sponsored"; make technical corrections to include newly created units of local government.

SB 31 - AMENDMENTS

HFA (1/P, S. Riggs) - Attach provisions of HB 107/GA and make technical correction.

HFA (2/Title, S. Riggs) - Make title amendment.

Jan 7-introduced in Senate Jan 8-to Judiciary (S)

Feb 26-reported favorably, 1st

reading, to Consent Calendar Feb 27-2nd reading, to Rules

Mar 2-posted for passage in the Consent Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, passed 36-0

Mar 4-received in House

Mar 6-to Local Government (H); posted in committee Mar 10-reported favorably, 1st

reading, to Consent Calendar
Mar 11-2nd reading, to Rules; floor
amendments (1) and (2-title) filed

SB 32/LM (BR 139) - E. Tori

AN ACT relating to disabled veterans'

license plates.

Amend KRS 186.162 to eliminate fees for disabled veteran license plates.

Jan 7-introduced in Senate Jan 8-to Transportation (S)

SB 33/LM (BR 77) - G. Tapp, V. McGaha, C. Gibson, B. Smith, K. Stine, D. Thayer, E. Tori, J. Westwood

AN ACT relating to the purchase of flags by public institutions.

Amend KRS 2.030 and 2.040 to require official flags of the United States and the Commonwealth of Kentucky purchased by public institutions to be manufactured in the United States. Amend KRS 118.045 to require the

United States flag purchased by the fiscal court for voting locations to be manufactured in the United States.

Jan 7-introduced in Senate

Jan 8-to State & Local Government (S)

Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules

Feb 10-posted for passage in the Regular Orders of the Day for Wednesday, February 11, 2009

Feb 11-3rd reading, passed 33-0; bill reconsidered (change PASSED status); passed over and retained in the Orders of the Day

Feb 12-passed 35-0

Feb 13-received in House

Feb 23-to State Government (H)

Feb 24-posted in committee

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 Tuesday, March 3, 2009

Mar 3-3rd reading, passed 100-0
Mar 4-received in Senate; enrolled,

signed by President of the Senate Mar 5-enrolled, signed by Speaker of the House; delivered to Governor

Mar 6-signed by Governor (Acts ch.4)

SB 34/LM (BR 372) - G. Tapp

AN ACT relating to alcoholic beverage control.

Amend KRS 241.010. 241.060. 241.080, 243.090, 243.100, 243.200, 243.390, 243.440, 243.450, 243.490, 243.500, 243.510, 243.520, 243.530, 243.620, 243.630, 243.640, 243.650, 243.660, 243.670, 244.030, 244.060, 244.070, 244.090, 244.130, 244.150, and 244.240 to encompass all licenses issued under KRS Chapters 241 to 244; redefine "small farm winery"; amend KRS 243.155 to forbid a small farm winery from manufacturing or producing brandies or cordials; amend KRS 242.100 to narrow local option election alcohol sales restrictions to the affected territory rather than the entire county and for only the time that the polls are open; amend KRS 243.031 to make language regarding small farm wineries fit the current terminology; allow license expiration and renewal after notification by the office; amend KRS 243.100, 243.360, and 243.640 to include limited liability companies along corporations, partnerships, and other entities in corporate licensing statutes; amend KRS 243.160 to remove outdated references to "consumer's spirits stamps"; amend KRS 243.360 to add hotel in-room licenses and sampling licenses to the list of licenses that do not require advertising the intent to seek the license; amend KRS 244.083 to increase the fine for designated underage alcohol possession and related crimes from \$100 to \$250: amend KRS 244,290. 244.295, and 244.480 to include local option elections within the election day alcohol sales prohibition; make technical corrections.

SB 34 - AMENDMENTS

SFA (1, D. Thayer) - Amend KRS 241.010 to increase the maximum output a small farm winery may produce from 50,000 gallons of wine in a calendar year to 100,000 gallons in a calendar year.

HCS/LM - Retain original provisions; amend KRS 189A.005 to further define "ignition interlock device"; amend KRS 189A.070 to specify that the period of time an ignition interlock device is installed shall not change the amount of time an interlock is installed on subsequent offenses; amend KRS 189A.340 to provide that the installation of an ignition interlock device is in addition to other penalties and specify length of time ignition interlock device shall be imposed; amend KRS 189A.410 to specify that persons with a hardship exemption operate only motor vehicles with an installed ignition interlock device.

CCR - Cannot agree.

FCCR/FN/LM - Retain original provisions; amend KRS 189A.010 to add driving the wrong way on a four-lane highway and lower the blood alcohol requirement from 0.18 to 0.15 under aggravating circumstances; amend KRS 243.0305 to subject sale of souvenir retail liquor sales to local ordinance; amend KRS 244.050 to provide for sampling of distilled spirits at retail locations licensed to sell distilled spirits and wine, limit sampling hours, size, and number of samples, permit limited sampling during distillery tour for educational purposes, permit offering of promotional items of nominal value in conjunction with distillery tour or sampling event.

Jan 7-introduced in Senate

Jan 8-to Licensing, Occupations & Administrative Regulations (S)

Feb 10-reported favorably, 1st reading, to Consent Calendar; floor amendment (1) filed

Feb 11-2nd reading, to Rules

Feb 13-floor amendment (1) withdrawn

Feb 23-posted for passage in the Regular Orders of the Day for Tuesday, February 24, 2009

Feb 24-passed over and retained in the Orders of the Day

Feb 25-passed over and retained in the Orders of the Day

Feb 26-3rd reading, passed 34-1; received in House

Mar 2-to Licensing & Occupations (H) Mar 6-posting waived

Mar 9-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 10-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, March 11, 2009

Mar 11-3rd reading, passed 89-7 with Committee Substitute ; received in Senate

Mar 12-posted for passage for concurrence in House Committee Substitute; Senate refused to concur in House Committee Substitute; received in House: House refused to recede from Committee Substitute ; Conference Committee appointed in House and Senate

Mar 13-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; Free Conference Committee report adopted in House; passed 70-20; received in Senate

35/LM (BR 401) - K. Stein

AN ACT relating to the operation of a

motor vehicle by an individual under eighteen years of age.

Create a new section of KRS Chapter 189 to prohibit smoking by persons under the age of 18 while operating a motor vehicle; amend KRS 186.452 and 186.454 to extend the six month probationary permit or intermediate license period upon conviction.

Jan 7-introduced in Senate Jan 8-to Transportation (S)

Introduced Jan. 8, 2009

SB 36/LM (BR 298) - D. Harper Angel, E. Tori, W. Blevins Jr., D. Boswell, J. Pendleton, M. Reynolds, J. Rhoads, J. Turner

AN ACT relating to special license

Amend KRS 186.162 to create a special license plate for recipients of the Silver Star or the Bronze Star; amend KRS 186.164 to direct Transportation Cabinet to promulgate administrative regulations regarding the documentation required to show proof of being a recipient of the Silver Star or Bronze Star; amend KRS 186.166 to require that Silver Star and Bronze Star license plates be perpetually produced.

SB 36 - AMENDMENTS

SCS/LM - Retain original provisions with the following changes: change the term "Silver Star" to "Silver Star Medal" and the term "Bronze Star" to "Bronze Star Medal"; limit Bronze Star Medal license plates to recipients of the Bronze Star Medal awarded for valor only.

HCS/LM - Retain original provisions with the following changes: change the initial and renewal fee of a Silver Star Medal license plate or Bronze Star Medal license plate to twenty dollars (\$20); direct the Department of Veteran's Affairs to name the veteran's nursing home in Hanson, Kentucky the "Joseph 'Eddie' Ballard Western Kentucky Veterans' Center" in honor Representative Eddie Ballard.

HCA (1/Title, H. Collins) - Make title amendment.

Jan 8-introduced in Senate

Feb 3-to Transportation (S)

Feb 25-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 26-2nd reading, to Rules

Mar 2-posted for passage in the Consent Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, passed 36-0 with Committee Substitute

Mar 4-received in House

Mar 6-to Transportation (H)

Mar 9-taken from committee; 1st reading; returned to Transportation (H); posting waived; posted in committee

Mar 11-taken from committee; 2nd reading; returned to Transportation (H)

Mar 12-reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

SB 37 (BR 65) - E. Tori, D. Harper Angel

AN ACT relating to current and former members of the military and making an appropriation therefor.

Amend KRS 36.474 to authorize the

use of funds from the military family assistance trust to cover educational expenses for members or veterans of the military who lost a limb while on military duty.

SB 37 - AMENDMENTS

SCS - Retain original provisions of the bill; amend KRS 36.474 to make military personnel and their families eligible for military family assistance trust fund grants for 180, rather than 90, days after the end of deployment; provide for grants for a demonstrated need for several members of the military or their families if approved by a majority of the military family assistance trust fund board.

SFA (1, E. Tori) - Make technical correction.

Jan 8-introduced in Senate

Feb 3-to Veterans, Military Affairs, & Public Protection (S)

Feb 5-reported favorably, 1st reading, to Consent Calendar

Feb 6-2nd reading, to Rules

Feb 10-posted for passage in the Regular Orders of the Day for Wednesday, February 11, 2009

Feb 11-recommitted to Veterans, Military Affairs, & Public Protection (S)

Feb 12-reported favorably, to Rules with Committee Substitute as a Consent Bill as a Consent Bill

Feb 23-floor amendment (1) filed to Committee Substitute

Feb 24-posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 37-0 with Committee Substitute, floor amendment

Feb 26-received in House Mar 2-to Seniors, Military Affairs, & Public Safety (H)

SB 38 (BR 874) - 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.

SB 38 - AMENDMENTS

SCS - Retain the original provisions except reclassify the City of Sadieville, in Scott County, population 289, from a city of the sixth class to a city of the fifth class. As provided in Section 156A of Kentucky Constitution, population requirements for 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 fifth class requires a population of 1,000 to 2,999.

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

Jan 8-introduced in Senate

Feb 3-to State & Local Government

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

Substitute, committee amendment (1-

Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Regular Orders of the Day for Tuesday, February 24, 2009

Feb 24-3rd reading, passed 33-3 with Committee Substitute and committee amendment (1-title)

Feb 25-received in House

Feb 26-to Local Government (H)

SB 39 (BR 490) - T. Buford

AN ACT relating to students of civilian military employees.

Create a new section of KRS Chapter 156 to provide students of civilian military employees the same rights as students of military families under KRS 156.730 if the parents are required to to perform their job move responsibilities, resulting in the students changing schools.

Jan 8-introduced in Senate

Feb 3-to Veterans, Military Affairs, & Public Protection (S)

Feb 5-reported favorably, 1st reading, to Consent Calendar

Feb 6-2nd reading, to Rules

Feb 10-posted for passage in the Regular Orders of the Day for Wednesday, February 11, 2009

Feb 11-passed over and retained in the Orders of the Day

Feb 12-3rd reading, passed 36-0

Feb 13-received in House

Feb 23-to Seniors, Military Affairs, & Public Safety (H)

Feb 27-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 Friday, March 6, 2009

Mar 10-3rd reading, passed 97-0; received in Senate

Mar 11-enrolled, signed by each presiding officer; delivered to Governor Mar 20-signed by Governor (Act ch.

SB 40/HM (BR 449) - T. Buford, D. Boswell, J. Carroll, P. Clark, J. Pendleton, J. Rhoads, D. Ridley, D. Seum, K. Stein, K. Winters

AN ACT relating to health benefit plan reimbursement to practitioners of the healing arts.

Create new sections of Subtitles 17A,

17B and 17C of KRS Chapter 304 to define "insurer" "doctor of chiropractic" "licensed practitioner of the healing arts" "nonroutine office visit," and "routine office visit"; require that individual procedures performed by a doctor of chiropractic be treated as separate and distinct treatments and not be combined into payment for an office visit or other outpatient visit for specified treatment; provide that only one evaluation and management procedure performed on the same date by the same provider shall be reimbursed; prohibit imposition upon the insured for more than one coinsurance or copayment for each routine or nonroutine office visit to a doctor of chiropractic; require establishment of a fee schedule for all procedures by licensed practitioners of the healing arts; provide there be no disparity for the same procedures performed by different practitioners and,

there is disparity, require reimbursement at the higher fee, and not less than reimbursement rates in effect on October 15, 2008.

SB 40 - AMENDMENTS

SFA (1, T. Buford) - Amend all three sections of this Act to delete any references to "licensed practitioner of the healing arts"; amend to clarify that reimbursement for chiropractic manipulative treatment can never fall below established reimbursement rates as of October 15, 2008.

SFA (2/Title, T. Buford) - Make title amendment.

Jan 8-introduced in Senate Feb 3-to Banking & Insurance (S) Mar 3-reported favorably, 1st reading, to Calendar

Mar 4-2nd reading, to Rules

Mar 5-recommitted to Appropriations & Revenue (S); floor amendments (1) and (2-title) filed

Introduced Jan. 9, 2009

SB 41 (BR 852) - D. Givens

changes.

AN ACT relating to agriculture. Amend KRS 11.170, 248.510, and 260.857 to change the name of the Senate Agriculture and Natural Resources Committee to the Senate Agriculture Committee; make technical

SB 41 - AMENDMENTS

SCA (1, D. Givens) - Replace appointee consideration for the KARDA board from a representative from the Kentucky Fertilizer and Agriculture Chemical Association to a representative from the Agribusiness Association of Kentucky.

Jan 9-introduced in Senate

Feb 3-to Agriculture (S)

Feb 5-reported favorably, 1st reading, to Calendar with committee amendment

Feb 6-2nd reading, to Rules

Feb 10-posted for passage in the Regular Orders of the Day Wednesday, February 11, 2009

Feb 11-3rd reading, passed 35-0 with committee amendment (1)

Feb 12-received in House

Feb 23-to Agriculture & Small Business (H)

Mar 2-posted in committee

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

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009

Mar 6-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 10-3rd reading, passed 97-0; received in Senate

Mar 11-enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch.

SB 42/LM (BR 889) - J. Denton

AN ACT relating to crimes and punishments.

Amend KRS 510.140 to define oriented business," an sexually" "employee" thereof, and "nudity;", and to prohibit an employee of a sexually oriented business, while in a state of semi-nudity, to be within 6 feet of a

Jan 9-introduced in Senate Feb 3-to Judiciary (S) 26-reported favorably,

reading, to Calendar

Feb 27-2nd reading, to Rules

Mar 2-posted for passage in the Regular Orders of the Day for Monday, March 2, 2009; 3rd reading, passed 35-2 Mar 3-received in House

Mar 6-to Licensing & Occupations (H)

SB 43 (BR 217) - J. Westwood

AN ACT relating to career and technical education, making 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 a new section of KRS Chapter 158 to require the Kentucky Department of Education to define "chronically low performing high school"; require each chronically low performing high school to implement a comprehensive school improvement plan with monitoring and assistance from the department; create a new section of KRS Chapter 156 to require communication of the minimum college and career-readiness standards to all local school districts prior to the beginning of the 2009-2010 school year; require the department to develop remedial courses in English, reading. and mathematics for students in grades 9. 11. and 12: create a new section of KRS Chapter 157 to establish a career and technical education accessibility fund for matching grants to local school districts to be administered by the Education Cabinet and 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 Education Cabinet and require the cabinet to promulgate administrative regulations for implementing the grant program; create 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; provide that school districts may qualify and accept offers of assistance under this program as well as qualify for other bond assistance from the commission; provide that requirements of KRS 157.620 plus having unmet needs, apply to participation in the career and technical education facilities program; amend KRS 158.814 to require that the Kentucky

Department of Education and the Office of Career and Technical Education determine the state-wide unmet needs for career and technical education capital projects; create a new section of KRS Chapter 158 to require the Kentucky Department of Education and other entities to develop evidencedbased models for addressing the needs of at-risk students; create a new section of KRS Chapter 141 to provide a tax credit for a financial gift or in-kind contribution to the career and technical education accessibility fund; amend KRS 141.0205 to conform; amend KRS 158.814 for capital planning and assessment of facilities and the eligibility of districts to participate in the career and technical education facility fund; amend KRS 158.816 relating to assessment of student achievement of technical education students; 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; name the Act the "Career Pathways Act of 2009"; EMERGENCY.

Jan 9-introduced in Senate Feb 3-to Education (S)

SB 44 (BR 212) - J. Westwood

AN ACT relating to interscholastic

Create new sections of KRS 158 to define home school; identify the conditions under which a student enrolled in a home school program may participate in interscholastic athletic teams sponsored by or engaged in by public schools.

Jan 9-introduced in Senate Feb 3-to Education (S)

Introduced Feb. 3, 2009

SB 1 (BR 803) - K. Winters, D. Williams, D. Kelly, V. McGaha, K. Stine, 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 purposes and components of a balanced assessment program including both formative and summative assessments; eliminate the open-response questions requirement; require writing portfolios be maintained for each student in grade 5 to 12 but eliminate from the state assessment; limit rewrites of the writing portfolio; require an on-demand assessment of student writing one time within the elementary, middle, and high school grades, respectively; require writing assessments consisting of items emphasizing multiple-choice mechanics and editing one time within the elementary, middle, and high school, respectively; require each school council to develop policies relating to the school's writing program; eliminate practical living and vocational studies from the assessment program but require a program evaluation of practical living and career studies annually: eliminate arts and humanities student testing from the assessment program but require a program evaluation of arts and humanities annually; require that 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; limit state core content testing to the last seven days of a local district's school calendar and limit number of days of testing to no more than five during that period; provide that a local board of education may adopt the use of commercial assessments for making formative judgments; require the Kentucky Department of Education to assist districts in selection of commercial products that address Kentucky core content; require the Kentucky Board of Education to recommend at least three companies or products to the state board for approval; amend KRS 158.6452 to require the School Curriculum, Assessment, and Accountability Council to provide recommendations relating to the identification of academic skills and deficiencies of individual students; amend KRS 158.6455 to modify language relating to successful school and delete references to rewards; amend KRS 158.6458 to modify title of the assessment and accountability system, by adding reference to "academic achievement"; amend KRS 158.6459 to change the high school readiness exam from grade 8 to grade 9; 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 156.095, 158.6459, 158.710, 158.7874, 158.805, 158.816, 159.035, and 160.345 to conform; make technical changes.

SB 1 - AMENDMENTS

SCS - Retain original provisions, except add language providing that the additional multiple-choice test items that are added to norm-referenced tests are for the purpose of measuring the depth and breadth of Kentucky's academic content standards; require that the results of summative assessments identified within the assessment program be expressed in terms of Kentucky's student academic achievement standards; change testing from the last 7 days to the last 8 days of a district's academic year; change implementation date to 2011-2012 for revised assessment program; identify school years 2011-2013 as the baseline years for the revised accountability reporting

 \mbox{HCS} - \mbox{Amend} $\mbox{KRS}\Bar{\mbox{\sc i}}$ 158.6451 to add an expectation relating to performing arts; amend KRS 158.6453 to add definition; to require the department of education to plan and implement a comprehensive process to revise academic content standards and to complete the process in the areas of reading, language arts, mathematics, science, and social studies by December 15, 2010; disseminate the revised academic content standards by January 15, 2011; require the Council on Postsecondary Education to sign a written agreement that the academic content standards for reading and mathematics are aligned with the

postsecondary education course standards for reading and mathematics: require the Education Professional Standards Board and the Council on Postsecondary Education to provide information and training on the academic content standards to the postsecondary education faculty in the content areas and the teacher preparation programs; discontinue the grading of writing portfolios and inclusion of the student scores in the state accountability system spring 2009 and thereafter; discontinue student testing in practical living skills and career skills and arts and humanities in 2009-2010 and thereafter; suspend the state accountability system for the 2008-2009, 2009-2010, and 2010-2011; require professional development for teachers and administrators; require the Kentucky Board of Education to revise the annual statewide student assessment program for implementation in school year 2011-2012; require the revised plan to have student assessments that are valid and reliable for individual students; require the Department of Education to provide program guidelines and program review guidance for the arts and humanities, writing programs, and practical living skills and career studies; require biennial state and annual local program reviews for arts and humanities, writing programs, and practical living skills and career studies; require that the department plan and implement an interim program assessment process for writing, arts and humanities, and practical living skills and career studies; require writing portfolios as a part of any school's writing program which shall be determined by each school-based decision making council; provide that the writing portfolio reflect a student's interests and growth over time and that a portfolio be maintained for each student in grades primary through 12 and travel with the student from grade to grade and to any school in which the student require criterion-referenced enrolls: tests, which are augmented with normreferenced items in grades 3 through 8 to measure the depth and breadth of Kentucky's core content and to provide national profiles in the areas of mathematics and reading; require a criterion-referenced test, augmented with a customized or commercially available norm-referenced test to measure depth and breadth of social studies and science and to provide national profiles to be administered 1 time in the elementary and middle grades and the high school, respectively; require an on-demand assessment of student writing 1 time in the elementary grades, 2 times in the middle grades and 2 times in the high school grades; require an editing and mechanics test relating to writing, using multiple choice and constructed response items to be administered 1 time in the elementary and middle and high school grades, respectively; permit the state board to determine how end-of-course exams may be substituted for criterionreferenced tests at the high school level; require the state board within 60 days of the effective date of the Act to revise the Administration Code for Kentucky's Assessment Program to include of inappropriate preparation activities; require that accelerated learning be provided to any

student whose scores on any of the assessments indicate skill deficiencies or a high level of achievement; retain the ACT, college readiness, and high school readiness exams; 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; limit state core content testing to the last 14 days of a local district's school calendar and limit number of days of testing to no more than 5 days during that period when the revised test is implemented and require that the Kentucky Board of Education promulgate administrative regulations to set testing procedures; provide that a local board of education may adopt the use of commercial assessments for making formative judgments; amend KRS 158.6452 to require the School Curriculum, Assessment, Accountability Council to provide recommendations relating to responsibilities; amend KRS 158.6455 to modify language relating to successful school and delete references to rewards; amend KRS 158.6458 to modify title of assessment and accountability system, by adding reference to "academic achievement"; amend KRS 158.6459 to delete reference to the grade level of the high school readiness exam; require test results to be reported to schools within 75 days from the first in which exams may be administered; amend KRS 158.649 to change dates for reporting student data to each school council beginning in the 2012-2013 school year and change dates for actions by school councils; amend KRS 156.095 to add assessment literacy and integration of performancebased student assessment in classroom instruction as required professional development to be made available; amend KRS 160.345 to require the school-based decision making council to review findings from annual and state program reviews in arts and humanities, writing, practical living skills and career studies; amend KRS 164.020 to add duty for assuring that academic core content standards in high school align with postsecondary education course entry requirements; amend 158.710, 158. 805, 158.816 159.035, and 160.345 to conform; make technical changes; require that the Department of Education the Education Professional Standards Board take actions during the 2009 and 2010 calendar years to improve instruction at the pre-service levels and to improve the ability of existing teachers to teach reading; outline requirements of the study; identify conditions that apply during the transition period from the effective date of this Act to the 2011-2012 school year, including permitting the use of mathematics items developed after the academic content standards are completed in a field test in spring 2010 and to administer an initial mathematics test based on the revised content standards in 2011 to meet NCLB requirements and approved by the United States Department of Education; require that the state board ensure all NCLB requirements for accountability and proficiency are met: require an extensive review of how assessments affect exceptional children and if changes are needed in the revised

assessment and accountability system; require a 5 year strategy by the Council on Postsecondary Education, Kentucky Board of Education and Department of Education to reduce college remediation rates by at least 50 percent from what they are in 2010 and increase the college completion rates of students enrolled in 1 or more remedial courses; require the Department of Education to inform districts and schools that decisions about mathematics textbook purchases may be delayed until after the mathematics academic standards have been revised and allow off-list purchases in order to ensure that textbooks selected align with the revised mathematics academic standards; EMERGENCY.

HCA (1/Title, C. Rollins II) - Make title amendment.

HFA (1, S. Brinkman) - Create a new section of KRS Chapter 158 to require the Kentucky Department of Education to develop and implement the Kentucky Financial Literacy Program; create a new section of KRS Chapter 158 to create the Kentucky financial literacy trust fund in the State Treasury, which may receive state appropriations, gifts, grants, federal funds, and any other

HFA (2, C. Rollins II) - Make technical correction.

CCR - Did not agree.

FCCR - Retain original provisions of SB1/HCS, except add language relating to the commissioner of education and the president of the Council on postsecondary education collaborating in the development of a process to revise elementary and secondary education academic standards and aligning the school standards hiah postsecondary education standards; insert language that clarifies that all criterion-referenced tests shall be valid and reliable for individual students; add clarity that the results of program reviews and audits of arts and humanities, practical living skills and career studies, and writing shall be included in the new accountability system promulgated by the Kentucky Board of Education; remove prescriptive language relating to accountability index in order for the state board to have flexibility in the development of a new system of accountability based on the new assessments; remove practical living skills and career studies, arts and humanities, and writing portfolios from the state assessments for the current year, 2009-2010 and 2010-2011 and thereafter; remove statutory language that is made obsolete by the addition of a new noncodified section that outlines the testing requirements during the interim period before the new assessment program is implemented in 2011-2012; provide that the current criterion-referenced test be continued in the same subjects and current grade levels, with the exception of those programs that have been removed effective this year; provide that a new norm-referenced stand-alone test be administered in grades 3 through 7 in 2009-2010 and 2010-2011 to be given either within one week before or one week after the testing window; change assessment results reporting from every other year to annually: limit the testing window for this year to up to 7 days and up to 6 days in the following two years;

add a new section of KRS Chapter 164 to require that within 30 days from the effective date of this Act that each postsecondary education institution plan and implement a process to develop core academic content standards for reading and mathematics introductory courses that involve secondary educators in order to vertically align standards; add a new noncodified section to outline the accountability requirements for using the Annual Yearly Progress results based on interim tests for meeting No Child Left Behind requirements, including state level assistance to schools; make technical changes.

Feb 3-introduced in Senate

Feb 4-taken from Committee on Committees; 1st reading; returned to Committee on Committees (S); to Education (S)

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

Feb 10-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Tuesday, February 10, 2009; 3rd reading, passed 36-0 with Committee Substitute

Feb 11-received in House

Feb 23-to Education (H)

Feb 27-posted in committee

Mar 5-taken from committee; 1st reading, to Calendar

Mar 6-2nd reading, to Rules; returned to Education (H)

Mar 11-reported favorably, to Rules with Committee Substitute, committee amendment (1-title); floor amendments (1) and (2) filed to Committee Substitute ; posted for passage in the Regular Orders of the Day for Thursday, March 12, 2009; taken from the Regular Orders of the Day for Thursday, March 12, 2009; placed in the Orders of the Day for Wednesday, March 11, 2009; 3rd reading, passed 97-0 with Committee Substitute, committee amendment (1title), floor amendment (2); received in Senate; posted for passage for concurrence in House Committee Substitute, committee amendment (1title), floor amendment (2); Senate refused to concur in House Committee Substitute, committee amendment (1title), floor amendment (2); received in House; House refused to recede from Substitute, committee Committee amendment (1-title), floor amendment (2); Conference Committee appointed in House and Senate

Mar 13-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 93-0; received in Senate; Free Conference Committee report adopted in Senate; passed 38-0; enrolled, signed by each presiding officer; delivered to Governor

Mar 25-signed by Governor (Act ch.

SB 3 (BR 207) - K. Winters, D. Williams, D. Kellv

AN ACT relating to early high school graduation and making an appropriation therefor.

Create a new section of KRS Chapter 158 to establish the option for early high school graduation beginning in the 2010-2011 school year; define the curriculum requirements for early graduation and unconditional entry into a Kentucky public two-year community and technical college and the requirements for unconditional entry into a four-year public college; establish the Early Graduation Scholarship Certificate and the processes for awarding it and using it; permit certificate to be used at an independent college or university if the institution accepts the curriculum and other eligibility requirements; create a new section of KRS Chapter 164 to create the early graduation scholarship trust fund to be administered by the Kentucky Higher Education Assistance Authority; describe how state funds from SEEK appropriation will be transferred to the scholarship trust fund to support early high school graduates; amend KRS 158.140 to limit the powers of the Kentucky Board of Education or a local board from imposing graduation requirements that would prohibit a early student from pursuing an graduation program; amend 164.7879 to prescribe how an early graduate would qualify for a KEES award; APPROPRIATION.

SB 3 - AMENDMENTS

SCS - Retain original provisions; clarify how the state portion of the SEEK funds will be transferred into the Early Graduation Scholarship Fund.

SFA (1, K. Winters) - Delete language relating to the requirements for high school courses for early graduation and unconditional entry into a Kentucky public two year community and technical college and make the requirements the same for entry into both two year and four year institutions; add statement that a local board of education may specify the minimum number of courses that a student shall take in an academic year.

Feb 3-introduced in Senate

Feb 4-taken from Committee on Committees; 1st reading; returned to Committee on Committees (S); to Education (S)

Feb 5-reported favorably, 2nd reading, to Rules with Committee Substitute

Feb 9-floor amendment (1) filed to Committee Substitute

Feb 10-posted for passage in the Regular Orders of the Day for Tuesday, February 10, 2009; 3rd reading, passed 24-12 with Committee Substitute and floor amendment (1)

Feb 11-received in House Feb 23-to Education (H)

SB 45 (BR 1187) - J. Denton

AN ACT relating to prescription drugs. Amend KRS 315.400 to exempt blood banks from the definition of wholesale distribution; amend KRS 315.406 to provide exemptions from the pedigree requirements for prescription drugs.

SB 45 - AMENDMENTS

HFA (1, T. Burch) - Attach the provisions of SB 65 except delete provisions to require the Cabinet for Health and Family Services to notify a board responsible for the licensure, regulation, or discipline of a practitioner, pharmacist, or other person authorized

to prescribe, administer, or dispense controlled substances if analysis of data from the system indicates investigation about inappropriate or unlawful prescribing is necessary; delete provisions to permit the Department for Medicaid Services to share data regarding overprescribing by Medicaid providers with the appropriate board and to share data regarding overutilization by Medicaid recipients with a Kentucky peace officer, a certified or full-time peace officer of another state or a federal peace officer.

Feb 3-introduced in Senate
Feb 4-to Health & Welfare (S)
Feb 23-reported favorably, 1st
reading, to Consent Calendar

Feb 24-2nd reading, to Rules Mar 2-posted for passage in the Consent Orders of the Day for Monday, March 2, 2009; 3rd reading, passed 37-0

Mar 3-received in House Mar 6-to Health & Welfare (H)

Mar 9-posted in committee; posting waived

Mar 10-reported favorably, 1st reading, to Consent Calendar

Mar 11-2nd reading, to Rules; floor amendment (1) filed

SB 46/LM/AA (BR 887) - J. Schickel, W. Blevins Jr., D. Harper Angel, J. Rhoads, E. Worley

AN ACT relating to supplemental payments to local governments for qualified professional firefighters and declaring an emergency.

Amend KRS 95A.210 to modify the definition of "local government" and "professional firefighter" and to add definitions for "scheduled overtime". unscheduled overtime", and "established work schedule"; amend KRS 95A.250 to outline the distribution of the supplement to professional firefighters; to exempt the supplement from the definition for wages in KRS 337.010 for the purposes of calculating hourly wage rates for scheduled overtime; outline the method for calculation of unscheduled and scheduled overtime for professional firefighters; amend KRS 95A.260 to conform; amend KRS 337.010 to change the definition of "wages" to reflect the exemption of the firefiahter's supplement; amend KRS 337.285 to allow local governments to establish a designated work period for professional firefighters for the purposes of complying with state and federal labor laws; EMERGENCY.

Feb 3-introduced in Senate Feb 4-to State & Local Government (S)

Feb 11-reported favorably, 1st reading, to Consent Calendar

Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009; 3rd reading, passed 37-0

Feb 24-received in House

Feb 25-to Local Government (H) Feb 27-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 Friday, March 6, 2009

Mar 10-3rd reading, passed 95-0; received in Senate

Mar 11-enrolled, signed by each presiding officer; delivered to Governor Mar 20-signed by Governor (Act ch.

SB 47 (BR 984) - D. Givens

AN ACT relating to the transportation of agricultural crop products and livestock.

Amend KRS 189.222 to allow a 10% gross weight tolerance on all highways, except interstates, for farm trucks transporting agricultural products; amend KRS 189.221 to conform.

Feb 3-introduced in Senate Feb 4-to Transportation (S)

Feb 11-reported favorably, 1st

reading, to Consent Calendar Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009; 3rd reading, passed

Feb 24-received in House

Feb 25-to Transportation (H)

Mar 2-posting waived; posted in committee

Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar 6-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 10-3rd reading, passed 95-0; received in Senate

Mar 11-enrolled, signed by each presiding officer; delivered to Governor Mar 20-signed by Governor (Act ch. 34)

SB 48/FN (BR 397) - V. McGaha, D. Givens

AN ACT relating to cigarettes.

Amend KRS 131.612 to stipulate when noncertified cigarettes shall be removed from retail outlets.

SB 48 - AMENDMENTS

SCS - Amend KRS 131.604 to define "retailer"; amend KRS 131.610 to require a stamping agent or distributor to notify retail customers when a cigarette brand family or cigarette manufacturer has been removed from the directory; require the stamping agent or distributor to provide the Department of Revenue the list of retailers notified; allow retailers 45 days to sell the affected cigarettes and prohibit the retailer from selling after the 45 day period; amend KRS 131.612 to conform; amend KRS 131.622 to provide that contraband cigarettes may be seized and destroyed after 20 days if the seizure is not timely protested; EFFECTIVE July 1, 2009.

HFA (1, R. Rand) - Amend KRS 131.610 to allow retailers 60 days rather than 45 days to sell cigarettes that have been removed from the directory before they become contraband; prohibit a stamping agent or distributor from purchasing cigarettes from a nonparticipating manufacturer that has been given notice of the Attorney General's intent to remove the manufacturer from the directory.

HFA (2, J. Higdon) - Amend KRS 131.610 to allow retailers 90 days rather than 45 days to sell cigarettes that have been removed from the directory before

the cigarettes become contraband.

HFA (3, J. Higdon) - Require the staff of the Legislative Research Commission to study certifications and escrow requirements of the Tobacco Master Settlement Agreement and report to Interim Joint Committee on Appropriations and Revenue by November 1, 2010.

HFA (4, J. Tilley) - Create a new section of KRS 138.130 to 138.205 to allow licensed wholesalers, licensed unclassified acquirers and licensed subjobbers to receive a tax credit equal to the amount of tax evidence purchased and affixed to cigarettes that were purchased from a nonparticipating manufacturer that has been removed from the directory.

Feb 3-introduced in Senate

Feb 4-to Appropriations & Revenue (S)

Feb 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 27-2nd reading, to Rules

Mar 2-posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, passed 33-3 with Committee Substitute

Mar 4-received in House

Mar 6-to Appropriations & Revenue (H)

Mar 9-posting waived retroactively; reported favorably, 1st reading, to Calendar

Mar 10-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, March 11, 2009; floor amendments (1) (2) (3) and (4) filed

Mar 11-3rd reading; floor amendment (4) defeated; passed 91-3 with floor amendments (1) and (3); received in Senate

Mar 12-posted for passage for concurrence in House floor amendments (1) and (3); Senate concurred in House floor amendments (1) and (3); passed 38-0

Mar 13-enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch. 84)

SB 49 (BR 1199) - D. Thayer

AN ACT relating to storm water rate charges.

Amend KRS 220.510 to prohibit charging rates on persons in areas unserved by the sanitary sewer system for the conveyance, management, storage, treatment or disposal of storm water.

Feb 3-introduced in Senate Feb 4-to State & Local Government (S)

SB 50 (BR 970) - R. Jones II

AN ACT relating to eligibility for a principal internship.

Amend KRS 161.027 to allow a person holding an eligibility statement for the principalship who has not completed a principal internship within five years of issue to renew the certificate without additional assessments or taking graduate hours if he or she has been employed in a certified position in a local school district during that time.

Feb 3-introduced in Senate Feb 4-to Education (S)

SB 51 (BR 905) - E. Harris

AN ACT relating to demand-side energy management.

Amend KRS 278.285; provide the Public Service Commission authority to order any energy utility under its jurisdiction to file demand-side management plans and specific management programs and measures; determine reasonableness; review and approve plans and measures, including cost recovery mechanisms and financial incentives for cost-effective demand-side management programs as part of a proceeding for approval of new rate schedules pursuant to KRS 278.190 or in a separate proceeding initiated by a utility or the PSC.

Feb 3-introduced in Senate Feb 4-to Natural Resources and Energy (S)

SB 52 (BR 969) - R. Jones II

AN ACT relating to mine safety.

Amend KRS 352.640 to require emergency action plans to include names and telephone numbers of first responders that can provide medical air evacuation to the coal mine and provide global positioning coordinates for the responder to safely land at the mine site.

Feb 3-introduced in Senate Feb 4-to Natural Resources and Energy (S)

Feb 11-reported favorably, 1st reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Regular Orders of the Day for Tuesday, February 24, 2009

Feb 24-3rd reading, passed 38-0 Feb 25-received in House

Feb 26-to Natural Resources & Environment (H)

SB 53 (BR 991) - D. Thayer

AN ACT relating to campaign finance. Create a new section in KRS Chapter 121 relating to campaign finance to define "political organization 527 committee"; require a political organization 527 committee to register with the Kentucky Registry of Election Finance under certain conditions and follow the same reporting schedule as candidates and slates of candidates for statewide office.

SB 53 - AMENDMENTS

SFA (1, D. Thayer) - Amend to include in the definition of a "political organization 527 committee", engagement in activities that seek to influence the outcome of a ballot measure to amend the Constitution of Kentucky through contributions and expenditures.

SFA (2, D. Thayer) - Amend to require 527s that make contributions or expenditures to influence any nonfederal election in the Commonwealth, or to influence any ballot question to amend the Constitution of Kentucky to follow certain filing and reporting requirements.

Feb 3-introduced in Senate

Feb 4-to State & Local Government (S)

Feb 11-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Regular Orders of the Day for Monday, February 23, 2009; passed over and retained in the Orders of the Day

Feb 24-passed over and retained in the Orders of the Day; floor amendment (2) filed

Feb 25-3rd reading; floor amendment (1) withdrawn; passed 34-3 with floor amendment (2)

Feb 26-received in House

Mar 2-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 5-posted in committee

Mar 9-taken from committee; 1st reading; returned to Elections, Const. Amendments & Intergovernmental Affairs (H)

SB 54/HM (BR 1009) - R. Jones II

AN ACT relating to health insurance. Create a new section of subtitle 17A of KRS Chapter 304 to define terms, including "applied behavior analysis," "autism services provider," "autism spectrum disorders," "diagnosis of autism spectrum disorders", "habilitative or rehabilitative care," "health insurance policy," "medically necessary", "pharmacy care", "psychiatric care", "psychological care", "therapeutic care", and "treatment for autism spectrum disorders"; require health insurance policies will provide coverage for the diagnosis and treatment of autism spectrum disorders and their related conditions; prohibit insurance policies from limiting the number of visits an insured may make for such services; allow services provided under this new section to be subject to copayment, deductible, and coinsurance provisions; give insurers the right to request a review of treatment, not more than once every 12 months unless the insured's physician or psychologist agrees that a more frequent review is necessary.

Feb 3-introduced in Senate Feb 4-to Banking & Insurance (S)

SB 55/LM (BR 971) - R. Jones II

AN ACT relating to coal-fired electric generation.

Amend KRS 154.27-010 to include new coal-fired power plants and modifications or expansions to existing coal-fired plants in the definition of "eligible project" in the Incentives for Energy Independence Act (HB 1 '07 2nd Special Session); amend subsequent sections and KRS 143.024 to conform.

Feb 3-introduced in Senate
Feb 4-to Appropriations & Revenue
S)

SB 56 (BR 965) - R. Jones II

AN ACT relating to the American Medical Association's "Guides to the Evaluation of Permanent Impairment."

Amend KRS Chapter 342.0011, 342.315, 342.316, 342.730, and 342.7305 to require use of the 5th edition of AMA guides for disability

determinations; amend KRS 67A.460 to conform; repeal 2008 Ky. Acts Chapter 55

Feb 3-introduced in Senate Feb 4-to Licensing, Occupations & Administrative Regulations (S)

SB 57/LM/CI (BR 968) - 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 the definition of "minor" "any individual the person has reason to believe is a minor"; 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 membership information" "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 to 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; 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 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.

Feb 3-introduced in Senate Feb 4-to Judiciary (S)

SB 58 (BR 998) - J. Turner, R. Palmer II

AN ACT relating to establishing Mesothelioma Awareness Day.

Designate September 26 of each year as "Mesothelioma Awareness Day" and require Governor to issue proclamation.

Feb 3-introduced in Senate Feb 4-to Health & Welfare (S) Feb 25-reported favorably, 1st reading, to Consent Calendar

Feb 26-2nd reading, to Rules
Mar 2-posted for passage in the
Consent Orders of the Day for Tuesday,

March 3, 2009
Mar 3-3rd reading, passed 36-0
Mar 4-received in House
Mar 6-to State Government (H)
Mar 9-posting waived

Introduced Feb. 4, 2009

SB 59 (BR 1174) - D. Kelly

AN ACT relating to the beginning teacher internship program.

Amend KRS 161.030 to require out-ofstate teachers with less than 1 year experience rather than less than 2 years to take assessments in order to qualify for a temporary teaching certificate; change the beginning teacher internship for all new teachers and out-of-state teachers with less than 1 year experience rather than with less than 2 to complete an internship; change the beginning teacher committee to be composed of a minimum of 2 persons, including a resource teacher and the principal of the school where the internship is served, rather than requiring a teacher educator to be on the committee; specify the requirements for each member of the committee to spend in observation of the beginning teacher; remove the existing provision that requires a majority vote of the beginning teacher committee to determine if the internship was successfully completed; require the Education Professional Standards Board to promulgate an administrative regulation to specify the standards and procedures for successful completion of the internship.

Feb 4-introduced in Senate Feb 5-to Education (S)

SB 60 (BR 982) - E. Tori

AN ACT relating to homeland security. Amend KRS 39G.010 to attach the Office of Homeland Security to the Department of Military Affairs and require the executive director to carry out his or her duties under the general direction of the adjutant general; amend KRS 12.023 and 39G.030 to conform.

Feb 4-introduced in Senate

Feb 5-to Veterans, Military Affairs, & Public Protection (S)

Feb 24-taken from committee; 1st reading; returned to Veterans, Military Affairs, & Public Protection (S)

Feb 25-2nd reading; taken from committee; returned to Veterans, Military Affairs, & Public Protection (S)

Mar 5-reported favorably, to Rules as a Consent Bill

Mar 6-posted for passage in the Consent Orders of the Day for Friday, March 6, 2009; 3rd reading, passed 26-11

Mar 9-received in House; taken from Committee on Committees; 1st reading; to Seniors, Military Affairs, & Public Safety (H)

Mar 10-taken from committee; 2nd reading; returned to Seniors, Military Affairs, & Public Safety (H)

SB 61 (BR 327) - D. Harper Angel, J. Denton, K. Stein

AN ACT relating to smoking cessation.

Amend KRS 205.560 to require Medicaid to provide smoking cessation treatment interventions for pregnant women; require the smoking cessation treatment interventions or programs to be in accordance with best practices protocols and guidelines for the treatment of pregnant smokers.

SB 61 - AMENDMENTS

SCS - Delete original provisions except amend KRS 205.560 to require smoking cessation programs or treatment interventions for pregnant smokers to be in accordance with protocols and guidelines recommended by the Centers for Disease Control and Prevention.

Feb 4-introduced in Senate Feb 5-to Health & Welfare (S) 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 6, 2009; 3rd reading, passed 36-0 with Committee Substitute

Mar 9-received in House Mar 10-to Health & Welfare (H)

Mar 11-posting waived; posted in committee; reported favorably, 1st reading, to Calendar

Mar 12-2nd reading, to Rules

SB 62/LM (BR 188) - D. Thayer, D. Givens

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 committees; establish campaign contribution limits individuals; permit a married couple to combine their individual contribution limits by writing one check under certain specific conditions; permit candidates, slates of candidates, 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 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 rescission rights; permit the exercise of rescission rights by a candidate or slate

of candidates if an opponent is replaced death. disability. due disqualification not later than 15 days party the nominates after the replacement; permit write-in candidates to request an exemption; establish that exempted candidate campaign 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, 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; establish reporting requirements of candidates, slates of candidates, candidate campaign committees, political issues committees, and registered fundraisers; require all reporting candidates, candidate campaign committees, political issues committees, and registered fundraisers to make post-election 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; permit Kentucky based federal permanent committees to make certain contributions; 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; exempt legislative candidates from filing reports with the county clerk; 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; 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, and to require candidates and slates of candidates running for statewide office to file electronically on the next regularly scheduled reporting date when contributions or loans, or a balance in a campaign account or accounts is in the aggregate of \$25,000 or more; 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 campaign 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, 61.710, and 23A.070 to conform; repeal KRS 121.015, 121.150 and 121.180; effective November 5, 2009.

SB 62 - AMENDMENTS

HFA (1, J. Fischer) - Amend to define "media" as any person or group of persons; change the definition of political issues committee from one or more persons, to two or more persons.

HFA (2, C. Hoffman) - Amend to require that all candidates, including candidates running for seats in the General Assembly, file reports with the county clerk in the county where the candidate resides.

HFA (3, M. Cherry) - Amend the definition of "contribution" to delete the exclusion of news stories, commentary, and editorials by the media.

HFA (4, M. Cherry) - Change the definition of "political issues committee" to include the phrase "two or more persons" rather than "one or more persons"; require reports to be submitted on the sixtieth day preceding a regular election, rather than on the sixtieth day before any election; exclude federally registered permanent committees from certain requirements relating to reporting and management of funds.

Feb 4-introduced in Senate
Feb 5-to State & Local Government

Feb 11-reported favorably, 1st reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Regular Orders of the Day for Tuesday, February 24, 2009

Feb 24-3rd reading, passed 38-0

Feb 25-received in House

Feb 26-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 5-posted in committee

Mar 9-taken from committee; 1st reading; returned to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 10-reported favorably, 2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, March 11, 2009; floor amendments (1) and (2) filed

Mar 11-floor amendments (3) and (4) filed

Introduced Feb. 5, 2009

SB 63 (BR 309) - D. Harper Angel

AN ACT relating to electronic scrap recycling and making an appropriation therefor.

Create new sections of subchapter 43 of KRS Chapter 224 to provide for an electronic scrap recycling program including a new section relating to definitions; a new section outlining manufacturer responsibility; a new section outlining retailer responsibility; a new section outlining Department for Environmental Protection responsibility; a new section providing for a landfill and incineration ban on covered electronic

devices under the Act; a new section providing for penalties; and a new section establishing the Kentucky electronic scrap recycling fund.

SB 63 - AMENDMENTS

SFA (1, D. Harper Angel) - Remove definition of "cathode ray tube"; remove "cathode ray tube" from definition of "covered electronic device"; remove "computer processing unit" and "laptop" from the definition of "covered electronic device" and replace with "computer"; remove "mobile phone" from definition of "covered electronic device"; remove "television" from definition of "covered electronic device"; provide a specific exemption for motorcycles from the definition of "covered electronic device"; provide a specific exemption for television-top boxes from the definition of "covered electronic device"; remove definition of "mobile phone"; remove definition of "television"; increase the maximum number of covered electronic devices assembled in one year from 100 to 500 before the assembler meets the definition of "manufacturer"; provide that persons who meet the definition of 'manufacturer" with regard to less than 5,000 covered electronic devices pay a registration fee of \$2,500; provide that persons who meet the definition of "manufacturer" with regard to 5,000 or more covered electronic devices pay a registration fee of \$5,000; add language to clarify that manufacturers must provide for the takeback of their covered electronic devices without charging a fee at the time the devices are collected; add language to clarify that mail-back programs, if provided, may not charge a fee at the time the devices are taken back; and direct the Environmental and Public Protection Cabinet to submit a report to the Legislative Research Commission by December 15, 2009 that contains recommendations for comprehensive statewide program for the collection, transportation, recycling of televisions.

SFA (2, D. Harper Angel) - Remove "mobile phone" from the definition of "covered electronic device"; remove definition for "mobile phone"; remove "computer central processing unit" and "laptop" under the definition of "covered electronic device" and replace with "computer"; provide a specific exemption for motorcycles from the definition of "covered electronic device"; increase the maximum number of covered electronic devices assembled in one year from 100 to 500 before the assembler meets the definition of "manufacturer"; provide that persons who meet the definition of "manufacturer" with regard to less than 5,000 covered electronic devices pay a registration fee of \$2,500; provide that persons who meet the definition of "manufacturer" with regard to 5,000 or more covered electronic devices pay a registration fee of \$5.000; add language to clarify that manufacturers must provide for the takeback of their covered electronic devices without charging a fee at the time the devices are collected; add language to clarify that mail-back programs, if provided, may not charge a fee at the time the devices are taken

Feb 5-introduced in Senate Feb 9-to Natural Resources and Energy (S) Feb 11-reported favorably, 1st reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 25-floor amendments (1) and (2) filed

Feb 26-recommitted to Natural Resources and Energy (S)

SB 64 (BR 1040) - T. Jensen

AN ACT relating to mine safety.

Amend KRS 352.020 to require mine ventilation plans to allow for operation of mine ventilation fans in a manner and to the limit prescribed by the Mine Safety and Health Administration.

SB 64 - AMENDMENTS

HFA (1, B. Yonts) - Remove provisions allowing deviation from continuous operation of mine ventilation fan even if in accordance with the ventilation plan approved by the Mine Safety and Health Administration.

HFA (2, B. Yonts) - Require that mine ventilation fan be restarted after a stoppage and run for 48 hours prior to miners reentering the mine.

Feb 5-introduced in Senate Feb 9-to Natural Resources and Energy (S)

Feb 11-reported favorably, 1st reading, to Consent Calendar

Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009; 3rd reading, passed 37-0

Feb 24-received in House

Feb 25-to Natural Resources & Environment (H)

Mar 3-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules
Mar 9-floor amendments (1) and (2)

Mar 12-recommitted to Natural Resources & Environment (H)

SB 65 (BR 1183) - J. Denton

AN ACT relating to controlled substances.

Amend KRS 218A.202 to specify the entities authorized to receive reports from the Kentucky All Schedule Electronic Reporting Prescription (KASPER) system; require the Cabinet for Health and Family Services to notify a board responsible for the licensure, regulation, or discipline of a practitioner, pharmacist, or other person authorized to prescribe, administer, or dispense controlled substances if analysis of data from the system indicates investigation inappropriate or unlawful prescribing is necessary; permit the Department for Medicaid Services to share data regarding overprescribing by Medicaid providers with the appropriate board and to share data regarding overutilization by Medicaid recipients with a Kentucky peace officer, a certified or full-time peace officer of another state or a federal peace officer; prohibit a report from the system to be used as evidence in pursuit of a civil or criminal remedy; specify the conditions for disclosure of reports; permit the cabinet to provide nonidentifying data from the system to an outside agency for use in conducting research, statistical analysis, or educational purposes; require the outside agency to obtain written approval from the cabinet before publishing the results of any analysis or study; and delete provisions for a pilot study.

SB 65 - AMENDMENTS

SFA (1, J. Denton) - Amend to provide that data or reports shall not be usable in any administrative, civil, or criminal proceeding; make technical corrections.

SFA (2, J. Denton) - Retain original provisions except delete provisions prohibiting the use of a report from the system as evidence in pursuit of a civil or criminal remedy.

Feb 5-introduced in Senate

Feb 9-to Judiciary (S)

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

Feb 27-2nd reading, to Rules; floor amendment (1) filed

Mar 2-posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009

Mar 3-passed over and retained in the Orders of the Day

Mar 4-passed over and retained in the Orders of the Day

Mar 5-passed over and retained in the Orders of the Day; floor amendment (2) filed

Mar 6-3rd reading; floor amendment (1) withdrawn; passed 36-0 with floor amendment (2)

Mar 9-received in House Mar 12-to Judiciary (H)

SB 66 (BR 463) - D. Boswell

AN ACT relating to tar sands.

Amend KRS 152.715 to include crude oil from tar sands in the definition of "alternative transportation fuels"; amend KRS 154.27-020(4) to set minimum capital investment for facilities extracting oil from shale or tar sands.

Feb 5-introduced in Senate Feb 9-to Natural Resources and Energy (S)

SB 67 (BR 1359) - G. Tapp

AN ACT relating to crimes and punishments.

Amend KRS 525.080 to name subsection 1(c) of that provision, "The Rachael Neblett Cyber-bullying Prevention Act."

Feb 5-introduced in Senate Feb 9-to Judiciary (S)

SB 68 (BR 930) - G. Tapp

AN ACT relating to the welfare of adopted and foster care children.

Create a new section of KRS Chapter 199 to prohibit the approval of foster care, relative caregiver services, or adoption of a child by an applicant who is cohabiting with a sexual partner outside of a marriage that is legally valid in Kentucky; create the short title "The Child Welfare Adoption Act"; exempt children placed for adoption prior to the effective date of this Act; amend KRS 199.470 to conform.

SB 68 - AMENDMENTS

SCS - Amend to include prior placed foster children within the grandfathering provisions of the bill.

Feb 5-introduced in Senate Feb 9-to Judiciary (S)

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute Mar 9-2nd reading, to Rules

SB 69 (BR 878) - G. Tapp

Feb 23-WITHDRAWN

SB 70 (BR 1386) - A. Kerr

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 5-introduced in Senate

Feb 9-to Economic Development, Tourism & Labor (S)

Feb 10-reported favorably, 1st reading, to Consent Calendar

Feb 11-2nd reading, to Rules

Feb 23-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009; 3rd reading, passed 37-0

Feb 24-received in House Feb 25-to Labor & Industry (H) Mar 3-posted in committee

Mar 5-reported favorably, 1st reading, to Consent Calendar Mar 6-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Monday, March 9, 2009

Mar 9-3rd reading, passed 96-0; received in Senate

Mar 11-enrolled, signed by each presiding officer; delivered to Governor Mar 20-signed by Governor (Act ch. 35)

SB 71 (BR 1113) - 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.

Feb 5-introduced in Senate Feb 9-to Judiciary (S)

SB 72 (BR 1364) - D. Thayer, J. Schickel

AN ACT relating to special districts.

Create a new section of KRS 65.164 to 65.176, to require any increase in any ad valorem taxes levied, or any fees charged or assessed, by a special district to be reviewed and approved by the fiscal court of the county or counties containing the district; amend KRS 65.166 to allow a fiscal court to increase the boundaries of a special district, as well as reduce boundaries or dissolve said district; amend KRS 179.720 to require any increase in any ad valorem taxes levied, or any fees charged or assessed, by a subdivision road district to be reviewed and approved by the fiscal court of the county or counties containing the district; amend KRS 216.335 to require any increase in any ad valorem tax levied by a hospital district to be reviewed and approved by the fiscal court of the county or counties containing the district; amend KRS 216.336 to require that all hospital districts proposing to levy an ad valorem tax rate where the original rate was zero cents (\$0.00) shall submit the proposal to the fiscal court for approval.

Feb 5-introduced in Senate

Feb 9-to State & Local Government (S)

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

Mar 5-2nd reading, to Rules

SB 73/LM/CI (BR 445) - R. Stivers II

AN ACT relating to health care related programs for prisoners.

Amend KRS 441.045 relating to jails to make technical change; amend KRS 441.053 relating to local jail operations to require jail medical programs to operate at or below the Kentucky Medicaid rate for similar services; prohibit certain conflicts of interest; create a new section of KRS 205.510 to 205.630 to require Medicaid providers to provide services to prisoners at or below Medicaid rates; specify that services to prisoners do not come from Medicaid funds.

SB 73 - AMENDMENTS

SCS/LM/CI - Retain existing provisions of amendment to KRS 441.045 except to add a new subsection to specify that all payments for medical, necessary dental, psychological care, except for federal agencies and prisoners who can pay for the costs, which relate to state or county reimbursement shall be reimbursed at an amount not to exceed the Medicaid rate but that a lower cost may be negotiated; amend KRS 441.053 with regard to conflict of interest provisions to add "managing claims or" to the existing proposal; make technical correction in proposed subsection (7) to clarify that a lower rate of reimbursement than Medicaid is not required but is permitted; delete section 3 which would have required Medicaid providers to provide care at Medicaid rates for correctional facilities and jails.

SFA (1, R. Stivers II) - Clarify which prisoners to whom the established Medicaid rate is to be made applicable.

HCA (1, J. Tilley) - Amend to include provisions to prevent a correctional officer from releasing a person from custody to receive medical treatment, to require that if the person in custody is taken to a facility for treatment that a correctional officer remain with the person while treatment is being given, and to provide that the local correctional facility is not responsible for medical treatment given to a person released under a court order except where the purpose of the order of release is to allow the person to obtain treatment.

Feb 5-introduced in Senate

Feb 9-to Judiciary (S)

Feb 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 27-2nd reading, to Rules
Mar 4-floor amendment (1) filed to

Mar 4-floor amendment (1) filed to Committee Substitute

Mar 5-posted for passage in the

Mar 5-posted for passage in the Regular Orders of the Day for Thursday, March 5, 2009; 3rd reading, passed 33-0 with Committee Substitute, floor amendment (1); received in House

Mar 6-to Judiciary (H); posted in committee

Mar 9-taken from committee; 1st reading; returned to Judiciary (H)

Mar 10-taken from committee; 2nd reading; returned to Judiciary (H)

Mar 11-reported favorably, to Rules with committee amendment (1); posted for passage in the Regular Orders of the Day for Thursday, March 12, 2009

SB 74/LM/HM (BR 1452) - R. Jones II, W. Blevins Jr., D. Boswell, T. Buford, D. Harper Angel, J. Pendleton, J. Turner

AN ACT relating to health insurance. Create new sections of Subtitle 17A of KRS Chapter 304 to define terms "applied behavior analysis," "autism services provider," "autism spectrum disorders," "diagnosis of spectrum disorders," "habilitative or rehabilitative care," "health insurance "medically policy." necessary," "pharmacy care," "psychiatric care," "psychological care," "therapeutic care," and "treatment for autism spectrum disorders"; require health policies covered in this subtitle to provide coverage for the diagnosis and treatment of autism spectrum disorders and their related conditions; prohibit insurance policies from limiting the number of visits an insured may make for such services; allow services provided by this section to be subject to copayment, deductible, and coinsurance provisions; give insurers the right to request a review of treatment, provided for by this section, not more than once every 12 months unless the insured's physician or psychologist agrees that a more frequent review is necessary; amend KRS 18A.225 to require policies provided to state employees to cover the diagnosis and treatment of autism spectrum disorders.

SB 74 - AMENDMENTS

SFA (1, R. Jones II) - Amend bill by removing Section 3 of the Act in its entirety.

Feb 5-introduced in Senate Feb 9-to Banking & Insurance (S) Feb 24-reported favorably, 1st reading, to Calendar Feb 25-2nd reading, to Rules Mar 3-floor amendment (1) filed Mar 5-recommitted to Appropriations & Revenue (S)

SB 75/LM/CI (BR 1346) - J. Denton

AN ACT relating to sexual abuse in the first degree.

Amend KRS 510.110 relating to sexual abuse in the first degree to persons include incarcerated. supervised, evaluated, or treated in confinement and treatment facilities who have been subjected to sexual contact by those operating or managing the facility, contractors, or volunteers at the facility.

SB 75 - AMENDMENTS

SFA (1, J. Denton) - Amend KRS 510.120, relating to sexual abuse in the second degree, to conform.

HCS/LM/CI - Amend to inserting a knowing mens rea requirement.

HCA (1/Title, J. Tilley) - Make title amendment.

HFA (1, T. Riner) - Create a new

section of KRS Chapter 413, to establish a statute of limitation for civil actions involving custodial sexual abuse; define terms; require sealing of the record in certain cases.

HFA (2, T. Riner) - Create a new section of KRS Chapter 413 to establish a statute of limitation for civil actions involving custodial sexual abuse; define terms; require sealing of the record in certain cases, and amend KRS 413.249 to extend the statute of limitations for childhood sexual assault and childhood sexual abuse.

Feb 5-introduced in Senate

Feb 9-to Judiciary (S)

Feb 26-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Feb 27-2nd reading, to Rules

Mar 2-posted for passage in the Regular Orders of the Day for Monday, March 2, 2009; 3rd reading, passed 37-0 with floor amendment (1)

Mar 3-received in House

Mar 6-to Judiciary (H); posted in committee

Mar 9-taken from committee; 1st reading; returned to Judiciary (H)

Mar 10-taken from committee; 2nd reading; returned to Judiciary (H); floor amendment (1) filed

Mar 11-reported favorably, to Rules as a Consent bill with Committee Substitute, committee amendment (1title); floor amendment (2) filed to Committee Substitute ; posted for passage in the Regular Orders of the Day for Thursday, March 12, 2009; taken from the Regular Orders of the Day for Thursday, March 12, 2009; placed in the Orders of the Day for Wednesday, March 11, 2009; 3rd reading, passed 95-2 with Committee Substitute, committee amendment (1title), floor amendment (2); received in

Mar 12-posted for passage for concurrence in House Committee Substitute, committee amendment (1title), floor amendment (2); Senate refused to concur in House Committee Substitute, committee amendment (1title), floor amendment (2)

SB 76/FN/LM/CI (BR 420) - R. Stivers II

AN ACT relating to criminal justice, and making an appropriation therefor.

Create a new section of KRS Chapter 441 to require each county to receive a per diem payment of \$30 per prisoner per day from state treasury for care and maintenance of state prisoners housed in county jails; require county to receive additional \$2 per diem per prisoner for medical care of state prisoners housed in county jails; create a new section of KRS Chapter 441 to require the state to pay counties for pretrial detention of prisoners subsequently convicted of or pleading guilty to felony offenses on a phased-in basis, with 25% for first year 50% for 2nd year, 75% for 3rd year, and full payment during and after the 4th year; create a new section of KRS Chapter 441 to require that payments specified in sections 1 and 2 be subject to cost of living adjustments; amend KRS 441.206, relating to state jail bed allotment, to change formula for funding the allotments and to apply cost-of-living adjustments to payments; amend KRS 431.215, relating to state payments for

state prisoners confined in county jails, to begin payments on the date of plea or determination of guilt instead of from the 5th day following the date of conviction; create a new section of KRS Chapter 441 to provide definitions for ensuing sections relating to jail construction and renovation; amend KRS 441.420 relating to construction of new jails to specify that the approval process is to be administered by the local correctional facilities construction authority; require department to provide counties standard jail construction plans for 300, 500, and 1,000 bed jails which are to be used in the construction of new jails; amend KRS 441.430 relating to construction of local jails to specify the application and approval process and the criteria for evaluation of a new jail construction proposal; amend KRS 441.440, relating to the expansion of jails, to provide that approval from the local correctional facilities construction authority is required if the square footage of the facility is to be increased, but is not required for an increase in beds without increasing the square footage of the facility; amend KRS 431.525, relating to bail, to specify that the amount of bail for an offense punishable by fine only or for a Class B misdemeanor, Class A misdemeanor, or other misdemeanor cannot exceed the amount of the fine; amend KRS 441.620, relating to the local correctional facilities, construction authority, to specify that meetings be held not less than every six months and as often as necessary to meet jail construction and renovation applications.

Feb 5-introduced in Senate Feb 9-to Judiciary (S) 26-reported favorably, 1st reading, to Calendar

Feb 27-2nd reading, to Rules Mar 6-recommitted to Appropriations & Revenue (S)

Introduced Feb. 6, 2009

SB 77 (BR 1275) - E. Tori

AN ACT relating to veterans' affairs. Amend KRS 216B.015 to define "Medical foster home"; amend KRS 216B.020 to exempt medical foster homes from certificate need requirements.

SB 77 - AMENDMENTS

SCS - Specify that residents of medical foster homes are veterans of the military.

HCS - Retain original provisions; clarify that medical foster homes shall have three or fewer residents, all of whom must be veterans.

Feb 6-introduced in Senate

Feb 9-to Health & Welfare (S)

Feb 11-reassigned to Veterans, Military Affairs, & Public Protection (S) Feb 26-reported favorably,

reading, to Consent Calendar with Committee Substitute

Feb 27-2nd reading, to Rules

Mar 2-posted for passage in the Consent Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, passed 36-0 with Committee Substitute

Mar 4-received in House

Mar 6-to Seniors, Military Affairs, &

Public Safety (H)

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

Mar 12-2nd reading, to Rules

SB 78 (BR 513) - K. Winters, M. Revnolds

AN ACT relating to reorganization. Amend KRS 12.020 to rename the Education Cabinet as the Education and Workforce Development Cabinet; amend various statutes to conform; confirm Executive Order 2008-530.

Feb 6-introduced in Senate Feb 9-to Education (S)

Feb 12-reported favorably, reading, to Consent Calendar

Feb 13-2nd reading, to Rules Feb 24-posted for passage in the Regular Orders of the Day Wednesday, February 25, 2009

Feb 25-3rd reading, passed 37-0

Feb 26-received in House

Mar 2-to Education (H) Mar 6-posted in committee

Mar 9-taken from committee; 1st reading; returned to Education (H)

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009

Mar 11-3rd reading, passed 99-0; received in Senate; enrolled, signed by each presiding officer; delivered to

Mar 17-signed by Governor (Act ch.

SB 79/LM (BR 1379) - E. Tori, J. Westwood, K. Stine, G. Tapp, D. Thayer

AN ACT relating to abortion.

Create a new section of KRS Chapter 311 to specify how the phrase "individual, private setting" shall be interpreted in informed consent situations; create a new section of KRS Chapter 311 to require an ultrasound prior to an abortion; amend KRS 311.990 to provide a criminal penalty.

SB 79 - AMENDMENTS SFA (1/Title, E. Tori) - Make title amendment.

Feb 6-introduced in Senate

Feb 9-to Judiciary (S) Feb 10-reassigned to Veterans,

Military Affairs, & Public Protection (S) Feb 23-reported favorably,

reading, to Calendar Feb 24-2nd reading, to Rules

Feb 25-floor amendment (1-title) filed

Feb 26-posted for passage in the Regular Orders of the Day for Friday, February 27, 2009

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

Mar 2-3rd reading, passed 33-4 with floor amendment (1-title)

Mar 3-received in House

Mar 6-to Health & Welfare (H)

Mar 9-posted in committee; posting waived

Introduced Feb. 9, 2009

SB 80/LM (BR 424) - D. Seum

AN ACT relating to the duties and

powers of the mayor of a consolidated local government.

Create a new Section of KRS Chapter 67C defining mayor's powers and duties, create requirement to submit annual and financial, revenue submission of capital projects plan, define capital projects, require creation of surplus funds account in general fund. define surplus funds account, submit an annual budget, with both a surplus expenditure and budget reduction plan, list requirements for surplus expenditure plan, and alternatives to expending surplus funds, define the terms of a budget reduction plan, place limits on the use of certain budget reduction strategies, make any employee lay-off subject to any civil service ordinances or collective bargaining agreements, create a requirement for mayor to inform agencies and metro council of the status of the budget in regards to surplus or deficit, require the mayor to implement budget reduction plan once certain thresholds reached, create standards for the restoration of reduced services, require the mayor to designate an agency or contracted individual with the mission to track actual and projected revenues with the budget plan adopted, require the designated individual or agency to inform the mayor and metro council monthly of past months revenues, require the designated agency or individual to report quarterly on actual revenues, versus forecast revenues, and to forecast future revenues versus budget forecasts; to amend KRS 67C.105 make certain contracts, agreements, and obligations subject to metro council approval; and amend KRS 67C.139 to conform.

SB 80 - AMENDMENTS

SCS/LM - Create a new Section of KRS Chapter 67C describing the budget process of the consolidated local government, mayor to submit detailed revenue forecast on or before April 15, description of the revenue forecast; establish requirement that mayor submit on or before May 31 a capital projects plan for the upcoming and next 2 fiscal years; define capital project; establish requirement that mayor submit on or before May 31 a budget to the metro council, budget based on revenue forecast presented, requirement for budget to include a surplus expenditure plan and a budget reduction plan, budget to be adopted by metro council, to include surplus and deficit plans, budget plan for surplus of up to 2.5%, description of surplus budget plan requirements and criteria, mayor may not expend funds over 2.5% plan without metro council approval, budget deficit plan described and criteria established; limit ability of mayor and council to layoff employees, lay-offs subject to civil service ordinances and any collective bargaining agreements, certain budget reduction strategies forbidden, surplus account funds to be used to offset budget deficits, budget deficit reduction plan may limit employee pay, subject to civil service ordinances and collective agreements; bargaining establish priorities for restoring budget cuts; prevent mayor from dealing with budget deficit greater than 5% without metro council approval, no implementation of either budget surplus or deficit reduction plan without a revised revenue forecast;

establish a surplus funds account within the general fund: establish criteria for addition of funds to surplus account, restrictions placed on expenditures from account, mayor to designate agency department, or independent contractor to provide revenue forecasts, designee to provide the mayor and metro council with monthly statements of revenue, and compare actual revenue to forecast revenue for the month covered, designee to provide mayor and metro council with quarterly reports on actual income and its relation to forecast income for the past quarter and next 2 quarters; amend KRS 67C.105 to make mayor's duties conform to criteria established for budget procedures, require the mayor to obtain metro council approval for certain obligations, contracts, or agreements; and make provisions of the Act effective for the consolidated local government for FY 2010-2011.

SFA (1, D. Seum) - Amend Senate Bill 80/SCS to require that any budget reduction plans, or any employee layoffs, or any payroll increment reductions, must recognize civil service ordinances or collective bargaining agreements.

Feb 9-introduced in Senate

Feb 11-to State & Local Government (S); reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Regular Orders of the Day for Tuesday, February 24, 2009; floor amendment (1) filed to Committee Substitute

Feb 24-3rd reading, passed 22-13 with Committee Substitute and floor amendment (1)

Feb 25-received in House Feb 26-to Local Government (H) Feb 27-posted in committee

SB 81 (BR 1182) - V. McGaha

AN ACT relating to captive cervids.

Create a new section of KRS Chapter 257 to mirror the ban on the imposed on cervids if they do not meet the rules and requirements of the Kentucky Department of Agriculture or the United States Department of Agriculture for the surveillance and identification of cervids for controlling chronic wasting disease; amend KRS 150.720 to require promulgation of administrative regulations by the Department of Fish and Wildlife Resources pertaining to the permitting and fencing of cervid livestock facilities; delete authority importation and holding of cervids; amend KRS 150.725 to define "cervid livestock"; amend KRS 150.735 to allow a permit holder to sell or slaughter cervids if the facility is found to be out of compliance with regulations and delete authority of the department to seize cervids if the facility fails to come into compliance; allow a permit holder to request an administrative hearing after a violation and make an appeal to Franklin Circuit Court; allow cervids to be seized and disposed of by the department if a final determination after appeals upholds the department's decision; amend KRS 150.740 to modify the ban on the importation of cervids into the Commonwealth to qualify that cervids are banned if they do not meet the rules and requirements of the Kentucky

Department of Agriculture or the United States Department of Agriculture for the surveillance and identification of cervids for controlling chronic wasting disease; delete the Department of Fish and Wildlife Resources' authority to destroy cervids; amend KRS 246.295 to modify the Kentucky Department of Agriculture's authority to promulgate administrative regulations to delete importation and holding of cervids and replace with the permitting and fencing of holding facilities for cervids; create new section of KRS chapter 257 to authorize the Kentucky Department of Agriculture to quarantine animals after a violation.

SB 81 - AMENDMENTS

SCS - Retain original provisions of SB 81; allow importation of cervids from states where there is a program of surveillance and identification that meet specific rules; maintain the prohibition on importation of cervids under specified conditions; maintain the ban on importation of cervids from CWD states unless USDA regulations approve importation and a live test for CWD is available for testing cervids; authorize the Kentucky Department of Fish and Wildlife Resources to promulgate administrative regulations dealing with importation and unique individual identification tag and visual identification tags: define "hold" as confined to a facility; delete Kentucky Department of Fish and Wildlife Resources as a party to which a party importing a diseased cervid is responsible for paying costs incurred in investigation, response and eradication; and renumber subsections to conform.

SFA (1, V. McGaha) - Restore authority for the Department of Fish and Wildlife Resources to seize and destroy cervids held in violation of the law.

HFA (1, T. McKee) - Clarify that the ban on cervids that have not been subject to a program for chronic wasting disease applies only to live cervids.

HFA (2, T. McKee) - Clarify that the ban on cervids that have not been subject to a program for chronic wasting disease applies only to live cervids.

CCR - Could not agree.

FCCR - Retain original provisions, except clarify that the ban on the importation of cervids that have not been subject to a program of surveillance and identification for cervid chronic wasting disease only applies to the importation of live cervids.

Feb 9-introduced in Senate

Feb 11-to Agriculture (S)

Feb 26-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 27-2nd reading, to Rules

Mar 2-posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009; floor amendment (1) filed to Committee Substitute

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

Mar 4-received in House

Mar 6-to Agriculture & Small Business (H); posted in committee

(H); posted in committee
Mar 9-reported favorably, 1st reading,
to Calendar

Mar 10-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, March 11, 2009; floor amendment (1) filed

Mar 11-floor amendment (2) filed; 3rd reading, passed 93-3 with floor amendment (1); received in Senate

Mar 12-posted for passage for concurrence in House floor amendment (1); Senate refused to concur in House floor amendment (1); received in House; House refused to recede from floor amendment (1); Conference Committee appointed in House and Senate

Mar 13-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 81-2; received in Senate; Free Conference Committee report adopted in Senate; passed 37-0; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 62)

SB 82 (BR 1383) - T. Buford

AN ACT relating to landline and wireless enhanced 911 emergency call systems.

Amend KRS 65.760 to permit local governments to designate a collection agent other than the phone provider for collecting the 911 service charge.

SB 82 - AMENDMENTS

SCS - Delete all sections of SB 82; require the staff of the Legislative Research Commission to study emergency 911 service in Kentucky and the adequacy of the revenue streams; require the staff of the Legislative Research Commission to report its findings and recommendations by December 1, 2009.

HCS - Retain original provisions except clarify that current fees are as high as \$4.50 per month; direct that the staff of the Interim Joint Committee on Seniors, Veterans, Military Affairs, and Public Protection study the funding and expenditures of emergency 911 service in Kentucky, including the adequacy of various revenue streams, what mechanisms other states use to fund these services, and whether there is a need for a statewide 911 board; allow to report findings recommendations by December 1, 2009.

Feb 9-introduced in Senate

Feb 11-to Natural Resources and Energy (S)

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 6, 2009; 3rd reading, passed 36-0 with Committee Substitute

Mar 9-received in House; taken from Committee on Committees; 1st reading; to Seniors, Military Affairs, & Public Safety (H)

Mar 10-taken from committee; 2nd reading; returned to Seniors, Military Affairs, & Public Safety (H)

Mar 11-reported favorably, to Rules as a Consent bill with Committee Substitute; posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed

90-6 with Committee Substitute ; received in Senate

Mar 12-posted for passage for concurrence in House Committee Substitute; Senate refused to concur in House Committee Substitute; received in House

SB 83 (BR 983) - D. Givens

AN ACT relating to county agricultural development councils.

Amend KRS 248.721 to expand size of county agricultural development councils; establish term limits for council members; establish procedures for replacement of council members; amend KRS 248.723 to conform.

SB 83 - AMENDMENTS

HFA (1, S. Rudy) - Restore original membership to Agricultural Development Council.

HFA (2, S. Rudy) - Change makeup of Agricultural Development Council; make technical corrections to conform.

Feb 9-introduced in Senate

Feb 11-to Agriculture (S)

Feb 26-reported favorably, 1s reading, to Consent Calendar

Feb 27-2nd reading, to Rules

Mar 3-posted for passage in the Consent Orders of the Day for Wednesday, March 4. 2009

Mar 4-3rd reading, passed 36-1 Mar 5-received in House

Mar 6-to Agriculture & Small Business (H); posted in committee

Mar 9-reported favorably, 1st reading, to Calendar

Mar 10-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, March 11, 2009; floor amendments (1) and (2) filed

Mar 11-3rd reading; floor amendment (1) defeated; passed 97-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 36)

SB 84/FN (BR 1019) - D. Givens

AN ACT relating to agricultural products.

Amend KRS 45A.645 to require state agencies that purchase agricultural products or Kentucky-grown agricultural products to annually report the types, quantities, and costs of the products to LRC and the Department of Agriculture on a form provided by the department; amend KRS 164A.575 to require boards that purchase governing agricultural products or Kentucky-grown agricultural products to annually report the types, quantities, and costs of the products to LRC and the Department of Agriculture on a form provided by the department.

Feb 9-introduced in Senate

Feb 11-to Agriculture (S)

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 Wednesday, March 4, 2009

Mar 4-3rd reading, passed 37-0

Mar 5-received in House

Mar 6-to Agriculture & Small Business (H); posted in committee

Mar 9-reported favorably, 1st reading,

to Consent Calendar

Mar 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009

Mar 11-3rd reading, passed 99-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 37)

SB 85 (BR 1473) - J. Denton

AN ACT relating to gift cards.

Amend KRS 367.890 relating to gift cards to remove the requirement that the gift card be issued by a merchant and to provide that gift cards issued with expiration dates are not subject to escheat.

SB 85 - AMENDMENTS

SCS - Retain the provisions of the original bill, except remove the language "issued by a merchant" contained on page 1, line 8 of the bill.

Feb 9-introduced in Senate

Feb 11-to Banking & Insurance (S)

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

Feb 25-2nd reading, to Rules

Mar 2-posted for passage in the Consent Orders of the Day for Monday, March 2, 2009; 3rd reading, passed 37-0 with Committee Substitute

Mar 3-received in House

Mar 6-to Banking & Insurance (H)

Mar 10-posting waived retroactively; reported favorably, 1st reading, to Consent Calendar

Mar 11-2nd reading, to Rules

SB 86 (BR 1485) - E. Tori

AN ACT relating to peace officers.

Amend KRS 61.365, relating to federal peace officers with Kentucky peace officer powers, to add the U.S. Mint of the United States Department of Treasury; make technical correction.

SB 86 - AMENDMENTS

SFA (1, D. Boswell) - Amend KRS 189.950 to allow a jailer and a chief deputy jailer to use flashing blue lights on their motor vehicles upon approval of the fiscal court.

Feb 9-introduced in Senate Feb 10-floor amendment (1) filed Feb 11-to Judiciary (S)

SB 87 (BR 1425) - E. Tori

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.

Feb 9-introduced in Senate

Feb 11-to Veterans, Military Affairs, & Public Protection (S)

Mar 9-taken from committee; 1st reading; returned to Veterans, Military Affairs, & Public Protection (S)

Mar 10-taken from committee; 2nd reading; returned to Veterans, Military Affairs, & Public Protection (S)

SB 88 (BR 1424) - E. Tori

AN ACT relating to military affairs. Amend KRS 36.050 to add genderneutral language.

Feb 9-introduced in Senate Feb 11-to Veterans, Military Affairs, & Public Protection (S)

SB 89 (BR 225) - J. Denton

AN ACT relating to nonprofit entities providing services to the state.

Create a new section of KRS 45A.690 to 45A.725 to require nonprofit entities whose income is less than ten million dollars and who receive a state grant to have an attorney and a certified public accountant review and sign the grant agreement, attend all meetings of the governing body of the nonprofit board, and sign all minutes of the governing board's minutes; require a copy of the meeting minutes be sent to the granting agency within 30 days of the nonprofit board's meeting.

Feb 9-introduced in Senate
Feb 11-to State & Local Government

SB 90/LM/CI (BR 946) - R. Jones II

AN ACT relating to crimes and punishments.

Amend KRS 510.060 to prohibit employees, vendors, and volunteers of correctional or detention facilities from engaging in sexual intercourse with inmates of the facility.

Feb 9-introduced in Senate Feb 11-to Judiciary (S)

SB 91/LM/HM (BR 1469) - R. Jones II

AN ACT relating to emergency medical services.

Create a new section of KRS Chapter 311A to require, when transport times are within thirty minutes of each other, for an ambulance to take the patient to the hospital of the patient's choice or the hospital chosen by the person with legal responsibility for the patient; specify ambulance transport procedures in the event that no guidance is given or the patient's condition requires another choice.

Feb 9-introduced in Senate Feb 11-to Health & Welfare (S)

SB 92 (BR 1271) - T. Buford

AN ACT relating to school calendars and declaring an emergency.

Amend KRS 158.070 to allow the Kentucky Board of Education to approve exceptions to its administrative regulations related to school calendars under specific conditions; allow a local board of education to request from and be approved by the commissioner of education a waiver from the makeup of up to seven days missed due to the severe weather storm occurring in January and February, 2009.

Feb 9-introduced in Senate Feb 11-to Education (S)

SB 93 (BR 1609) - R. Jones II

AN ACT relating to the presumption of

death.

Amend KRS 397.1005 to decrease from seven to three years the amount of time required before an absent person can be presumed dead.

Feb 9-introduced in Senate Feb 11-to Judiciary (S)

SB 94 (BR 1402) - K. Stein

AN ACT relating to the expansion of the film industry in Kentucky.

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 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 administrative of regulations by the Kentucky Film Office and the Department of Revenue; create a new section of KRS 141 to create a film production picture nonrefundable income tax credit for the construction of a new film production facility or the 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 for taxable periods beginning after December 31, 2008; allow credit to be carried forward 5 years; amend KRS 141.0205 to establish the order in which the credits may be taken; amend KRS 139.538 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 initially 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.

Feb 9-introduced in Senate Feb 11-to Appropriations & Revenue (S)

SB 95/LM (BR 1391) - K. Stein, D. Harper Angel, 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 342.140, relating to 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 344.360, 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 certain discrimination in credit include sexual transactions. to orientation and gender identity; and make various technical amendments.

Feb 9-introduced in Senate Feb 11-to Judiciary (S)

SB 96 (BR 1392) - 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 for the purposes of visitation; require the health facility to note this designation in the patient's permanent medical records.

Feb 9-introduced in Senate Feb 11-to Judiciary (S)

SB 97 (BR 1393) - K. Stein

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 for Health and Family Services to refuse federal funding for abstinence-only require science-based education: 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.

Feb 9-introduced in Senate Feb 11-to Education (S)

SB 98 (BR 1400) - K. Stein

AN ACT relating to paternity.

Amend KRS 406.011 to provide for

rebuttable presumption of paternity during wedlock; amend KRS 406.021, 406.035, and 406.051 to include reference to Family Court; amend KRS 406.151 to provide venue in child's county of residence.

Feb 9-introduced in Senate Feb 11-to Judiciary (S)

SB 99 (BR 1404) - K. Stein

AN ACT relating to recycling.

Amend KRS 224.10-650 to require state agencies of the executive, legislative, and judicial branches of state government and all state-supported institutions of higher education to report estimated waste recycled during the prior fiscal year; delete requirement to report recycled aluminum; allow state agencies in Franklin County that participate in the State Office Paper Recycling Program to utilize an alternative to reporting quantities in pounds.

Feb 9-introduced in Senate Feb 11-to Natural Resources and Energy (S)

SB 100 (BR 1398) - K. Stein

AN ACT relating to surface mining.

350.450 to change Amend requirements relating to restoration to original contour of surface mines; 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, 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 or transported and placed in lifts and concurrently compacted in engineered, constructed fill; amend KRS 350.410 to require that restoration of the approximate original contour includes both the configuration and elevation of the area prior to disturbance associated with coal removal.

Feb 9-introduced in Senate Feb 11-to Natural Resources and Energy (S)

SB 101/LM (BR 1399) - K. Stein, D. Harper Angel

AN ACT relating to dating violence.

Amend KRS 403.720 to include dating partners among the class of persons allowed to obtain domestic violence protective orders; amend KRS 431.005 to reference the definition of "unmarried couple" in KRS 403.720

Feb 9-introduced in Senate Feb 11-to Judiciary (S)

SB 102 (BR 1401) - K. Stein

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 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 non-participating provider of a policy to be reimbursed at the same rate as those performed by a participating provider of the policy.

SB 102 - AMENDMENTS

SCA (1, G. Neal) - Amend the exclusion from routine patient healthcare costs to include any treatment outside the usual and customary standard type and frequency of any diagnostic modality and delete any care required to administer or support the service item or investigational drug that is the subject of the clinical trial.

Feb 9-introduced in Senate Feb 11-to Banking & Insurance (S) Mar 3-reported favorably, 1st reading, to Consent Calendar with committee amendment (1)

Mar 4-2nd reading, to Rules
Mar 5-recommitted to Appropriations
& Revenue (S)

SB 103 (BR 1387) - K. Stein

AN ACT relating to criminal procedure.

Create a new section of KRS Chapter 27A to require the Administrative Office of the Courts to transmit correctional cost-to-incarcerate data to each circuit judge who may hear a felony case; create a new section of KRS Chapter 196 to require the Department of Corrections to develop and submit average yearly cost-to-incarcerate data; amend KRS 532.050 to require cost to incarcerate information to be including on presentence reports and on the written court order sentencing a felon to prison.

Feb 9-introduced in Senate Feb 11-to Judiciary (S)

SB 104/LM (BR 1467) - T. Buford

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) or six percent, whichever is greater.

Feb 9-introduced in Senate Feb 11-to Judiciary (S)

SB 105/LM (BR 1656) - K. Winters

AN ACT relating to federal peace officers.

Amend KRS 61.365 to include police officers with the Tennessee Valley Authority among those federal peace

officers to have the same powers and duties as other peace officers in the Commonwealth.

Feb 9-introduced in Senate Feb 11-to Judiciary (S)

SB 106 (BR 1157) - T. Buford

AN ACT relating to the compensation of guardians and conservators.

Amend KRS 387.111 and 387.760 to adjust the rate of compensation allowed for guardians and conservators.

Feb 9-introduced in Senate Feb 11-to Judiciary (S)

Introduced Feb. 10, 2009

SB 2/CI (BR 22) - D. Thayer

AN ACT relating to state government ethics.

Amend KRS 11A.010 to include in the definition of "officer" board members and persons that perform functions of major positions management through contractual employment arrangements; add definitions for "person," "matter," "board member," "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 use and 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 6 months to 2 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 plaque, commemorative certificate, token of less than \$150 in value; require disclosure of donations to a legal defense fund for a public servant; amend KRS 11A.050 to require initial statement of financial disclosures within 90 days that an officer or public servant occupies position; require amended statements if

change in statement information or addition of financial information occurs; require disclosure of additional information relating to nature of businesses and business associates; require disclosure of any contracts or other business dealings with state agency or lobbyists; amend 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; allow commission to publicly confirm an investigation has been declined or terminated if violations alleged in the investigation were made public; 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 and require notification of the possible dismissal; amend KRS 11A.090 to allow the commission to issue subpoenas for records in both paper and electronic form; amend KRS 11A.100 to require the commission to refer criminal violations of KRS Chapter 11A to county commonwealth's attorneys appropriate jurisdiction; amend KRS 11A.110 to require the commission to make all paper and electronic reports, statements, and disclosures filed with the commission pertaining to public servants and officers, executive agency lobbyists, employers, and real parties in interest, available on the Internet and require maintenance of records for prescribed periods; amend KRS 11A.201 to include compensation of lobbyists in definition of "expenditure"; amend KRS 11A.211 to establish an initial registration fee of \$125 for each lobbyist, 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 new section of KRS Chapter 11A to prohibit a public servant or a candidate for statewide elected office from soliciting, accepting, or directing or exercising control over campaign 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.216 to require disclosure of compensation paid to lobbyists; 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 honoraria for performance of a public servant's official duties other than that provided by law; establish penalties for various other violations; amend KRS 61.102 to extend protections for employees that report or disclose actual or suspected wrongdoing to the Executive Branch Ethics Commission; amend KRS 61.103 to change the time period from 90 days to 1 year for an employee to bring a civil action alleging a violation of KRS 61.102; create a new section of KRS Chapter 11A to require the Governor to disclose any use of the Governor's Mansion that includes any person that is not an officer, public servant, employee of a state agency or public agency, a state or local elected official, or routine employee, to the Executive Branch Ethics Commission; create a new section of KRS Chapter 45A, relating to procurement, to prohibit business entities as defined in the Act, contractors and subcontractors from doing business with the Commonwealth if a business entity has contributed to a statewide candidate, slate of candidates or state or local political party in excess of contribution limits defined in the Act within 18 months preceding entering into the contract or during the duration of the contract; require a business entity to certify compliance with the Act prior to entering into a contract; amend KRS 45A.110 and 45A.115 to require certification of compliance prior to being placed on the prequalified and responsible bidder or offeror's list; amend KRS 45A.485 to require a business entity to report any violations of the Act within the last 5 years and be in continuos compliance with the Act; require immediate cancellation of a contract and two year prohibition from future business with the Commonwealth if found to be in violation, unless the violation was inadvertent unintentional; provide that contributions made and contracts in effect on the effective date of the relevant provisions not be a violation of those provisions; require disclosure whether or not a violation; create a new section of KRS Chapter 121 to require statewide candidates and political parties to use reasonable efforts to give notice of potential contract prohibitions with the state if contributions are made in violation of the Act; provide that lack of notice is not a defense of the violation; provide process to cure a violation of the Act; amend KRS 36.410 to include the requirement to submit quarterly reports on the use of state aircraft to the Executive Branch Ethics Commission and the Auditor of Public Accounts as a function of the Division of Air Transport;

amend KRS 36.425 to require pilots for state agencies to submit a copy of flight manifests; require Division of Air Transport to maintain flight records, including passengers' names and information pertaining to flights; create a new section of KRS Chapter 36 to require the Division of Air Transport to submit quarterly reports on the use of state aircraft to the Executive Branch Ethics Commission and the Auditor of Public Accounts; create a new section of KRS Chapter 11A to require the Governor to disclose the use of state aircraft to the Executive Branch Ethics Commission and the Auditor of Public Accounts; create a new section of KRS Chapter 43 to require the Auditor of Public Accounts to conduct an annual audit of the Governor's use of state aircraft: specify procedures implementing reporting new requirements and annual audits.

SB 2 - AMENDMENTS

SFA (1, D. Thayer) - Retain original provisions, except make technical amendment to add board member to language regarding legal defense funds; create new section of KRS 11A to establish ethics training program; add non-codified language to implement; and amend KRS 11A.241 to add a voluntary ethics training program for executive agency lobbyists to the duties of the Executive Branch Ethics Commission.

Feb 10-introduced in Senate Feb 12-to State & Local Government (S)

Feb 25-reported favorably, 1st reading, to Calendar

Feb 26-2nd reading, to Rules; floor amendment (1) filed

Feb 27-posted for passage in the Regular Orders of the Day for Friday, February 27, 2009; 3rd reading, passed 32-4 with floor amendment (1)

Mar 2-received in House Mar 3-to State Government (H)

SB 107/FN (BR 1487) - B. Leeper

AN ACT relating to motor vehicle

usage tax.

Amend KRS 138.470 to provide an exemption from the usage tax for certain transfers between a trustee, a trust, and a beneficiary; Effective August 1, 2009.

Feb 10-introduced in Senate Feb 12-to Appropriations & Revenue

(S)
Mar 4-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 5-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

Mar 6-reported favorably, 1st reading, to Consent Calendar; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009; 3rd reading, passed 37-0

Mar 9-received in House Mar 10-to Appropriations & Revenue

(H)

SB 108 (BR 1384) - T. Buford

AN ACT relating to rating of financial institutions.

Amend KRS 286.3-102 to update the financial institution rating system to a CAMELS rating by increasing the

number of rating factors from five to six with the addition of "sensitivity to market" as the sixth rating factor; delete the provision stating that this section does not apply to exempt any laws which regulate Kentucky state banks pertaining to interest rates.

Feb 10-introduced in Senate Feb 12-to Banking & Insurance (S)

SB 109/FN/LM (BR 222) - J. Rhoads

AN ACT relating to voter registration. Amend KRS 116.045 to permit a process of voter preregistration for persons at the minimal age of 16 years and to require the State Board of Elections to promulgate administrative regulations to provide for the procedure for voter preregistration; amend KRS 116.046 to require the county clerks to provide preregistration forms to certain secondary education institutions, and for the State Board of Education to include sophomores in public education regarding elections; amend KRS 116.055 to conform.

Feb 10-introduced in Senate Feb 12-to State & Local Government (S)

SB 110 (BR 1276) - D. Thayer

AN ACT relating to economic development.

Amend KRS 65.7043 to delete the criteria for the redevelopment of previously developed land; amend KRS 65.7045 to define "arena" and to amend "redevelopment assistance" to include "construction"; amend KRS 65.7049 to encourage investment, amend the criteria for what constitutes an "area"; amend KRS 154.30-010 to define "arena"; make conforming changes.

Feb 10-introduced in Senate Feb 12-to Economic Development, Tourism & Labor (S)

SB 111 (BR 290) - J. Pendleton

AN ACT relating to surgical technologists.

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 education program surgical and maintains national 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 for at least two of the five years 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 technology employees meet the 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 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.

SB 111 - AMENDMENTS

SCS - Delete all original provisions; create a new section of KRS Chapter 311 to require certification from the National Board of Surgical Technology and Surgical Assisting before a person may profess to be a certified surgical technologist; mandate the same certification before a person may use the initials "CST" or any other words, letters, abbreviations, or insignia indicating or implying that the individual is a certified surgical technologist; make willful violation a Class B misdemeanor.

Feb 10-introduced in Senate
Feb 12-to Licensing, Occupations &
Administrative Regulations (S)

May 6 reported forwardly, 4ct reading

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute Mar 9-2nd reading, to Rules

SB 112/LM/AA (BR 1637) - K. Stine

AN ACT relating to local government participation in the state health plans.

Amend KRS 78.530 to allow agencies who are established by a merger or interlocal agreement consisting or at least one agency who participated in the County Employees Retirement System (CERS) on or before April 9, 2002, to be exempt from the requirement of signing a contract for employee health insurance with the Personnel Cabinet as a condition of participation in CERS and to apply the provisions to existing agencies established before the effective date of the Act.

SB 112 - AMENDMENTS HFA (1/P, T. Couch) - Attach provisions of HB 141/GA.

Feb 10-introduced in Senate Feb 12-to State & Local Government Feb 25-reported favorably, 1st reading, to Consent Calendar

Feb 26-2nd reading, to Rules

Mar 2-posted for passage in the Consent Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, passed 36-0 Mar 4-received in House

Mar 6-to Local Government (H); posted in committee

Mar 9-taken from committee; 1st reading; returned to Local Government (H)

Mar 10-reported favorably, 2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, March 11, 2009

Mar 12-floor amendment (1) filed

SB 113 (BR 1532) - R. Stivers II

AN ACT relating to civil actions.

Amend KRS 413.190 relating to persons who abscond or otherwise evade service of process to dignify Kentucky's status as a Commonwealth.

Feb 10-introduced in Senate Feb 12-to Judiciary (S)

SB 114 (BR 1538) - R. Stivers II

AN ACT relating to corporate dissenter's rights.

Amend KRS 271B.13-250 to ensure that payments made under that section be made to each and every dissenter.

Feb 10-introduced in Senate Feb 12-to Judiciary (S)

SB 115 (BR 1535) - R. Stivers II

AN ACT relating to alcoholic beverages.

Amend KRS 244.070 relating to alcoholic beverages to provide for gender equality.

Feb 10-introduced in Senate Feb 12-to Judiciary (S)

SB 116 (BR 1529) - R. Stivers II

AN ACT relating to crimes and punishments.

Amend KRS 437.030 relating to dueling to dignify Kentucky's status as a commonwealth.

Feb 10-introduced in Senate Feb 12-to Judiciary (S)

Feb 24-taken from committee; 1st reading; returned to Judiciary (S)

Feb 25-taken from committee; 2nd reading; returned to Judiciary (S)

SB 117 (BR 1438) - R. Stivers II

AN ACT relating to the Judicial Council.

Amend KRS 27A.100 to include additional members on the Judicial Council.

Feb 10-introduced in Senate Feb 12-to Judiciary (S)

SB 118/LM (BR 1018) - D. Seum

AN ACT relating to consolidated local governments.

Amend KRS 67C.103 to allow consolidated local government councils

to make audits and investigations of boards, agencies, and commissions where the council approves mayoral appointments and where boards, agencies, and commissions receive funds from the consolidated local government or have budgets in excess of \$1,000,000.

Feb 10-introduced in Senate Feb 12-to State & Local Government (S)

SB 119/LM (BR 1017) - D. Seum

AN ACT relating to the governance of a consolidated local government.

Amend KRS 67C.103 to require special election to fill vacancy in legislative council seat; amend KRS 67C.105 to require special election to fill vacancy for mayor, amend terms, and limit consecutive terms of office to hold seat of mayor.

Feb 10-introduced in Senate Feb 12-to State & Local Government (S)

SB 120 (BR 1533) - R. Stivers II

AN ACT relating to civil matters.

Amend KRS 453.070 to make gender

Feb 10-introduced in Senate Feb 12-to Judiciary (S)

Feb 24-taken from committee; 1st reading; returned to Judiciary (S)

Feb 25-taken from committee; 2nd reading; returned to Judiciary (S)

SB 121 (BR 1531) - R. Stivers II

AN ACT relating to crimes and punishments.

Amend KRS 530.080 to make a technical correction.

Feb 10-introduced in Senate

Feb 12-to Judiciary (S)

Feb 24-taken from committee; 1st reading; returned to Judiciary (S)

Feb 25-taken from committee; 2nd reading; returned to Judiciary (S)

SB 122 (BR 1537) - R. Stivers II

AN ACT relating to courts.

Amend KRS 29A.160 relating to prohibiting an employer from coercing an employee not to perform jury service to provide for gender equality.

Feb 10-introduced in Senate Feb 12-to Judiciary (S)

SB 123 (BR 1437) - R. Stivers II

AN ACT relating to the Court of Justice.

Create a new section of KRS chapter 23A and amend various sections of KRS Chapters 23A and 24A to increase by one the number of circuit judges assigned to the Sixteenth Judicial Circuit (Kenton County) and decrease by one the number of assigned district judges.

Feb 10-introduced in Senate Feb 12-to Judiciary (S)

SB 124/LM (BR 452) - D. Williams

AN ACT relating to elections.

Amend KRS 83A.045 and 118.165 to change the filing deadline from the last Tuesday in January to the last Tuesday in April for candidates; amend KRS 118.367 to change the filing deadline from april 1 to the last Tuesday in april for independent candidates; amend KRS 118.367 to change the filing deadline from April 1 so the last Tuesday in April for independent candidates; amend KRS 117.045 to change the date from March 20 to June 20 for county boards if elections to appoint election officers for each precinct, change the date from March 15 to June 15 for county executive committees to compile a list of names of persons to be appointed as election officers; amend KRS 118.215 to change notification dates to the State Board from the county clerks from February to May preceding the primary and from August to September preceding the general election; amend KRS 118.561 to change the date of the presidential preference primary from May to August; amend 118.225, 118.591, 118.601, and 118A.060 to conform.

SB 124 - AMENDMENTS

SCS/LM - Retain original provisions; amend KRS 117.355 to change the number of days from 30 to 20 for county boards of election to transmit certain specified election information to the State Board of Elections; amend KRS 118.215 to set forth that notification to the State Board of Election regarding the number of candidates on a ballot be made no later than the last Tuesday in August preceding a regular election.

Feb 10-introduced in Senate Feb 12-to State & Local Government (S)

Mar 3-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 4-reported favorably, 2nd reading, to Rules with Committee Substitute

Mar 5-posted for passage in the Regular Orders of the Day for Thursday, March 5, 2009; 3rd reading, passed 25-10-2 with Committee Substitute ; received in House

Mar 6-to Elections, Const. Amendments & Intergovernmental Affairs (H)

SB 125/LM (BR 1406) - A. Kerr

AN ACT relating to the necessary information to be provided to the county clerks to maintain a roster of voters who are eligible to vote in city and school board elections.

Amend KRS 116.200 to establish a deadline of January 1, 2010, for cities and school boards to submit to the county clerk a list of properties and boundaries and changes to boundaries; electronic transmission of information, including maps; prohibit county clerks from charging a fee to cities or school boards; permit county clerks to request more information if necessary in order to maintain the voting roster; amend KRS 81A.470 to eliminate the requirement that certain documents be filed in the Governor's Office for Local Development; amend KRS 81A.475 to conform.

Feb 10-introduced in Senate Feb 12-to State & Local Government

Feb 25-reported favorably, 1st reading, to Consent Calendar Feb 26-2nd reading, to Rules

Mar 2-posted for passage in the Consent Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, passed 36-0

Mar 4-received in House

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

Mar 9-posting waived

10-reported favorably, 1st reading, to Calendar

Mar 11-2nd reading, to Rules

SB 126/LM (BR 1403) - K. Stein, G.

AN ACT proposing an amendment to Section 145 of the Constitution of Kentucky relating to persons entitled to

Propose to amend Section 145 of the Constitution of Kentucky to exclude a convicted felon from the right to vote only until expiration of probation, final discharge from parole, or maximum expiration of sentence; submit to the voters for ratification or rejection.

Feb 10-introduced in Senate Feb 12-to State & Local Government

Introduced Feb. 11, 2009

SB 127 (BR 1528) - R. Palmer II

AN ACT relating to management of institutional funds.

Adopt modern standards of prudent investment and modernize responsibilities of fiduciaries in the management of the institutional funds of charitable organizations as contained in the Uniform Prudent Management of Institutional Funds Act; repeal Uniform Management of Institutional Funds Act, KRS Sections 273.510 to 273.590.

SB 127 - AMENDMENTS

HCS - Retain original provisions except remove the rebuttable presumption of imprudence if in any year the appropriation of expenditures exceeds seven percent of fair market value of an endowment fund; insert and amend provisions relating to the guardians compensation of conservators; amend KRS 387.111 and 387.760 to adjust the rate of compensation allowed for guardians and conservators.

HCA (1/Title, J. Greer) - Make title amendment.

Feb 11-introduced in Senate Feb 13-to Banking & Insurance (S) Feb 24-reported favorably, 1st

reading, to Calendar

Feb 25-2nd reading, to Rules Mar 2-posted for passage in the Regular Orders of the Day for Monday, March 2, 2009; 3rd reading, passed 37-0 Mar 3-received in House

Mar 6-to Banking & Insurance (H)

Mar 10-posting waived retroactively; reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-

Mar 11-2nd reading, to Rules

SB 128 (BR 453) - P. Clark, J. Denton, K. Stein

AN ACT relating to the protection of

Create a new section of KRS Chapter 209 to require the cabinet to establish a registry of persons against whom charges have been substantiated for adult abuse, neglect, or exploitation; require an appeal process for these persons by the cabinet; prohibit a licensed or certified facility employing a person on the registry.

Feb 11-introduced in Senate Feb 13-to Veterans, Military Affairs, & Public Protection (S)

Feb 23-reported favorably, reading, to Calendar

Feb 24-2nd reading, to Rules Mar 3-recommitted to Appropriations & Revenue (S)

Introduced Feb. 12, 2009

SB 129 (BR 517) - E. Worley, D. Kelly

ACT relating the Commonwealth of Kentucky Civil War Sesquicentennial Commission.

Create new sections of KRS Chapter 171 to create the Commonwealth of Kentucky Civil War Sesquicentennial Commission: provide for membership. terms, and organization; provide that the commission will expire December 31, 2015; establish duties.

Feb 12-introduced in Senate

Feb 23-to Economic Development, Tourism & Labor (S)

Feb 24-taken from committee; 1st reading; returned to Economic Development, Tourism & Labor (S)

Feb 25-taken from committee; 2nd reading: returned to Economic Development, Tourism & Labor (S)

Mar 3-reported favorably, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 4, 2009; 3rd reading, passed 37-0

Mar 5-received in House Mar 6-to State Government (H)

Mar 9-posting waived

10-reported favorably, reading, to Consent Calendar Mar 11-2nd reading, to Rules

SB 130/LM (BR 1514) - D. Givens

AN ACT relating to media activities in the voting room.

Amend KRS 117.235 and 117.236 to prohibit cameras and video recording devices to be used in a voting room with certain exceptions; and to establish requirements limitations. and prohibitions for members of the news media to follow on a primary or an election day.

Feb 12-introduced in Senate Feb 23-to State & Local Government

Feb 25-reported favorably, reading, to Consent Calendar

Feb 26-2nd reading, to Rules Mar 5-recommitted to Appropriations

SB 131 (BR 1188) - J. Pendleton, P.

Clark, K. Stein

AN ACT relating to industrial hemp.

Create new sections of KRS Chapter 260 to define "department," "industrial hemp," and "THC"; require persons wanting to grow or process industrial hemp to be licensed by the Department of Agriculture; require criminal history checks by local sheriff; require the Department of Agriculture to promulgate administrative regulations to carry out the provisions of the Act; require sheriff to monitor and randomly test industrial hemp fields; assess a fee of \$5 per acre for every acre of industrial hemp grown, with a minimum fee of \$150, to be divided equally between the Department of Agriculture and the appropriate sheriff's department; require licensees to provide the Department of Agriculture with names and addresses of any grower or buyer of industrial hemp and copies of any contracts the licensee may have entered into relating to the industrial hemp; clarify that the Act does not authorize any person to violate federal law.

Feb 12-introduced in Senate Feb 23-to Agriculture (S)

SB 132 (BR 1574) - D. Williams

AN ACT relating to the budget of the Commonwealth.

Amend KRS 48.010 to add a definition for "consensus forecast group"; amend KRS 48. 120 to make technical corrections; amend KRS 41.010 to

Feb 12-introduced in Senate

Feb 23-to Appropriations & Revenue

Feb 24-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Feb 25-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

SB 133 (BR 294) - D. Harper Angel

AN ACT relating to restaurant display of caloric information.

Create a new section of KRS 217.280 to 217.390 to define "food facility," "calorie content information," through," "menu board," "nutritional information," "point of sale," "standard menu item"; establish that food facilities operating Commonwealth shall provide dietary information for all standard menu items sold on menus and indoor and outdoor menu boards; require menus and menu boards to include the total calorie content information; permit food facilities to provide additional nutrition information to customers; establish that violators shall be fined no less than \$100 and no more than \$1,000 for each violation.

Feb 12-introduced in Senate Feb 23-to Health & Welfare (S)

SB 134 (BR 472) - D. Ridley

AN ACT relating to oil and gas wells. Amend KRS 353.560 to require the Division of Oil and Gas Conservation to promulgate administrative regulations relating to tank batteries; amend KRS 353.590 to permit forfeited bond fees to be used in reclamation operations for tank batteries and gathering lines associated with abandoned wells; amend KRS 353.5901 to include power line location in well operations and reclamation proposals; require mediators to consider power line placement in their reports if an agreement between the well operator and surface owner cannot be reached.

SB 134 - AMENDMENTS

HCS - Direct the Division of Oil and Gas Conservation to promulgate administrative regulations relating to tank batteries within 2 years of the effective date of the Act; specify what must be included in the administrative regulations; transfer \$500,000 each fiscal year from the petroleum storage tank environmental assurance fund to the oil and gas well plugging fund for the purpose of remediating tank batteries and associated pits; clarify that placement of power lines to be installed in order to support oil and gas operations must be included in operations and reclamation proposals; and clarify that placement of power lines to be installed in order to support oil and gas operations must be considered by mediators when determining the reasonable use of the surface by the well operator.

HCA (1/Title, J. Gooch Jr.) - Make title amendment.

Feb 12-introduced in Senate

Feb 23-to Natural Resources and Energy (S)

favorably, Feb 26-reported reading, to Calendar

Feb 27-2nd reading, to Rules

Mar 5-posted for passage in the Regular Orders of the Day for Thursday, March 5, 2009; 3rd reading, passed 36-0: received in House

Mar 6-to Natural Resources & Environment (H)

Mar 9-posted in committee; posting waived

Mar 10-reported favorably, reading, to Calendar; recommitted to Natural Resources & Environment (H); posting waived; posted in committee

Mar 11-reported favorably, to Rules with Committee Substitute, committee amendment (1)

SB 135 (BR 1612) - R. Jones II, J.

AN ACT relating to honoring military service through education benefits.

Amend KRS 164.507 to specify that tuition waiver is available to qualifying persons for a period no less than the lesser number of months required to complete at least a bachelor's degree; amend KRS 164.515 to conform.

SB 135 - AMENDMENTS

SCS - Retain original provisions: add language to clarify that a student who obtains a credential below a bachelor's degree and who enrolls in a bachelor's program degree at a postsecondary education institution will have tuition and fees exempted for the number of months remaining of the original 45 month exemption.

Feb 12-introduced in Senate Feb 23-to Education (S) Feb 26-reported favorably,

reading, to Consent Calendar with Committee Substitute

Feb 27-2nd reading, to Rules

Mar 3-posted for passage in the Consent Orders of the Day for Wednesday, March 4. 2009

Mar 4-3rd reading, passed 37-0 with Committee Substitute

Mar 5-received in House

Mar 6-to Seniors, Military Affairs, & Public Safety (H)

SB 136 (BR 1610) - R. Jones II

AN ACT relating to misclassification of employees in the construction industry.

Create new sections of KRS Chapter 337 to prohibit misclassification of employees in the construction industry; define contractor, construction. and other terms; presume employee status unless certain factors are met; establish factors for determining independent contractor; require Office of Workplace Standards to administer; require posting of requirements and retention of records for 3 years; provide administrative or civil remedy; amend KRS 337.990 to impose penalties of \$1,000 to \$5,000 for violations; amend KRS 45A.485 to require debarment for 2 years from state contracts for repeat violations.

Feb 12-introduced in Senate Feb 23-to Licensing, Occupations & Administrative Regulations (S)

SB 137 (BR 89) - R. Jones II

AN ACT relating to civil liability.

Amend KRS 411.148 to provide limited immunity from civil liability to certain medical providers for services rendered, without compensation to law enforcement agencies.

Feb 12-introduced in Senate Feb 23-to Judiciary (S)

SB 138 (BR 886) - T. Jensen, R. Stivers II

AN ACT relating to natural resources and making an appropriation therefor.

Create new sections of KRS Chapter 56 to authorize the Finance and Administration cabinet to lease mineral rights owned by the state and by public universities; establish requirements for leases applicable to operations on stateuniversity-owned establish royalty requirements on oil and gas leases; require the Finance and Administrative Cabinet to promulgate administrative regulations for auctioning the right to lease state-owned and university-owned mineral rights; create a new section of KRS 353.500 to 353.720 to require the Department for Natural Resources to develop a program of permitting oil and gas operations on state-owned lands; establish permitting requirements for oil and gas operations on state-owned lands; require that the proceeds from royalties, cash, bonuses, rents, and payments be paid into the oil and gas conservation fund to be used for the furtherance of the state agency of record on the deed and that proceeds from the fund be credited to the general fund for each agency of record; amend KRS 353.310 to set jurisdiction over oil and gas leases of state-owned mineral rights in Franklin Circuit Court; and amend KRS 353.510 to define

"program," "fund," "alternative fuel" and "alternative energy infrastructure, "state oil and gas lease" and "state agency."

SB 138 - AMENDMENTS

SCA (1, T. Jensen) - Make technical correction to change shot-in to shut-in.

HCS - Retain original provisions of SB 138/GA; increase royalty reservation above 12.5 percent by negotiation in the lease; require separate reclamation and plugging bond; allow Finance and Administration to negotiate construction, placement and operation of facilities appurtenant to the oil and gas operation; exempt the state from paying tax under 143A.020; require that forfeiture of the lease automatically forfeits all bonds; exempt moneys from required bonds and fines and penalties from the oil and gas permittee from the Oil and Gas Conservation Fund and are remitted to the appropriate funds established for plugging, reclamation and division operations; require the secretary of the Environmental and Public Protection Cabinet rather than the Commissioner of Natural Resources approve lands for the program; and make technical corrections.

HFA (1, R. Webb) - Authorize the commissioner of the Department for Natural Resources to determine which state-owned or university-owned lands are unsuitable for oil and gas operations; and require the department to submit a written report of the monies received in and distributed from the oil and gas conservation fund to the Governor, the Legislative Research Commission, and the Interim Joint Committee on Appropriations and Revenue.

HFA (2, S. Lee) - Remove jurisdiction of Franklin Circuit Court for appeals of final determinations of administrative hearing officers and give jurisdiction to the Circuit Court of the county where the land leased for the oil or gas operation is located; and remove jurisdiction of Franklin Circuit Court over proceedings involving a lease authorized under Section 1.

HFA (3, S. Lee) - Remove jurisdiction of Franklin Circuit Court for appeals of final determinations of administrative hearing officers and give jurisdiction to the Circuit Court of the county where the land leased for the oil or gas operation is located; and remove jurisdiction of Franklin Circuit Court over proceedings involving a lease authorized under Section 1.

Feb 12-introduced in Senate

Feb 23-to Natural Resources and Energy (S)

Feb 24-taken from committee; 1st reading; returned to Natural Resources and Energy (S)

Feb 25-reported favorably, 2nd reading, to Rules with committee amendment (1)

Feb 26-posted for passage in the Regular Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, passed 36-0 with committee amendment (1)

Mar 2-received in House

Mar 3-to Natural Resources & Environment (H)

Mar 4-posting waived; posted in committee

Mar 5-reported favorably, 1st reading, to Calendar; floor amendments (1) and (2) filed

Mar 6-2nd reading, to Rules; recommitted to Natural Resources & Environment (H)

Mar 9-posted in committee; posting waived

Mar 10-posted in committee

Mar 11-reported favorably, to Rules with Committee Substitute ; floor amendment (3) filed to Committee Substitute

SB 139/FN (BR 1356) - G. Neal

AN ACT relating to the Kentucky Center for African-American Heritage.

Create sections of KRS Chapter 171 to create a Kentucky Center for African American Heritage; provide for membership, terms, and organization; establish duties.

SB 139 - AMENDMENTS

SCS/FN - Retain the original provisions, except create the Kentucky Center for African American Heritage in KRS Chapter 148 rather than Chapter 171; provide for 5 board members from the public at large and 5 members from the metro Louisville area rather than 10 members from the public at large; require at least 4 members from each group to be of African American heritage; provide that the Mayor of Louisville submit 5 lists of 3 names to the Governor for appointments from the metro Louisville area; attach the Center to the Department of Tourism rather than to the Heritage Council for administrative

Feb 12-introduced in Senate Feb 23-to Economic Development, Tourism & Labor (S)

Mar 2-taken from committee; 1st reading; returned to Economic Development, Tourism & Labor (S)

Mar 3-reported favorably, 2nd reading, to Rules with Committee Substitute

Mar 4-posted for passage in the Regular Orders of the Day for Wednesday, March 4, 2009; 3rd reading, passed 37-0 with Committee Substitute

Mar 5-received in House Mar 6-to State Government (H) Mar 9-posting waived

Mar 10-reported favorably, 1st reading, to Consent Calendar Mar 11-2nd reading, to Rules

SB 140/LM/AA (BR 1570) - E. Worley, R. Jones II

AN ACT relating to retirement.

Amend KRS 16.601 and 61.621 to increase the death in the line of duty benefits to 50% of the member's monthly final rate of pay for current and future surviving spouses of public safety employees; provide increase to current surviving spouses of public safety employees effective August 1, 2009.

Feb 12-introduced in Senate Feb 23-to State & Local Government (S)

SB 141 (BR 1611) - R. Jones II

AN ACT relating to alcohol and substance abuse treatment and education programs.

Amend KRS 189A.040 to establish that the Cabinet for Health and Family Services shall promulgate administrative regulations to provide on-line access to

division approved instructor certification training programs to qualified individuals seeking to become DUI assessors.

Feb 12-introduced in Senate Feb 23-to Judiciary (S)

SB 142 (BR 1527) - R. Palmer II

AN ACT relating to interscholastic athletics.

Amend KRS 156.070 to prohibit the Kentucky Board of Education or any agency designated by the board to manage interscholastic athletics from promulgating administrative regulations or adopting rules or bylaws that prohibit a local school district from employing or assigning nonteaching personnel to serve as an assistant coach.

SB 142 - AMENDMENTS

SCS - Retain original provisions, except restore existing language the if the state board promulgates regulations to allow a district to employ a nonteaching head coach, the regulations shall apply to all sports, including basketball and football.

Feb 12-introduced in Senate Feb 23-to Education (S)

Feb 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 27-2nd reading, to Rules Mar 6-recommitted to Appropriations & Revenue (S)

SB 143/LM/CI (BR 1605) - 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 12-introduced in Senate Feb 23-to Judiciary (S)

Introduced Feb. 13, 2009

SB 144 (BR 1246) - G. Tapp

AN ACT relating to promotional sampling of distilled spirits.

Amend KRS 243.0305 to make the hours and days of operation for a souvenir retail liquor licensee subject to local ordinance; amend KRS 244.050 to allow retail drink, retail package, and souvenir retail liquor licensees to give a customer 3 distilled spirit samples per day rather than 2 samples under a sampling license; permit a licensed distiller to acquire a sampling license; limit a distiller to providing up to 3 separate 1/2 ounce complimentary samples of its distilled spirits per day to each customer during regular business hours on the distiller's licensed premises or at a retailer's licensed premises; require retail licensees to sell the distilled spirits used for a complimentary sampling event at no more than the retail licensee's normal selling price; prohibit a distiller from using its sampling license on its distillery premises unless it also holds a souvenir retail liquor license;

permit the retail licensee to bill on a perevent basis in the usual course of business; authorize distiller licensees to give a consumer who is touring the distillery for educational purposes one complimentary sample of up to 1/2 ounce of un-aged product manufactured at the distillery premises; enable distiller licensees to offer consumers branded nonalcoholic promotional items of nominal value in conjunction with a distillery tour or a complimentary sampling event.

Feb 13-introduced in Senate; to Licensing, Occupations & Administrative Regulations (S)

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

Feb 25-2nd reading, to Rules

Mar 2-posted for passage in the Consent Orders of the Day for Monday, March 2, 2009; 3rd reading, passed 30-7

Mar 3-received in House

Mar 6-to Licensing & Occupations (H) Mar 10-taken from committee; 1st reading; returned to Licensing & Occupations (H)

SB 145 (BR 1558) - D. Thayer, J. Schickel

AN ACT relating to school construction.

Amend KRS 337.010 to exempt elementary, secondary, and post secondary school construction from the definition of "public works" relating to prevailing wage.

Feb 13-introduced in Senate; to Education (S)

SB 146/LM (BR 1280) - D. Thayer, J. Schickel

AN ACT relating to the prevailing wage.

Amend KRS 337.010 to redefine "construction" for purposes of the prevailing wage law to raise the exemption for public works projects from \$250,000 to \$1,000,000.

Feb 13-introduced in Senate; to Economic Development, Tourism & Labor (S)

SB 147 (BR 1658) - K. Winters

AN ACT relating to governmental purchasing preferences.

Amend KRS 45A.470 to add services as a purchase preference for governmental bodies and political subdivisions of the state; define nonprofit corporations as community rehabilitation programs described in 34 361.5(b)(9).

SB 147 - AMENDMENTS

SCS - Retain original provisions of the bill: amend KRS 45A.470 to clarify that community rehabilitation programs are to be not-for-profit; delete requirement that these programs are required to contract with the Office for the Blind.

Feb 13-introduced in Senate; to State & Local Government (S)

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

Mar 5-2nd reading, to Rules

SB 148 (BR 1630) - D. Givens

AN ACT relating to school-based decision making members.

Amend KRS 160.380 to require a criminal records check for parent members of school-based decision making councils; allow members to serve prior to the report being received.

SB 148 - AMENDMENTS

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

SCA (2, D. Givens) - Delete original provision; amend KRS 160.380 to require school-based decision making parent members to have a state and national fingerprint-supported criminal history background check by the Department of Kentucky State Police and the Federal Bureau of Investigation; amend KRS 17.545 to prohibit a registrant as a sexual or violent offender as defined in KRS 17.500, or any person residing outside of Kentucky who would be required to register under KRS 17.510 if the person resided in Kentucky, to be on school grounds; exceptions permitted with approval of the principal, school board or day care center director; amend KRS 17.990 to establish that any person who violates the provisions shall be guilty of a Class A misdemeanor.

SFA (1, D. Givens) - Delete original provision; amend KRS 160.380 to require school-based decision making parent members to have a state and national fingerprint-supported criminal history background check by the Department of Kentucky State Police and the Federal Bureau of Investigation; the parent member may serve prior to the receipt of the criminal history background check report but shall be removed from the council on receipt by the school district of a report documenting a record of a sex crime or criminal offense and no further procedures shall be required; amend KRS 17.545 to prohibit a registrant as a sexual or violent offender as defined in KRS 17.500, or any person residing outside of Kentucky who would be required to register under KRS 17.510 if the person resided in Kentucky, to be on school grounds; exceptions permitted with approval of the principal, school board or day care center director; amend KRS 17.990 to establish that any person who violates the provisions shall be guilty of a Class A misdemeanor.

Feb 13-introduced in Senate; to Education (S)

Feb 26-reported favorably, reading, to Calendar with committee amendments (1-title) and (2)

Feb 27-2nd reading, to Rules Mar 2-floor amendment (1) filed

Mar 3-posted for passage in the Regular Orders of the Day for Wednesday, March 4, 2009

Mar 4-3rd reading; committee amendment (2) withdrawn; passed 37-0 with committee amendment (1-title), floor amendment (1)

Mar 5-received in House

Mar 6-to Education (H)

Mar 9-taken from committee; 1st reading; returned to Education (H); posting waived; posted in committee

Mar 10-reported favorably, reading, to Rules as a Consent Bill posted for passage in the Consent Orders of the Day for Wednesday,

March 11, 2009

Mar 11-3rd reading, passed 99-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch.

SB 149 (BR 1486) - E. Tori, P. Clark

AN ACT relating to charitable gaming. Amend KRS 238.545 to allow use of a charity game ticket dispenser during the hours a location is open if the organization owns the facility; require an officer or chairperson to be present during unloading and reloading of the dispenser.

SB 149 - AMENDMENTS

SCS - Retain original provisions of the bill; amend KRS 238.536 to exclude from the 40 percent rule all fines and fees paid to the office, gaming supplies and equipment costs, and membership dues; require a mandatory training program designed by the office as a condition of reinstatement for a licensee whose percentage falls below 25 percent, or for a licensee who fails to attain the 40 percent threshold for a second consecutive calendar year.

HCS - Delete provisions relating to the 40 percent rule; amend KRS 238.540 to require the department to provide training; require chief executive officer and chief financial officer or their designee and all chairpersons to receive training before a license is issued; retain provisions amending KRS 238.545.

Feb 13-introduced in Senate; to Licensing, Occupations & Administrative Regulations (S)

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

Feb 25-2nd reading, to Rules

Mar 3-posted for passage in the Consent Orders of the Day Wednesday, March 4, 2009

Mar 4-3rd reading, passed 27-7-1 with Committee Substitute

Mar 5-received in House

Mar 10-to Licensing & Occupations (H)

11-reported favorably, reading, to Calendar with Committee Substitute

Mar 12-2nd reading, to Rules

SB 150 (BR 1648) - K. Stine

AN ACT relating to administrative bodies.

Create a new section of KRS Chapter 12 to require an administrative body to hold harmless any person or entity who has complied with a court order; establish a fine of \$5,000 for any administrative body who violates this requirement.

Feb 13-introduced in Senate; to State & Local Government (S)

SB 151 (BR 413) - D. Givens

AN ACT relating to the release of veterinarian records

Amend KRS 321.185 by describing circumstances under veterinarians shall release records o patients.

SB 151 - AMENDMENTS

SCA (1, D. Givens) - Allow for a veterinarian-client-patient relationship to exist if a veterinarian examines an animal or makes medically appropriate and timely visits to the premises where the animal is kept; make technical

SFA (1, D. Givens) - Prohibit interference with the veterinary reporting requirements and regulatory authority of Kentucky Horse Commission.

HFA (1, T. McKee) - Allows veterinarians immunity from civil or criminal action if they report an incident of suspected animal cruelty in good faith.

Feb 13-introduced in Senate; to Agriculture (S)

Feb 26-reported favorably, reading, to Consent Calendar with committee amendment (1)

Feb 27-2nd reading, to Rules

Mar 2-floor amendment (1) filed

Mar 3-posted for passage in the Consent Orders of the Day for Wednesday, March 4. 2009

Mar 4-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 36-0 with committee amendment (1), floor amendment (1)

Mar 5-received in House

Mar 6-to Agriculture & Small Business (H); posted in committee

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009

Mar 11-floor amendment (1) filed; 3rd reading, passed 99-0; received in Senate: enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch.

SB 152 (BR 1232) - J. Turner

AN ACT relating to school calendars and declaring an emergency.

Allow a local board of education to request from the commissioner of education disaster days for up to a maximum of ten days missed due to widespread illness, emergencies, or inclement weather and require the commissioner to approve the request; require staff to makeup any approved disaster days; identify activities to be used by staff to make up approved disaster days; EMERGENCY.

Feb 13-introduced in Senate; to Education (S)

SB 153 (BR 1464) - P. Clark

AN ACT relating to school employee vacancies

Amend KRS 160.382 to provide that in a district that has an employer-employee contract an open position will be a district position and not a school specific position after all other procedures have been followed.

Feb 13-introduced in Senate; to Education (S)

SB 154 (BR 1277) - D. Thaver, K. Stine

AN ACT relating to bulk natural gas sales.

Direct Public Service Commission (PSC) to create certification process for bulk natural gas suppliers; direct PSC to create a code of conduct for bulk natural gas suppliers; structure the relationship between local gas distribution companies and bulk natural gas suppliers; make bulk natural gas suppliers subject to collection of utilities gross receipts license taxes; require PSC to regulate affiliate transactions.

Feb 13-introduced in Senate; to Natural Resources and Energy (S)

SB 155/LM (BR 1155) - P. Clark

AN ACT relating to elevator safety.

Create new sections of KRS 198B.400 to 198B.540, relating to elevator safety, to allow only a licensed elevator mechanic working under the direct supervision of an elevator contractor to install or work on elevators and fixed guideway systems; form the Elevator Safety Review Board within the Office of Housing, Buildings and Construction; establish board membership and meeting rules; require licensure from the board to work as an elevator mechanic or elevator contractor; set licensure qualifications and application requirements; allow for biennial licensure renewal; permit the board to issue emergency and temporary licenses: mandate 8 hours of continuing education each elevator contractor and mechanic license renewal: list reasons for licensee discipline and establish hearing and appellate related procedures; require various types of insurance coverage for elevator contractors and for elevator inspectors not employed by the office; disclaim any effect on the liability of any persons or the Commonwealth as a result of KRS 198B.400 to 198B.540; amend KRS 198B.400 to define terms; amend KRS 198B.410, 198B.440, and 198B.450 to responsibility over inspector certificates of competency from the office to the board; amend KRS 198B.420 to direct the board to develop the State Elevator and Fixed Guideway System Inspection Program; include the of promulgation administrative regulations, inspections, and investigations among the board's powers under the program; amend KRS 198B.460 to require owner or user registration of all elevators and fixed guideway systems with the board; order the office to share its pre-existing registration information with the board; amend KRS 198B.480 to require board approval for elevator or fixed guideway system changes or repairs; amend KRS 198B.490 to allow the board to consult engineering authorities and organizations on safety standards; list national standards for the board to follow promulgating administrative regulations related to safety standards; mandate that any board standards be consistent with the Kentucky standards of safety and the uniform state building code; amend KRS 198B.510 to require that new elevator and fixed guideway system installations be performed by a licensed elevator contractor; authorize three-year optional certificates of operation for private residences; waive any operation or renewal fees at residential devices; amend KRS 198B.520 to set out circumstances

where a construction or repair permit may be revoked or expired; amend KRS 198B.530 to establish that all elevator licensing fees are to be paid to the office; amend KRS 198B.990 to increase the penalty for violations from a maximum fine of \$500 to a maximum fine of \$1,500 plus thirty days imprisonment.

Feb 13-introduced in Senate; to Licensing, Occupations & Administrative Regulations (S)

SB 156 (BR 1281) - D. Thayer

AN ACT relating to small farm wineries.

Amend KRS 241.010 to increase the maximum output a small farm winery may produce from 50,000 gallons of wine in a calendar year to 100,000 gallons in a calendar year.

Feb 13-introduced in Senate; to Licensing, Occupations & Administrative Regulations (S)

SB 157 (BR 1238) - D. Givens

AN ACT relating to agriculture.

Amend KRS 256.090 to make the language gender-neutral; make technical corrections.

Feb 13-introduced in Senate; to Agriculture (S)

Feb 24-taken from committee; 1st reading; returned to Agriculture (S)

Feb 25-taken from committee; 2nd reading; returned to Agriculture (S)

SB 158 (BR 1237) - D. Givens

AN ACT relating to agriculture.

Amend KRS 256.090 to make the language gender-neutral; make technical corrections.

Feb 13-introduced in Senate; to Agriculture (S)

SB 159 (BR 1236) - D. Givens

AN ACT relating to agriculture.

Amend KRS 256.090 to make the

Amend KRS 256.090 to make the language gender-neutral; make technical corrections.

Feb 13-introduced in Senate; to Agriculture (S)

SB 160 (BR 1476) - D. Harper Angel, J. Denton

AN ACT relating to childhood hearing

loss. Amend KRS 211.645 to define "permanent childhood hearing loss" and "infant at high risk for late onset, progressive hearing loss, or both"; amend KRS 211.647 to require the Commission for Children with Special Health Care Needs to establish standards for infant audiological assessment and diagnostic centers based on national standards; require the commission to maintain a list of approved centers; require approval centers to agree to provide data to the commission; amend KRS 216.2970 to approved include audiological assessment and diagnostic centers on the list of those receiving an auditory screening report indicating a finding of potential hearing loss; amend KRS 213.046 to include approved audiological assessment and diagnostic centers as a source of an auditory screening for births occuring outside an institution.

SB 160 - AMENDMENTS

SCS - Retain original provisions of the bill except delete the term "infant at high risk for late onset, progressive hearing loss, or both"; amend the term "auditory screening report" to include risk factors related to a child becoming deaf or hard of hearing or having progressively worsening hearing.

Feb 13-introduced in Senate; to Health & Welfare (S)

Mar 5-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 6-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Tuesday, March 10, 2009; 3rd reading, passed 38-0 with Committee Substitute; received in House

Mar 11-to Health & Welfare (H); posting waived; posted in committee; reported favorably, 1st reading, to Calendar

Mar 12-2nd reading, to Rules

SB 161 (BR 1306) - J. Denton

AN ACT relating to the protection of children in child-care facilities during emergencies.

Create a new section of KRS 199.892 to 199.896 to require a child-care center to have a written plan for evacuation in the event of fire, natural disaster, or other threatening situation; require the plan to be updated annually; require the plan to be provided to local emergency officials and parents; effective December 31, 2009.

Feb 13-introduced in Senate; to Health & Welfare (S)

Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules

Mar 2-posted for passage in the Consent Orders of the Day for Monday, March 2, 2009; 3rd reading, passed 37-0

Mar 3-received in House Mar 6-to Health & Welfare (H)

Mar 9-posted in committee; posting waived

Mar 10-reported favorably, 1st reading, to Consent Calendar Mar 11-2nd reading, to Rules

SB 162 (BR 1184) - J. Denton

AN ACT relating to child medical support.

Amend KRS 403.211 to define "reasonable in cost; and "cash medical support"; require the court to order the parent to obtain or maintain coverage; change the term noncustodial parent to obligated parent.

SB 162 - AMENDMENTS

SCS - Amend to remove language relating to certain conditions for qualifying providers in the definition of, "accessible," to include copayments and premiums in the amounts that may be paid toward health insurance coverage, and to include the Kentucky Children's Health Insurance Program and Medicaid

with the coverage of the term public entity.

Feb 13-introduced in Senate; to Iudiciary (S)

Judiciary (S)
Feb 26-reported favorably, 1st reading, to Consent Calendar with

Committee Substitute Feb 27-2nd reading, to Rules

Mar 3-posted for passage in the Consent Orders of the Day for Wednesday, March 4. 2009

Mar 4-3rd reading, passed 37-0 with Committee Substitute

Mar 5-received in House

Mar 6-to Judiciary (H); posted in committee

Mar 9-taken from committee; 1st reading; returned to Judiciary (H)

Mar 10-taken from committee; 2nd reading; returned to Judiciary (H)

SB 163 (BR 153) - J. Denton

AN ACT relating to the Cabinet for Health and Family Services.

Amend KRS 194A.005 to add definitions for the Kentucky Health and Family Services Board and Health and Family Services Nominating Committee and redefine secretary as chief executive officer; create new sections of KRS Chapter 194A to establish the nominating committee, membership, nomination process, and eligibility standards for membership; specify recommendations to the nominating committee to be made by the Governor; specify process for selecting members and length of term for membership; require nominating committee to submit 3 nominations to the Governor and procedure for submitting nominations; require the Governor's office to provide support services to the nominating committee; create new sections of KRS Chapter 194A to establish the Kentucky Board of Health and Family Services to provide oversight and accountability for the duties of the cabinet and to employ the cabinet secretary; specify board membership, selection process, and rules of procedure; require the board to set qualifications for secretary position, conduct a search, 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 the secretary to submit a budget request to the board for approval before submittal pursuant to KRS Chapter 48; specify other duties of the board to include review of cabinet programs, development of federal strategies, and submission of report to the Governor and the Interim Joint Committee on Health and Welfare.

Feb 13-introduced in Senate; to Health & Welfare (S)

SB 164 (BR 504) - J. Denton

AN ACT relating to reorganization.

Amend KRS 12.020 to change the title of the Department for Mental Health and Mental Retardation Services to the Department for Behavioral Health and Intellectual Disabilities; rename the Offices of Legislative and Public Affairs to the Office of Communications and Administrative Review; rename the

Department for Human Support Services to the Department for Family Resource Centers and Volunteer Services; rename the Office of Technology to the Office of Administrative and Technology Services; abolish the Department for Disability Determination Services and move responsibilities to the newly created Department for Income Support; abolish the Office of Fiscal Services and move responsibilities to the newly created Office of Administrative and Technology Services; abolish the Office of Contract Oversight and move responsibilities to the newly created Office of Policy and Budget; abolish the Governor's Office of Wellness and Physical Activity and move responsibilities to the Department for Public Health; amend KRS 12.550 to move the responsibilities of the Governor's Office of Wellness and Physical Activity to the Department for Public Health; amend KRS 13B.020 to change the Department for Disability Determination Services to Department for Income Support; amend KRS 15.290 to change the title of the Division of Child Support to the Department for Income Support; amend KRS 15A.340 to change the Division of Mental Health and Substance Abuse Services to the Division of Behavioral Health; change the Department for Mental Health and Mental Retardation Services to the Department for Behavioral Health and Intellectual Disabilities; amend KRS 17.556, 36.255, 158.442, and 189A.050 to change the Department for Mental Health and Mental Retardation Services to the Department for Behavioral Health and Intellectual Disabilities: amend KRS 194A.030 to change the name of the Office of Legislative and Public Affairs to the Office of Communications and Administrative Review; add the Office of Ombudsman; establish responsibilities of the Office of the Ombudsman under the Office of the Secretary; change the Department for Mental Health and Mental Retardation Services to the Department for Behavioral Health and Intellectual Disabilities; change the title of the Department for Human Support Services to the Department for Family Resource Centers and Volunteer Services; change the title of the Office of Technology to Office of Administrative and Technology Services; establish responsibilities of the Office of Policy and Budget; abolish the Office of Fiscal Services and the Office of Contract Oversight; change the title of the Department for Disability Determination Services to the Department for Income Support; delete the responsibilities for the Governor's Office of Wellness and Physical Activity; amend KRS 194A.092 to change the title of the Division of Child Abuse and Domestic Violence Services to the Division of Violence Prevention Resources: amend KRS 194A.095 to change the title of the Division of Women's Physical and Mental Health to the Division of Women's Health; amend KRS 194A.095 and 216.265 to change the title of the Office of Technology to the Office of Administrative and Technology Services; amend KRS 194A.135 to change the Department for Mental Health and Mental Retardation Services to the Department for

Behavioral Health and Intellectual

Disabilities; change the title of the

Division of Adult and Child Health Improvement to the Division of Maternal Child Health; amend 194A.146, 194A.622, 200.505, 200.658, 202A.271, 205.470, 205.6336, 210.031, 210.090, 210.365, 210.502, 210.504, 210.575, 210.770, 210.775, 210.780, 210.795, 216.2923, 216.533, 216.583, 216.793, 439.267, and 439.510 to change the title of the Department for Mental Health and Mental Retardation Services to the Department of Behavioral Health and Intellectual Disabilities; amend KRS 194A.709 and 216.583 to change the title of the Division of Health Care Facilities and Services to the Division of Health Care: amend KRS 205.712, 405.411, 405.465, 407.5102, and 431.650 to change the title of the Division of Child Support to the Department for Income Support; amend KRS 207.200 to change the title the Department for Disability Determination Services to Department for Income Support; amend KRS 209.005 to change the title of the Department for Mental Health and Mental Retardation Services to the Department of Behavioral Health and Intellectual Disabilities; change the title of the Division of Health Care Facilities and Services to the Division of Health Care; amend KRS 213.141 to change the title of the Division of Adult and Child Health Improvement to the Division of Maternal and Child Health; amend KRS 214.554 and 216.2923 to change the title of the Division of Women's Physical and Mental Health to the Division of Women's Health; amend KRS 222.005 to change the title of the Division of Mental Health and Substance Abuse Services to the Division of Substance Abuse; change the title of the Department for Mental Health and Mental Retardation Services to the Department of Behavioral Health and Intellectual Disabilities; amend KRS 403.700, 403.707, and 431.650 to change the title of the Division of Child Abuse and Domestic Violence Services to the Division of Violence Prevention Resources; repeal KRS 194A.085; confirm Executive Order 2008-504, to the extent not otherwise confirmed or superseded by this Act.

SB 164 - AMENDMENTS

SCS - Retain original provisions of the bill; amend KRS 189A.050 to delete language referencing the Department for Behavioral Health and Intellectual Disabilities and replace with language referencing the Department for Medicaid Services; amend KRS 194A.030 to delete language requiring the Office of the Ombudsman to be headed by an executive director appointed by the secretary in accordance with KRS 12.040 and replace with language requiring that the Office of the Ombudsman be headed by an executive director appointed by the secretary with the approval of the Governor in accordance with KRS 12.050.

Feb 13-introduced in Senate; to Health & Welfare (S)

Feb 23-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 24-2nd reading, to Rules

Feb 26-posted for passage in the Regular Orders of the Day for Friday, February 27, 2009 Feb 27-passed over and retained in the Orders of the Day

Mar 2-passed over and retained in the Orders of the Day

Mar 3-passed over and retained in the Orders of the Day

Mar 4-3rd reading, passed 37-0 with Committee Substitute

Mar 5-received in House

Mar 6-to State Government (H)

Mar 9-reassigned to Health & Welfare (H); posting waived; posted in committee Mar 10-reported favorably, 1st reading, to Consent Calendar

Mar 11-2nd reading, to Rules

SB 165/LM (BR 1279) - D. Thayer

AN ACT relating to contracts.

Amend KRS 336.130 to prohibit mandatory membership or financial support of a labor organization as a condition of employment, and to name the Act as the "Kentucky Right to Work Act"; amend KRS 336.180 to conform; amend KRS 336.990 to make a violation of this Act a Class A misdemeanor, award damages, and provide injunctive relief; create a new section of KRS Chapter 336 to exempt existing contracts or agreements; and amend KRS 67A.6904, 67C.406, 70.262, 78.470, 78.480, and 345.050 to conform.

Feb 13-introduced in Senate; to Economic Development, Tourism & Labor (S)

SB 166 (BR 1278) - D. Thayer

AN ACT relating to juries and making an appropriation therefor.

Amend KRS 29A.100 allow a prospective juror to have one postponement of jury service upon request: amend KRS 29A.130 to provide that a person summoned for jury duty need only serve on one petit jury; amend KRS 29A.160 to prohibit an employer from requiring an employee to use leave time while absent from work to serve on a jury; create a new section of KRS Chapter 29A to prohibit the concurrent summoning of two or more employees from a business consisting of five or fewer employees; create a new section of KRS Chapter 29A to create a lengthy trial fund to supplement the pay of jurors who serve on lengthy civil trials; provide short title of, "The Jury Patriotism Act."

Feb 13-introduced in Senate; to Judiciary (S)

SB 167 (BR 507) - R. Stivers II

AN ACT relating to reorganization.

Amend KRS 12.020 and 15A.020 to eliminate the Department of Kentucky Vehicle Enforcement and transfer its functions and personnel to a newly created Division of Commercial Vehicle Enforcement within the Department of Kentucky State Police; amend KRS 281.600 to transfer motor carrier safety audit program responsibility to the Department of Kentucky State Police; amend KRS 15A.075, 18A.005. 18A.095, 281.755, 281.880, 281.883, 281A.090, and 431.105 to conform; repeal KRS 15A.370, 15A.371, and 15A.372; confirm Executive Order 2008-

Feb 13-introduced in Senate; to

Judiciary (S)

Feb 24-taken from committee; 1st reading; returned to Judiciary (S)

Feb 25-taken from committee; 2nd reading; returned to Judiciary (S)

SB 168 (BR 1575) - D. Williams

AN ACT relating to confirmations. KRS 7B.030, Amend 156.029, 156.031, 161.028, 164.005, 164.011, 224.10-022, 248.510, 248.707 and 351.1041 to delete requirement that the House of Representative confirm appointed members of the Long Term Policy Research Center board, the Kentucky Board of Education, the Educational Professional Standards Board, the Governor's Postsecondary Education Nominating Committee, the Council on Postsecondary Education in Kentucky; the Mine Safety Review Commission, the Kentucky Tobacco Research Board, the Agricultural Development Board, and the Mine Safety Review Commission; amend KRS 11.160 to delete references to confirmation of appointments by the House of Representatives; amend KRS 27A.050 to delete requirement that the appointment of the director of the Court of Justice be confirmed by the Senate.

Feb 13-introduced in Senate; to State & Local Government (S)

Mar 3-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 4-reported favorably, 2nd reading, to Rules as a Consent Bill

Mar 5-posted for passage in the Consent Orders of the Day for Thursday, March 5, 2007; 3rd reading, passed 37-0; received in House

Mar 6-to State Government (H)

SB 169/CI (BR 1372) - D. Thayer

AN ACT relating to campaign finance. Create a new section of KRS Chapter 121 to permit the use of exploratory committees for the purposes of determining feasibility of candidacy; establish reporting requirements and subject exploratory committees to existing restrictions and penalty provisions; establish requirements for dispensing funds when exploratory committee is terminated; amend KRS 121.015 to add definition of "exploratory committee and "letter of intent."

Feb 13-introduced in Senate; to State & Local Government (S)

SB 170 (BR 1225) - R. Stivers II

AN ACT relating to natural resources. Amend KRS 350.210 to delete gender references and make technical and grammatical corrections; make changes to internal references to conform.

SB 170 - AMENDMENTS

SCS - Delete all sections of SB 170; amend KRS 350.060 to require electronic permit filing for all large coal operators and the cabinet to provide training on conducting electronic permit filing; amend KRS 351.090 to define inspections for the purpose of including mine rescue training and mine analysis and training; amend KRS 351.140 to define inspections for the purpose of including mine rescue training and mine

analysis and training; declare an EMERGENCY.

SCA (1/Title, T. Jensen) - Make title amendment.

SFA (1, R. Stivers II) - Delete mine analysis and training from definition of mine inspection and revise the emergency clause to pertain to mine rescue rather than mine permitting.

Feb 13-introduced in Senate; to Natural Resources and Energy (S)

Feb 24-taken from committee; 1st reading; returned to Natural Resources and Energy (S)

Feb 25-taken from committee; 2nd reading; returned to Natural Resources and Energy (S)

Mar 4-reported favorably, to Rules with Committee Substitute, committee amendment (1-title); floor amendment (1) filed to Committee Substitute

Mar 5-recommitted to Natural Resources and Energy (S)

SB 171 (BR 480) - G. Tapp

AN ACT relating to tobacco products. Create new section of KRS Chapter 438 to prohibit sale of tobacco products through self-service displays except in tobacco specialty stores; prohibit sales through self-service displays to minors; establish fines for selling through selfservice displays for first and subsequent offenses; deem violations committed by minors status offenses and under jurisdiction of District Court; require general law enforcement and Alcohol Beverage Control employees to issue citations; amend KRS 438.305 to define "retailer," sale at retail," "self-service display," and "tobacco specialty store,"; amend KRS 438.310 to require the seller to obtain valid proof of age if the buyer appears to be under age 27; provide an affirmative defense for the retailer if the buyer was 18 at time of purchase; apply penalty for retailers that do not require valid proof of age; amend KRS 438.313 to prohibit persons from giving or buying cigarettes or tobacco products for minors; exempt minors from handling or transporting tobacco products as part of the minor's employment responsibilities; establish a fine between \$500 and \$1,000 for persons who buy or give tobacco products to minors; amend KRS 438.315 to prohibit dispensing tobacco products through vending machines along with nontobacco products except matches; and conform subsection references.

Feb 13-introduced in Senate; to Judiciary (S)

SB 172 (BR 1679) - B. Smith

AN ACT relating to collective bargaining.

Create a new section of KRS 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; and authorize the Department of Labor to promulgate administrative regulations related to collective bargaining for teachers and classified staff.

Feb 13-introduced in Senate; to Education (S)

SB 173 (BR 418) - W. Blevins Jr., J. Carroll, G. Neal

AN ACT relating to the interview of a minor in a criminal investigation.

Create a new section of KRS Chapter 505 to restrict the interview or interrogation of a minor about their suspected involvement in criminal conduct.

Feb 13-introduced in Senate; to Judiciary (S)

SB 174 (BR 1337) - W. Blevins Jr.

AN ACT relating to employment eligibility verification of state contractors' employees.

Amend KRS 45A.075 to require verification of employment eligibility of state contractors' employees affidavit described in KRS 45A.080 if a federal work authorization program exists, or the governmental body to verify the employees by using the federal verification information system database; amend KRS 45A.480 to require state contractors to certify by affidavit that they are participating in a federal work authorization program, if a federal work authorization program exists; allow the Commonwealth to cancel the contract and disqualify the contractor for five years for failure to comply with the certification requirement if there is a federal work authorization program; "federal work authorization define program"; amend KRS 176.085 to require state contractors to certify by affidavit that they are participating in a federal work authorization program, if a federal work authorization program exists, or require the Commonwealth to verify the employees by using the federal verification information system database; allow the Commonwealth to cancel the contract and disqualify the contractor for five years for failure to comply with the certification requirement if there is a federal work authorization program; define "federal work authorization program".

Feb 13-introduced in Senate; to State & Local Government (S)

SB 175 (BR 1200) - D. Harper Angel, P. Clark

AN ACT relating to the Kentucky Board of Examiners of Psychology.

Amend KRS 319.010 to create definition for "Interjurisdictional Practice Certificate"; amend definition of "practice of psychology"; amend KRS 319.015 to clarify restrictions on teachers of psychology, psychological researchers, providers of consultation services, or expert testimony, and to clarify permitted usages of written or computerized interpretations of psychological testing by clinical social workers, and to allow temporarily employed nonresidents to practice for a limited time; amend KRS 319.032 to increase contact hours for license renewal; amend KRS 319.050 to require applicants to pass national EPPP examination, require applicants to pass ethical examination, and empower board of psychology to assess acceptability of

doctoral degrees in psychology before admittance to practice; modify responsibilities and requirements for "Health Service Providers"; amend KRS 319.071 to allow board to establish renewal fee amount; amend KRS 319.053 to allow board of psychology to establish written test for applicants on psychological practice, ethical principles, and the law.

SB 175 - AMENDMENTS

SCS - Retain original provisions, except delete Section 5; amend Section 2 to exempt specified professions from provisions of chapter; amend Section 4 to specify date of health service provider designation.

Feb 13-introduced in Senate; to Licensing, Occupations & Administrative Regulations (S)

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

Feb 25-2nd reading, to Rules

Mar 2-posted for passage in the Consent Orders of the Day for Monday, March 2, 2009; 3rd reading, passed 37-0 with Committee Substitute

Mar 3-received in House Mar 6-to Health & Welfare (H)

Mar 9-posted in committee; posting waived

Mar 10-reported favorably, 1st reading, to Consent Calendar Mar 11-2nd reading, to Rules

SB 176/LM/CI (BR 1506) - T. Buford

AN ACT relating to horses.

Create new sections of KRS Chapters 436 246 to ban the act of soring horses; define "horse", "sore" "soring", and "management"; create the crime of soring and set fines; establish various ways offenders may be banned from showing, exhibiting, or selling at auction; specify fines for violating a ban; specify violations for hiding or destroying evidence that a horse is sore; list duties of management of any horse show, exhibition, sale, or auction; provide that management has reporting responsibilities to the Department of Agriculture and to a peace officer; require that a peace officer shall enforce the new provisions; allow for exceptions; require the Department of Agriculture to license and regulate horse shows, exhibitions, sales, and auctions promulgate administrative regulations; repeal KRS 436.185.

Feb 13-introduced in Senate; to Agriculture (S)

SB 177 (BR 898) - R. Stivers II

AN ACT relating to natural resources.. Amend KRS 350.705 to make gender neutral references to the chair of the small coal operators advisory council and the Bond Pool commission.

Feb 13-introduced in Senate; to Natural Resources and Energy (S)

Feb 24-taken from committee; 1st reading; returned to Natural Resources and Energy (S)

Feb 25-taken from committee; 2nd reading; returned to Natural Resources and Energy (S)

SB 178 (BR 1263) - R. Stivers II

AN ACT relating to the Local Government Economic Development Program.

Amend KRS 42.4588 to allow dissolution of regional industrial parks; provide for disposition of real estate.

Feb 13-introduced in Senate; to Natural Resources and Energy (S)

SB 179 (BR 1472) - J. Denton

AN ACT relating to deferred deposit transactions.

Create a new section of Subtitle 9 of KRS Chapter 286 to authorize the executive director of the Office of Financial Institutions to develop and implement a deferred deposit transaction database system by contract with an outside contractor or otherwise and to establish the minimum requirements for the database with authority to further requirements specify the administrative regulation; prohibit public inspection or disclosure of the database system except by compulsory process in an action brought pursuant to this subtitle; authorize the provider that operates or administers the system to charge a fee not to exceed \$1 per transaction for access or use of the system and authorize a licensee to pass on all or part of the fee to the borrower; require licensees to utilize the system, if implemented, at the time a transaction is conducted; require licensees to enter and update required information into the system; require licensees who cease making loans to submit a plan for continued compliance to the executive director within 10 days of cessation and require the executive director to promptly act upon the plan to ensure compliance; create a new section of Subtitle 9 of KRS Chapter 286 to authorize extended payment plans for outstanding deferred deposit transactions upon request of the customer and signature of the customer on an amendment to the written agreement; require the licensee to enter the written plan agreement information into the database system; require that a plan's terms allow the customer to repay the transaction is equal installments over no less than 60 days at no additional cost and require that the installments coincide with the date of the customer's receipt of regular income; authorize the customer to prepay the plan in full without penalty; provide that if a customer fails to make a payment on the due date in accordance with the plan the licensee may immediately collect the entire transaction balance; provide that the licensee may return the customer's prior held check with each payment and require a new check for the remaining balance under the plan.

Feb 13-introduced in Senate; to Banking & Insurance (S)

SB 180/FN (BR 1579) - C. Borders

AN ACT relating to the Kentucky educational excellence scholarship program and declaring an emergency.

Amend KRS 164.7874 to define homeschool students as eligible for Kentucky educational excellence scholarships; change definition of high school to include any homeschool in which high school students are enrolled;

amend KRS 164.7879 to create a mathematical calculation of grade point average for homeschool students based on ACT for use in the calculation of the annual earned amount toward the base scholarship award for the 4 year total; amend KRS 164.7885 to require a homeschool student to report ACT score to the local high school in which he or she would have been enrolled and require the local high school to report the data to the Kentucky Higher Education Assistance Authority; EMERGENCY.

SB 180 - AMENDMENTS

SCS/FN - Retain original provisions, except change the calculation of the KEES base award after a homeschooled high school student finishes his or her first academic year and before the second year by using the college GPA to generate the base award.

Feb 13-introduced in Senate; to Education (S)

Feb 26-reported favorably, reading, to Calendar with Committee Substitute

Feb 27-2nd reading, to Rules

Mar 3-posted for passage in the Regular Orders of the Day for Wednesday, March 4, 2009

Mar 4-3rd reading, passed 25-12 with Committee Substitute

Mar 5-received in House Mar 6-to Education (H)

SB 181 (BR 506) - D. Kelly, E. Worley

AN ACT relating to reorganization.

Confirm Executive Order Number 2008-506; create a new section of KRS Chapter 42 to establish the Office of Policy and Audit in the Office of the Secretary of the Finance and Administration Cabinet; repeal and reenact various statutes in KRS Chapter 11 relating to the Commonwealth Office of Technology as new sections of KRS Chapter 42 and amend various statutes to conform; amend various sections of KRS Chapter 11 to abolish the Office of the 911 Coordinator, rename and abolish various divisions and offices in Commonwealth Office Technology, establish the Division of Printing Services and the Office of Chief Information Security Officer in the Commonwealth Office of Technology, abolish the Geographic Information Advisory Council, establish the Kentucky Geospacial Board, and decrease the membership of the Kentucky Wireless Interoperability Executive Committee; amend KRS 11A.060 to transfer the Executive Branch Ethics Commission to the Finance and Administration Cabinet: amend KRS 12.020 to conform to the organizational changes in the Finance and Administration Cabinet; amend KRS 42.0171 and 174.020 to transfer the Division of Fleet Management to the Office of Administrative Services. Finance and Administration Cabinet; amend KRS 42.0172 to abolish the Division of Printing Services in the Finance and Administration Cabinet; amend KRS 42.425 to create the Office of Facility Development and Efficiency in the Department for Facilities and Support Services in the Finance and Administration Cabinet: amend KRS 45A.065 to abolish the procurement advisory council; amend KRS 48.005 to delete references to two Franklin Circuit

Court cases, civil action numbers 97-CI-01566 and 97-CI-00405, and to delete the Charitable Asset Administration Board and transfer its duties to the Office of the Controller, Finance and Administration Cabinet; amend KRS 56.450 to add the executive director of the Office of the Controller and the state budget director to the State Property and Buildings Commission; amend KRS 56.861 to add the executive director of the Office of the Controller to the Kentucky Asset/Liability Commission; amend KRS 131.020 to establish a Division of Special Investigations in the Office of the Commissioner of the Department of Revenue and to abolish the Office of Taxpayer Ombudsman and various divisions within the Office of Valuation; amend Property 131.654, 131.656, and 143A.090 for technical corrections; amend KRS 151.710 to allow a member of the Kentucky River Authority to continue to serve after the expiration of the member's term until his or her successor is appointed and qualified and to change the quorum from 6 members to 7 members; repeal and reenact KRS 42.066 as a new section of KRS Chapter 224 to transfer the Division of Occupations and Professions from the Finance and Administration Cabinet to the Environmental and Public Protection Cabinet; amend KRS 224A.030 to delete reference to the Kentucky Pollution Abatement and Water Resources Finance Authority; repeal KRS 8.030 establishing the Governor's Advisory Intergovernmental Committee on Relations, KRS 11.512 establishing the Office of the 911 Coordinator, KRS 56.600 to 56.603 establishing the Central State Hospital Recovery Authority, KRS 131.071 establishing the Office of the Taxpayer Ombudsman, 154.33-600 to 154.33-609 KRS establishing the Red Fox Tri-County Cooperative Corporation, and KRS 293.010 to 293.170 establishing the Kentucky Savings Bond Authority; amend KRS 42.016, 42.017, 42.0173, 42.0201, 45A.182, 61.8715, 65.7621, 65.7625, 65.7631, and 131.051 to conform.

SB 181 - AMENDMENTS

SCS - Retain original provisions of the bill; correct spelling of Kentucky Geospatial Board; retain existing name of Office of Public Information in the Office of the Secretary of the Finance and Administration Cabinet.

Feb 13-introduced in Senate; to State & Local Government (S)

Feb 24-taken from committee; 1st reading; returned to State & Local Government (S)

Feb 25-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 4-reported favorably, to Rules with Committee Substitute as a Consent Bill; posted for passage in the Consent Orders of the Day for Wednesday, March 4, 2009; 3rd reading, passed 37-0 with Committee Substitute

Mar 5-received in House

Mar 6-to State Government (H)

Mar 9-taken from committee; 1st reading; returned to State Government (H); posting waived

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009

Mar 11-3rd reading, passed 99-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Mar 17-signed by Governor (Act ch.

SB 182 (BR 512) - D. Kelly, E. Worley

AN ACT relating to reorganization.

Amend KRS 12.020 and 174.020 to define the major organizational units in the Transportation Cabinet; amend KRS 174.016, 174.040. 174.057,174.135, 176.506, 177.020. 177.330, 177.340, 177.350, 177.360, and 179.400 to conform; amend KRS 36.010 to eliminate the Division of Air Transport from the Department of Military Affairs; repeal, reenact, and amend KRS 36.400, 36.405, 36.410, 36.415, 36.420, and 36.425 as new sections of KRS Chapter 174 to transfer operational control of the Capital City Airport and responsibility for maintaining the state's air fleet and coordinating noncommercial air travel from the Department of Military Affairs to the Department of Aviation within the Transportation Cabinet; repeal, reenact, and amend KRS 15A.350, 15A.352, 15A.354, 15A.356, 15A.358, 15A.360, 15A.362, 15A.364, and 15A.366 as new sections of KRS Chapter 174 to transfer the Motorcycle Safety Education the Motorcycle Safety Program, Education Program fund, and the Motorcycle Safety Education Advisory Commission from the Justice and Public Safety Cabinet to the Transportation Cabinet; amend KRS 186.531 to conform; create a new section of KRS Chapter 174 to define "cabinet"; confirm Executive Orders 2008-529 and 2008-

SB 182 - AMENDMENTS

SCS - Eliminate sections which would transfer the Motorcycle Safety Education program from the Justice and Public Safety Cabinet to the Transportation Cabinet; retain other provisions of the bill

Feb 13-introduced in Senate; to Transportation (S)

Feb 24-taken from committee; 1st reading; returned to Transportation (S)

Feb 25-taken from committee; 2nd reading; returned to Transportation (S)

Mar 4-reported favorably, to Rules with Committee Substitute as a Consent bill; posted for passage in the Consent Orders of the Day for Wednesday, March 4, 2009; 3rd reading, passed 37-0 with Committee Substitute

Mar 5-received in House

Mar 6-to State Government (H)

Mar 9-taken from committee; 1st reading; returned to State Government (H); posting waived

Mar 10-reported favorably, reading, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009

Mar 11-3rd reading, passed 99-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Mar 17-signed by Governor (Act ch.

SB 183 (BR 528) - D. Kelly, E. Worley

AN ACT relating to reorganization.

Amend KRS 12.020 to establish within the Kentucky State Fair Board the Office Administrative and Information Technology Services and the Office of Human Resources and Access Control: rename various divisions; create the Division of Venue Services, the Division of Information Technology, the Division of Louisville Arena, the Division of Fiscal and Contract Management, and the Division of Access Control; amend KRS 247.226 to make the North American International Livestock Exposition Branch a division within the Division of Expositions; and confirm Executive Order 2008-1292 dated December 19,

Feb 13-introduced in Senate; to Agriculture (S)

Feb 24-taken from committee; 1st reading; returned to Agriculture (S)

Feb 25-taken from committee: 2nd reading; returned to Agriculture (S)

Feb 26-reported favorably, to Rules Mar 2-posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, passed 36-0

Mar 4-received in House

Mar 6-to State Government (H)

Mar 9-taken from committee; 1st reading; returned to State Government (H); posting waived

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009

Mar 11-3rd reading, passed 99-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Mar 17-signed by Governor (Act ch.

SB 184 (BR 505) - D. Kelly, E. Worley

AN ACT relating to reorganization.

Amend KRS 12.020 and 15A.020 to abolish the Office of Public Safety Training within the Justice and Public Safety Cabinet and abolish and create divisions within the Department of Juvenile Justice; repeal, reenact as new sections of KRS Chapter 174, and amend KRS 15A.350 to 15A.366 to move the Motorcycle Safety Education Advisory Commission and Program from the Justice and Public Safety Cabinet to the Transportation Cabinet; confirm Executive Order 2008-505.

SB 184 - AMENDMENTS

SCS - Retain original provisions except delete provisions related to the transfer of the Motorcycle Safety Education Commission and program.

HFA (1. M. Cherry) - Amend KRS 15A.358 to remove provision that prohibits the Justice and Public Safety Cabinet from deducting administrative costs from the motorcycle education program fund.

Feb 13-introduced in Senate; to Judiciary (S)

Feb 24-taken from committee; 1st reading; returned to Judiciary (S)

Feb 25-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 6-reported favorably, to Rules with Committee Substitute as a Consent Bill; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009; 3rd reading, passed 37-0 with Committee Substitute

Mar 9-received in House; taken from Committee on Committees; 1st reading; to State Government (H); posting waived

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009

Mar 11-floor amendment (1) filed; 3rd reading, passed 99-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Mar 17-signed by Governor (Act ch. 15)

SB 185 (BR 511) - D. Kelly, E. Worley

AN ACT relating to reorganization.

Amend various sections of the Kentucky Revised Statutes to rename the Commerce Cabinet the Tourism. Arts and Heritage Cabinet; rename various offices within the Tourism, Arts and Heritage Cabinet; establish the Office of Research and Administration and the Office of the Sports Authority within the Tourism, Arts and Heritage Cabinet; abolish the Office of Information Technology and transfer all personnel, funds, and records to the Office of Research and Administration; abolish the Martin Luther King Commission administratively attached to the Commerce Cabinet and establish it within the Governor's Office of Minority Empowerment: rename the Department of Tourism the Kentucky Department of Travel; establish the Resort Parks Division and the Recreational Parks and Historic Sites Division within the Department of Parks; abolish the Eastern Parks Division, the Southern Parks Division, and the Western Parks Division; abolish the Office of Energy Policy from the Commerce Cabinet; confirm Executive Order 2008-516, dated June 6, 2008.

SB 185 - AMENDMENTS SCA (1, A. Kerr) - Make technical corrections.

Feb 13-introduced in Senate; to Economic Development, Tourism & Labor (S)

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

Feb 25-2nd reading, to Rules

Mar 2-posted for passage in the Consent Orders of the Day for Monday, March 2, 2009; 3rd reading, passed 37-0 with committee amendment (1)

Mar 3-received in House Mar 6-to State Government (H)

Mar 9-taken from committee; 1st

reading; returned to State Government (H); posting waived

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009

Mar 11-3rd reading, passed 99-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Mar 17-signed by Governor (Act ch. 16)

SB 186 (BR 1577) - E. Harris

AN ACT relating to the Special Needs Alternative Education and Welfare Program.

Add new sections to KRS Chapter 157 to create the Students with Special Needs Scholarship Program; define terminology regarding participation; describe the process for the Kentucky Department of Education to receive student applications and to allocate scholarship funding; require a resident school district to provide annual notice of the scholarship program to parents, school records, provide transfer transportation, to permit a student to participate in the state assessment if requested; describe the requirements of a participating school application; describe parent, student, and local district responsibilities; clarify requirements for a proportionate share of federal funds for parentally placed students with disabilities; amend KRS 157.196, KRS 159.030, and KRS 605.115 to conform with the definition of "individualized education program" in the federal Individuals with Disabilities Education Act.

Feb 13-introduced in Senate; to Education (S)

SB 187 (BR 470) - D. Kelly

AN ACT relating to legislative oversight of governmental actions.

Create new sections of KRS Chapter 11 to require executive orders issued by the Governor to be identified by year of issuance and subject area, to be numbered consecutively within year of issuance and subject area categories, and to be filed with the Secretary of State; require the Secretary of State to forward certain executive orders to the director of the Legislative Research Commission on the date filed; require the co-chairs of the Legislative Research Commission to refer executive orders to the legislative committee of jurisdiction within two working days after the order is received by the Legislative Research Commission; provide that executive orders relating to appointments requiring confirmation, reorganization of state government, and other matters pertaining to the operation or policy of the government will not become effective until 35-days after filing with Secretary State; require of committee of referral to review the executive order within 30 days and report its finding; require executive orders identified as pertaining to the operation or official policy of the government to expire on sine die adjournment of the next Regular Session of the General Assembly unless the text is enacted in legislation; require the Governor to compile a list of all executive orders currently in effect and provide the list to the Legislative Research Commission by September 30, 2009; require the Governor to identify orders that should remain in effect and those that should be revoked or repealed as obsolete or unnecessarv: provide that executive orders the Governor does not continue in effect or revoke or repeal on another date expire as of October 1, 2009; create a new section of KRS Chapter 12 to require

each administrative body created by executive order or administrative order to expire at the end of a Governor's or other statewide elected official's term of office unless established by the General Assembly through enactment; amend KRS 12.028 to conform; amend KRS 11.160 to reduce from seven days to two working days the time limit for the Governor to deliver letters appointment and resumes for appointments subject to interim committee hearings.

SB 187 - AMENDMENTS

SCS - Delete and amend various sections of the bill to require that executive orders issued by the Governor be numbered in consecutive numerical order by date of issuance and be filed electronically with the Secretary of State; require the co-chairs of the Legislative Research Commission to refer each order to a committee within 5 working days of receipt by the Commission; permit a committee to review an order within 90 days following referral by the co-chairs of the Commission; require the committee to report its comments to the Commission for transmittal to the General Assembly; establish that executive orders expire 90 days after the end of the term of the Governor who issued the executive order; establish that an executive order may be adopted, overridden, or amended by legislative enactment; establish that 90 days after the end of the term of office of the Governor or of a statewide elected official. executive orders and administrative orders created respectively by such officials shall expire.

Feb 13-introduced in Senate; to State & Local Government (S)

Mar 4-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 5-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 6-reported favorably, to Rules with Committee Substitute as a Consent Bill

Mar 9-posted for passage in the Consent Orders of the Day for Monday, March 9, 2009; 3rd reading, passed 36-2 with Committee Substitute; received in House

Mar 10-to State Government (H)

SB 188 (BR 986) - D. Williams

AN ACT relating to the Legislative Research Commission.

Create new section of KRS Chapter 7 to establish the General Assembly Accountability and Review Division, enumerate powers, organization, and duties; amend KRS 7.100, 7.112, 7.119, 7.310, 7.320, 7.330, 7.350, 7.360 and 7.380 to conform.

Feb 13-introduced in Senate; to State & Local Government (S)

SB 189/LM/CI (BR 474) - E. Worley

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.

Feb 13-introduced in Senate; to Judiciary (S)

SB 190/CI (BR 310) - E. Worley

AN ACT relating to the Kentucky Unified Juvenile Code.

Amend KRS 640.040, relating to sentences for youthful offenders, to delete the use of capital punishment for a youthful offender who committed a capital offense when he or she was 17; provide for life imprisonment without parole.

Feb 13-introduced in Senate; to Judiciary (S)

Senate 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. 6, 2009

SR 1 (BR 477) - D. Williams, D. Kelly

Establish membership of the Senate.

Jan 6-introduced in Senate; adopted by voice vote

SR 2 (BR 245) - D. Williams, D. Kelly

Adopt Rules of Procedure to govern the 2009 Regular Session of the Senate.

Jan 6-introduced in Senate; adopted by voice vote

SR 3 (BR 357) - D. Williams, D. Kelly

Invite pastors of Frankfort churches to open daily sessions with prayer.

Jan 6-introduced in Senate; adopted by voice vote

SR 4 (BR 358) - D. Williams, D. Kelly, T. Buford

Appoint Senate committee to join like committee from House of Representatives to wait upon the Governor.

Jan 6-introduced in Senate Jan 7-to Senate Floor Feb 4-adopted by voice vote

SCR 5 (BR 142) - D. Seum, W. Blevins Jr.

Urge Congress to appoint an independent counsel to investigate the issue of American prisoners of war and those missing in action.

(Prefiled by the sponsor(s).)

Jan 6-introduced in Senate
Jan 8-to Veterans, Military Affairs, &
Public Protection (S)

Ech 5 reported foverably, 1st reading

Feb 5-reported favorably, 1st reading,

to Consent Calendar

Feb 6-2nd reading, to Rules

Feb 11-posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009

Feb 12-passed over and retained in the Orders of the Day

Feb 13-passed over and retained in the Orders of the Day

Feb 23-3rd reading, adopted 37-0

Feb 24-received in House

Feb 25-to Seniors, Military Affairs, & Public Safety (H)

SR 6 (BR 369) - T. Buford

Adjourn the Senate in honor and loving memory of Charles Guthrie "Gus"

Jan 6-introduced in Senate Jan 8-adopted by voice vote

SR 7 (BR 394) - T. Buford

Adjourn the Senate in honor and loving memory of James L. "Jim" Gay.

Jan 6-introduced in Senate Jan 7-to Senate Floor Jan 8-adopted by voice vote

SR 8 (BR 338) - T. Buford

Adjourn the Senate in loving memory and honor of lone Hicks "Tootie" Morefield.

Jan 6-introduced in Senate Jan 7-to Senate Floor Jan 8-adopted by voice vote

SR 9 (BR 337) - T. Buford

Adjourn the Senate in loving memory and honor of Kenneth Adams.

Jan 6-introduced in Senate Jan 7-to Senate Floor Jan 8-adopted by voice vote

SR 10 (BR 379) - K. Stine, D. Thayer, J. Schickel, J. Westwood

Adjourn the Senate in honor of Richard T. Drees.

Jan 6-introduced in Senate Jan 7-to Senate Floor Jan 9-adopted by voice vote

SR 11 (BR 194) - D. Thayer

Adjourn the Senate in loving memory and honor of Anna Lee Miller.

Jan 6-introduced in Senate Jan 7-to Senate Floor Mar 12-adopted by voice vote

SJR 12 (BR 199) - G. Neal

Create a subcommittee of the Interim Joint Committee on Judiciary to study and reform the Kentucky Penal Code; set subcommittee membership; require a report to the General Assembly no later than December 1, 2009.

SJR 12 - AMENDMENTS

SFA (1, B. Leeper) - Amend to include within the Penal Code study an examination of problems arising from the handling of mentally incompetent defendants.

HFA (1, R. Webb) - Add clause to declare an EMERGENCY.

HFA (2/Title, R. Webb) - Make title amendment.

Jan 6-introduced in Senate Jan 7-to Judiciary (S)

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

Feb 27-2nd reading, to Rules

Mar 2-posted for passage in the Consent Orders of the Day for Tuesday, March 3, 2009; floor amendment (1) filed

Mar 3-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, adopted 36-0 with floor amendment (1)

Mar 4-received in House

Mar 6-to Judiciary (H); posted in committee

Mar 9-taken from committee; 1st reading; returned to Judiciary (H)

Mar 10-taken from committee; 2nd reading; returned to Judiciary (H)

Mar 11-reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 12, 2009; taken from the Regular Orders of the Day for Thursday, March 12, 2009; placed in the Orders of the Day for Wednesday, March 11, 2009; floor amendments (1) and (2-title) filed; 3rd reading, adopted 95-1 with floor amendments (1) and (2-title); received in Senate

Mar 12-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

Mar 13-enrolled, signed by each presiding officer; delivered to Governor Mar 24-signed by Governor (Act ch. 97)

Introduced Jan. 7, 2009

SR 13 (BR 433) - J. Carroll

Feb 25-WITHDRAWN

SR 14 (BR 378) - J. Westwood, K. Stine, J. Schickel

Adjourn the Senate in honor of Clorinda P. Battaglia.

Jan 7-introduced in Senate Jan 8-to Senate Floor Jan 9-adopted by voice vote

SR 15 (BR 377) - J. Westwood, K. Stine, J. Schickel

Adjourn the Senate in honor of Michael "Corky" Brown.

Jan 7-introduced in Senate Jan 8-to Senate Floor Jan 9-adopted by voice vote

SJR 16 (BR 64) - E. Tori, J. Pendleton

Extend "The Purple Heart Trail" past Fort Knox and Fort Campbell.

SJR 16 - AMENDMENTS

HCS - Retain orginal provisions of the Resolution; add language designating additional sections of highway in honor of various Kentuckians.

HCA (1/Title, H. Collins) - Make title amendment.

HFA (1/P, S. Overly) - Retain original

provisions of the Resolution; attach the provisions of HJR 9 naming the veterans' nursing home in Hanson, Kentucky, the "Joseph 'Eddie' Ballard Western Kentucky Veterans' Center" in honor of Representative Eddie Ballard.

Jan 7-introduced in Senate
Jan 8-to Veterans, Military Affairs, &

Jan 8-to Veterans, Military Affairs, Public Protection (S)

Feb 5-reported favorably, 1st reading, to Consent Calendar

Feb 6-2nd reading, to Rules

Feb 11-posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009

Feb 12-passed over and retained in the Orders of the Day

Feb 13-passed over and retained in the Orders of the Day

Feb 23-3rd reading, adopted 37-0 Feb 24-received in House

Feb 25-to Transportation (H)

Mar 9-taken from committee; 1st reading; returned to Transportation (H); posting waived; posted in committee

Mar 10-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 Wednesday, March 11, 2009

Mar 11-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; floor amendment (1) filed to Committee Substitute; 3rd reading, adopted 96-0 with Committee Substitute, committee amendment (1-title), floor amendment (1); received in Senate

SR 17 (BR 461) - T. Buford

Adjourn the Senate in loving memory and honor of Victor E. Comley.

Jan 7-introduced in Senate Jan 8-to Senate Floor Jan 9-adopted by voice vote

SJR 18 (BR 459) - J. Turner

Require the Transportation Cabinet to name a portion of Kentucky Route 550 in Floyd County, one mile east towards Hueyville from its intersection at Kentucky Route 80 in Garrett and one mile west towards Lackey from its intersection at Kentucky Route 80 in Garrett, in honor and memory of Bill Francis; erect signs that read "Bill Francis Memorial Highway" on Kentucky Route 80 at the exits for Kentucky Route 550 and on Kentucky Route 550 under the Kentucky Route 80 bridge.

Jan 7-introduced in Senate Jan 8-to Transportation (S)

SJR 19 (BR 804) - D. Kelly, K. Winters, J. Westwood

Direct the Kentucky Department of Education to use the National Council of Teachers of Mathematics report recommendations to revise mathematics core content standards and materials in grades prekindergarten through grade 12 by August 2009, and revise math assessments accordingly by the 2009-2010 school year.

SJR 19 - AMENDMENTS

SCS - Retain original provisions except direct the Kentucky Department

of Education to consider rather than incorporate the 2008 findings of the National Mathematics Advisory Panel in its revision of core content standards.

Jan 7-introduced in Senate; to Education (S)

Jan 8-reported favorably, 1st reading, to Calendar with Committee Substitute Jan 9-2nd reading, to Rules

Feb 3-posted for passage in the Regular Orders of the Day for Tuesday, February 3, 2009; 3rd reading, adopted 32-0 with Committee Substitute

Feb 4-received in House Feb 23-to Education (H)

Introduced Jan. 8, 2009

SR 20 (BR 840) - P. Clark

Adjourn the Senate in honor and loving memory of Billy G. Newkirk.

Jan 8-introduced in Senate; to Senate Floor

Jan 9-adopted by voice vote

SR 21 (BR 810) - C. Borders

Adjourn the Senate in honor of Specialist Jeremy R. Gullett.

Jan 8-introduced in Senate Feb 3-to Senate Floor Mar 9-adopted by voice vote

SCR 22 (BR 829) - D. Williams, D. Kelly

Provide that when the Senate and House of Representatives adjourn on January 9, 2009, they adjourn until February 3, 2009, when the second part of the 2009 Regular Session shall convene.

Jan 8-introduced in Senate; to Senate Floor; adopted by voice vote

Jan 9-received in House; adopted by voice vote

SR 23 (BR 808) - K. Winters

Adjourn the Senate in honor of Sergeant Adam J. Kohlhaas.

Jan 8-introduced in Senate Jan 9-adopted by voice vote

SR 24 (BR 835) - D. Boswell, J. Pendleton, J. Rhoads, D. Ridley

Adjourn the Senate in honor of the Most Reverend John Jeremiah McRaith upon his retirement as the Bishop of the Roman Catholic Diocese of Owensboro, Kentucky.

Jan 8-introduced in Senate
Jan 9-to Senate Floor; adopted by

SR 25 (BR 838) - W. Blevins Jr.

Adjourn the Senate in loving memory and honor of Mrs. Georgia Mae Caskey Stamper.

Jan 8-introduced in Senate Jan 9-adopted by voice vote

SR 26 (BR 837) - W. Blevins Jr., C. Borders, D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson,

D. Givens, D. Harper Angel, E. Harris, R. Jones II, D. Kelly, A. Kerr, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley, J. Schickel, D. Seum, B. Smith, K. Stein, 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 Woodrow Leonard Stamper.

Jan 8-introduced in Senate Jan 9-adopted by voice vote

SR 27 (BR 839) - W. Blevins Jr.

Adjourn the Senate in loving memory and honor of Michael Joe Jenkins.

Jan 8-introduced in Senate Jan 9-adopted by voice vote

SR 28 (BR 814) - B. Smith, J. Turner

Adjourn the Senate in honor of Sergeant Estell "Lee" Turner.

Jan 8-introduced in Senate Jan 9-adopted by voice vote

Introduced Jan. 9, 2009

SJR 29 (BR 98) - K. Stine

Direct the Transportation Cabinet to name Kentucky Route 8 in the city limits of Dayton in honor and memory of Staff Sergeant Nicholas R. Carnes and to erect signs on Kentucky Route 8 that read, "Staff Sergeant Nicholas R. Carnes Memorial Highway."

Jan 9-introduced in Senate; to Transportation (S)

SR 30 (BR 816) - A. Kerr, K. Stein

Adjourn the Senate in honor of Specialist William L. McMillan.

Jan 9-introduced in Senate; to Senate Floor; adopted by voice vote

SR 31 (BR 848) - K. Stein, A. Kerr, W. Blevins Jr., C. Borders, D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, R. Jones II, D. Kelly, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley, J. Schickel, D. Seum, 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 loving memory and honor of Dr. Francesco Giulio Scorsone.

Jan 9-introduced in Senate; to Senate Floor; adopted by voice vote

SR 32 (BR 818) - D. Williams

Adjourn the Senate in honor of Sergeant David K. Cooper.

Jan 9-introduced in Senate; to Senate Floor

Mar 26-adopted by voice vote

SR 33 (BR 812) - D. Ridley

Adjourn the Senate in honor of Specialist Sergio S. Abad.

Jan 9-introduced in Senate; to Senate Floor

Feb 24-adopted by voice vote

Introduced Feb. 3, 2009

SR 34 (BR 825) - E. Tori

Adjourn the Senate in honor of Major John Lee McElroy.

Feb 3-introduced in Senate Feb 4-to Senate Floor Mar 6-adopted by voice vote

SR 35 (BR 903) - R. Stivers II

Adjourn the Senate in loving memory and honor of William Olney Arnett.

Feb 3-introduced in Senate Feb 4-to Senate Floor Feb 5-adopted by voice vote

SR 36 (BR 910) - J. Rhoads

Pay tribute and honor to the Madisonville North Hopkins Marching Maroons.

Feb 3-introduced in Senate Feb 4-to Senate Floor Feb 5-adopted by voice vote

SJR 37 (BR 995) - R. Jones II

Direct the Environmental and Public Protection Cabinet to promulgate administrative regulations requiring the development of Emergency Action Plans for high hazard potential dams in the Commonwealth.

Feb 3-introduced in Senate Feb 4-to Natural Resources and Energy (S)

 \mbox{SR} 38 (BR 821) - D. Thayer, J. Westwood

Adjourn the Senate in honor of Sergeant Daniel W. Wallace.

Feb 3-introduced in Senate Feb 4-to Senate Floor Mar 2-adopted by voice vote

SR 39 (BR 997) - J. Turner

Adjourn the Senate in honor and loving memory of Solomon Caudill, Jr.

Feb 3-introduced in Senate Feb 4-to Senate Floor Feb 9-adopted by voice vote

SJR 40 (BR 885) - J. Turner, R. Jones II

Direct the Transportation Cabinet to honor Earl (Skip) Ritz by naming the bridge on Kentucky Route 3 between the Floyd County and Johnson County line in his memory; direct the Transportation Cabinet to erect signs at each end of the bridge that read "Earl (Skip) Ritz Memorial Bridge."

Feb 3-introduced in Senate Feb 4-to Transportation (S)

SR 41 (BR 1021) - J. Turner

Adjourn the Senate in loving memory and honor of Elder Troy Hall.

Feb 3-introduced in Senate Feb 4-to Senate Floor Feb 9-adopted by voice vote

SR 42 (BR 1044) - J. Turner

Adjourn the Senate in honor and loving memory of Robert "Bobby" Griffith.

Feb 3-introduced in Senate Feb 4-to Senate Floor Feb 10-adopted by voice vote

SR 43 (BR 1011) - J. Turner

Adjourn the Senate in honor and loving memory of Seth Addison Lafferty.

Feb 3-introduced in Senate Feb 4-to Senate Floor Feb 10-adopted by voice vote

SR 44 (BR 996) - J. Turner

Adjourn the Senate in honor and loving memory of Judge Hollie Conley.

Feb 3-introduced in Senate Feb 4-to Senate Floor Feb 10-adopted by voice vote

SR 45 (BR 884) - J. Turner

Adjourn the Senate in memory of Lance Corporal Chadwick Allen Gilliam.

Feb 3-introduced in Senate Feb 4-to Senate Floor Feb 10-adopted by voice vote

SJR 46 (BR 1243) - T. Buford, W. Blevins Jr., D. Boswell, P. Clark, D. Harper Angel, A. Kerr, R. Palmer II, J. Pendleton, J. Rhoads, J. Schickel, J. Turner, J. Westwood

Direct the Cabinet for Health and Family Services to estimate the cost of care for Kentucky dialysis patients who drop their private health coverage and transfer to the Medicare and Medicaid programs during their coordination of benefits period and make the analysis public by December 31, 2009.

SJR 46 - AMENDMENTS

SCS - Retain original provisions except direct the Cabinet for Health and Family Services to estimate the cost of care for a Kentucky Medicaid dialysis patient and encourage insurers to honor the commitment to policyholders for continuity of care.

SCA (1/Title, T. Buford) - Make title amendment.

Feb 3-introduced in Senate Feb 4-to Health & Welfare (S) Mar 4-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-

title)
Mar 5-2nd reading, to Rules

SR 47 (BR 1165) - T. Buford, C. Borders, D. Boswell, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, T. Jensen, R. Jones II, D. Kelly, A. Kerr, B. Leeper, V. McGaha, G.

Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, 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 Don Blevins upon the occasion of his retirement and in recognition of his outstanding years of service to the Lexington-Fayette Urban County Government.

Feb 3-introduced in Senate Feb 4-to Senate Floor Feb 5-adopted by voice vote

SR 48 (BR 1191) - T. Buford

Express sympathy and adjourn the Senate in memory and honor of Robert May "Bob" Suell.

Feb 3-introduced in Senate Feb 4-to Senate Floor Feb 5-adopted by voice vote

Introduced Feb. 4, 2009

SJR 49 (BR 805) - K. Winters, M. Reynolds

Direct the Council on Postsecondary Education to appoint committees by September 1, 2009 to develop curriculum content for general education courses and to require postsecondary institutions to provide students a list of institutions to which course credits will transfer.

Feb 4-introduced in Senate
Feb 5-to Education (S)
Feb 12-reported favorably, 1st
reading, to Consent Calendar
Feb 13-2nd reading, to Rules
Feb 24-posted for passage in the
Regular Orders of the Day for
Wednesday, February 25, 2009
Feb 25-3rd reading, adopted 37-0
Feb 26-received in House
Mar 2-to Education (H)

SR 50 (BR 193) - J. Rhoads

Adjourn the Senate in memory of Sergeant William Patrick Rudd.

Feb 4-introduced in Senate Feb 5-to Senate Floor Mar 13-adopted by voice vote

SR 51 (BR 1227) - G. Neal

Recognize February 2009 as Black History Month.

Feb 4-introduced in Senate Feb 5-to Senate Floor Feb 10-adopted by voice vote

SR 52 (BR 928) - G. Neal

Adjourn the Senate in loving memory and honor of Bernice Dickerson.

Feb 4-introduced in Senate Feb 5-to Senate Floor Feb 10-adopted by voice vote

SR 53 (BR 1008) - G. Neal

Adjourn the Senate in loving memory

and honor of Alice Wade.

Feb 4-introduced in Senate Feb 5-to Senate Floor Feb 10-adopted by voice vote

SR 54 (BR 1010) - G. Neal

Adjourn the Senate in loving memory and honor of the Reverend Louis Coleman.

Feb 4-introduced in Senate Feb 5-to Senate Floor Feb 10-adopted by voice vote

SR 55 (BR 827) - T. Jensen

Adjourn the Senate in honor of Lance Corporal Thomas J. Reilly Jr.

Feb 4-introduced in Senate Feb 5-to Senate Floor Mar 13-adopted by voice vote

Introduced Feb. 5, 2009

SR 56 (BR 1224) - R. Stivers II, W. Blevins Jr., C. Borders, D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, T. Jensen, R. Jones II, D. Kelly, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, 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 Robert "Bob" Nickell.

Feb 5-introduced in Senate Feb 9-to Senate Floor Feb 10-adopted by voice vote

SR 57 (BR 1222) - R. Stivers II, T. Jensen

Adjourn the Senate in honor and loving memory of Russell C. "Rusty" Maricle, Jr.

Feb 5-introduced in Senate Feb 9-to Senate Floor Feb 10-adopted by voice vote

SJR 58 (BR 912) - D. Boswell

Direct the Transportation Cabinet to name a portion of Kentucky Route 81 in Daviess County in memory of Specialist Robert Jason Settle and erect signs on Kentucky Route 81 that read "Specialist Robert Jason Settle Memorial Highway."

Feb 5-introduced in Senate Feb 9-to Transportation (S)

Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, T. Jensen, R. Jones II, D. Kelly, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, J. Westwood,

Adjourn the Senate in honor of Walter

C. Blevins, Sr.

Feb 5-introduced in Senate Feb 9-to Senate Floor Mar 13-adopted by voice vote

SR 60 (BR 1052) - E. Worley, D. Williams, W. Blevins Jr., C. Borders, D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, T. Jensen, R. Jones II, D. Kelly, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, J. Westwood, K. Winters

Adjourn the Senate in loving memory and honor of Paula Payne.

Feb 5-introduced in Senate Feb 9-to Senate Floor Feb 11-adopted by voice vote

SR 61 (BR 1389) - J. Denton, A. Kerr, C. Borders, D. Boswell, T. Buford, P. Clark, C. Gibson, D. Givens, 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, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, G. Tapp, D. Thayer, E. Tori, J. Turner, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in loving memory and honor of Rita Geraghty.

Feb 5-introduced in Senate Feb 9-to Senate Floor Feb 26-adopted by voice vote

Introduced Feb. 6, 2009

SR 62 (BR 955) - D. Thayer, K. Stine, C. Borders, T. Buford, J. Denton, C. Gibson, D. Givens, E. Harris, T. Jensen, D. Kelly, A. Kerr, B. Leeper, V. McGaha, J. Schickel, D. Seum, B. Smith, R. Stivers II, G. Tapp, E. Tori, J. Westwood, D. Williams, K. Winters

Honor Senator Mitch McConnell for his service to the Commonwealth on the occasion of his election to a fifth term as U.S. Senator from Kentucky.

Feb 6-introduced in Senate Feb 9-to Senate Floor Mar 26-adopted by voice vote

SR 63 (BR 1454) - T. Buford, D. Ridley

Adjourn the Senate in loving memory and honor of Thomas M. "Tom" Latta.

Feb 6-introduced in Senate Feb 9-to Senate Floor Feb 10-adopted by voice vote

Introduced Feb. 9, 2009

SR 64 (BR 1471) - A. Kerr, K. Stein

Recognize March as Sexual Assault Awareness Month in Kentucky and honor Kentucky's thirteen regional rape crisis centers.

Feb 9-introduced in Senate Feb 11-to Senate Floor Feb 26-adopted by voice vote

SR 65 (BR 1431) - D. Seum

Suicide prevention week is the week of September 6, 2009. Enourages measures that prevent suicide, promote safe treatment, and those who have lost someone to suicide.

Feb 9-introduced in Senate Feb 11-to Senate Floor; adopted by voice vote

SR 66 (BR 1474) - D. Seum

Recognizing February 11, 2009, in Kentucky as Arts Day.

Feb 9-introduced in Senate Feb 11-to Senate Floor; adopted by voice vote

SJR 67 (BR 1455) - T. Jensen

Direct the Department for Energy Development and Independence to enter into a memorandum of agreement with Kentucky Geological Survey to study the value of potential oil and gas operations on state-owned and university-owned lands and to identify factors that may limit development of such a program; direct the Department for Energy Development and Independence to develop conditions and guidelines for a regulatory program for oil and gas state and operations on state-and universityowned lands; direct agencies with information on ownership of state and university-owned lands to furnish information to the Kentucky Geological Survey for the purposes of the study and direct the Finance and Administration Cabinet to assist the department in the development of a model lease and lease oversight guidelines to assure oil and gas operations would be conducted in accordance with state law; require the report be submitted to the Interim Joint Committee on Agriculture and Natural Resources by December 1, 2009.

SJR 67 - AMENDMENTS

SCA (1, T. Jensen) - Make report on potential for oil and gas operations on state and university owned lands submitted to the Legislative Research Commission rather than the Interim Joint Committee on Agriculture and Natural Resources.

Feb 9-introduced in Senate

Feb 11-to Natural Resources and Energy (S)

Feb 24-taken from committee; 1st reading; returned to Natural Resources and Energy (S)

Feb 25-reported favorably, 2nd reading, to Rules with committee amendment (1)

Feb 26-posted for passage in the Regular Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, adopted 36-0 with committee amendment (1)

Mar 2-received in House

Mar 3-to Tourism Development & Energy (H)

Mar 4-posting waived; posted in committee

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules Mar 9-taken from Rules Committee; placed in the Orders of the Day

Mar 10-3rd reading, adopted 90-5; received in Senate

Mar 11-enrolled, signed by each presiding officer; delivered to Governor Mar 20-signed by Governor (Act ch.

SR 68 (BR 1596) - T. Buford, D. Ridley

Declare February 26, 2009, as Kentucky Hospice Day.

Feb 9-introduced in Senate Feb 11-to Senate Floor Feb 26-adopted by voice vote

SJR 69/LM (BR 1322) - E. Harris

Issue a legislative finding regarding the ability of faith based organizations to apply for and receive special license plates under KRS 186.164; direct the Transportation Cabinet to produce a special "Think About God" license plate sponsored by Think About God, Inc. when that organization provides the cabinet with the requisite applications and fees; require the special plate to bear some identification of sponsoring organization.

Feb 9-introduced in Senate; to Transportation (S)

Feb 11-reported favorably, 1st reading, to Consent Calendar

Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009; 3rd reading, adopted 36-1

Feb 24-received in House Feb 25-to Transportation (H)

SJR 70/LM (BR 1321) - E. Harris

Issue a legislative finding regarding the ability of faith based organizations to apply for and receive special license plates under KRS 186.164; specify that the use of the phrase "In God We Trust" on a particular license plate will not preclude the use of that phrase on a different license plate that has that phrase incorporated into its design; direct the Transportation Cabinet to produce a special "In God We Trust" license plate sponsored by Reclaim Our Kentuckiana Culture when organization provides the cabinet with the requisite applications and fees; require the special plate to bear some sponsoring identification the of organization.

Feb 9-introduced in Senate; to Transportation (S)

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

Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Consent Orders of the Day for Monday. February 23, 2009; 3rd reading, adopted

Feb 24-received in House Feb 25-to Transportation (H)

SR 71 (BR 1012) - G. Neal

Recognize and honor the women of Alpha Kappa Sorority, Alpha Incorporated.

Feb 9-introduced in Senate Feb 11-to Senate Floor Mar 2-adopted by voice vote

Introduced Feb. 10, 2009

SR 72 (BR 1468) - V. McGaha

Adjourn the Senate in commemoration of February as 2009 Career and Technical Education Month.

Feb 10-introduced in Senate; to Senate Floor; adopted by voice vote

SJR 73 (BR 1549) - G. Tapp, K. Stein

Direct the Transportation Cabinet not to comply with the provisions of the REAL ID Act of 2005.

Feb 10-introduced in Senate Feb 12-to Transportation (S)

SR 74 (BR 1378) - J. Turner, R. Jones II

Adjourn the Senate in loving memory and honor of Mrs. Cora Branham.

Feb 10-introduced in Senate Feb 12-to Senate Floor Feb 13-adopted by voice vote

SCR 75 (BR 1727) - D. Williams, D. Kelly

Provide that when the Senate and House of Representatives adjourn on February 13, 2009, they do so to convene again on February 23, 2009.

Feb 10-introduced in Senate Feb 12-to Senate Floor Feb 13-adopted 34-0; received in House; adopted by voice vote

SR 76 (BR 1255) - D. Harper Angel

Urge the 111th United States Congress to enact a federal Menu Education and Labeling (MEAL) Act.

Feb 10-introduced in Senate Feb 12-to Senate Floor; adopted by voice vote

SR 77 (BR 1724) - J. Turner

Adjourn the Senate in honor and loving memory of Charles C. McGlothen.

Feb 10-introduced in Senate Feb 12-to Senate Floor Feb 13-adopted by voice vote

SR 78 (BR 1307) - E. Worley, 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, K. Stein, J. Turner

Adjourn the Senate in honor and loving memory of Patricia Masters Broaddus.

Feb 10-introduced in Senate Feb 12-to Senate Floor Mar 13-adopted by voice vote

Introduced Feb. 11, 2009

SR 79 (BR 1270) - K. Stine

Recognize October 11, 2009 as Second Sunday in Kentucky encourage participation from local governments.

Feb 11-introduced in Senate Feb 13-to Senate Floor Mar 10-adopted by voice vote

SJR 80 (BR 1607) - J. Turner

Direct the Transportation Cabinet to honor Timothy Hall by naming the bridge connecting Kentucky Route 122 and Kentucky Route 306, near the community of Wheelwright in Floyd County, in his memory; direct the Transportation Cabinet to erect signs at each end of the bridge that read "Timothy Hall Memorial Bridge."

Feb 11-introduced in Senate Feb 13-to Transportation (S)

SCR 81 (BR 938) - D. Harper Angel

Direct the Legislative Research Commission to study how the state can assist in and provide workforce training for older citizens.

Feb 11-introduced in Senate Feb 13-to Economic Development, Tourism & Labor (S)

Introduced Feb. 12, 2009

SR 82 (BR 987) - J. Pendleton

Adjourn the Senate in loving memory and honor of Bernice Dickerson.

Feb 12-introduced in Senate Feb 23-to Senate Floor Feb 24-adopted by voice vote

SR 83 (BR 1484) - T. Shaughnessy

Request the Interim Joint Committee on Seniors, Veterans, Military Affairs, and Public Protection to consider the issue of unidentified, unclaimed, and uninterred remains of deceased veterans and whether legislation is needed to provide for better identification of veterans' remains and interment upon identification.

Feb 12-introduced in Senate Feb 23-to Veterans, Military Affairs, & Public Protection (S)

SR 84 (BR 1725) - J. Turner

Adjourn the Senate in loving memory and honor of Monnie Brown Dye.

Feb 12-introduced in Senate Feb 23-to Senate Floor Feb 24-adopted by voice vote

SR 85 (BR 1735) - G. Neal, D. Harper Angel, D. Boswell, T. Buford, B. Leeper, R. Palmer II, J. Rhoads, D. Ridley, T. Shaughnessy, J. Turner, E. Worley

Adjourn the Senate in loving memory and honor of Representative Paul Bather.

Feb 12-introduced in Senate Feb 23-to Senate Floor Mar 2-adopted by voice vote

SR 86 (BR 1729) - J. Schickel

Recognize May 2009 as Motorcycle Awareness Month in the Commonwealth of Kentucky.

Feb 12-introduced in Senate Feb 23-to Senate Floor Mar 5-adopted by voice vote

SR 87 (BR 1731) - G. Neal

Honor the National Association for the Advancement of Colored People on the occasion of its centennial for its commitment to equality, social justice, and civil rights.

Feb 12-introduced in Senate Feb 13-adopted by voice vote

SJR 88 (BR 1428) - J. Turner, K. Stein, W. Blevins Jr., D. Harper Angel, R. Jones II, R. Palmer II

Direct the Transportation Cabinet to honor Kenny Rice by erecting signs on both sides of Kentucky Route 80 entering the town of Eastern in Floyd County that read "Home of Kenny Rice, long-time sportscaster for WTVQ, ESPN, and NBC."

Feb 12-introduced in Senate Feb 23-to Transportation (S)

Introduced Feb. 13, 2009

SJR 89 (BR 1632) - K. Stine

Direct the Council on Postsecondary Education to study state funding equity among Kentucky's public comprehensive universities by comparing the amount of the state fund contributions per full-time equivalent student; require a report to be presented to the Interim Joint Committee on Education and the Interim Joint Committee on Appropriations and Revenue by December 1, 2009.

Feb 13-introduced in Senate; to Education (S)

SJR 90 (BR 1483) - T. Shaughnessy

Direct the executive director of the Office of Insurance and the Health Insurance Advisory Council to develop a uniform group health insurance application and proposals implementation and adoption.

Feb 13-introduced in Senate; to Banking & Insurance (S)

24-reported favorably, reading, to Calendar

Feb 25-2nd reading, to Rules Mar 5-recommitted to Appropriations & Revenue (S)

SJR 91 (BR 1576) - T. Jensen

Direct the Legislative Research Commission to study the efficiency of executive branch agencies.

Feb 13-introduced in Senate; to State & Local Government (S)

SR 92 (BR 23) - W. Blevins Jr.

Request the Federal Communication Commission examine the issue of television commercial volume and develop regulations limiting the amount the volume of commercials may be increased over the volume of programs immediately preceding.

Feb 13-introduced in Senate; to Natural Resources and Energy (S)

SJR 93 (BR 1305) - J. Denton, A. Kerr

Recognize the importance of quality nursing home care for senior citizens in the Commonwealth of Kentucky.

SJR 93 - AMENDMENTS

SCS - Retain original provisions of resolution except update statistical and descriptive information and technical amendments.

Feb 13-introduced in Senate; to Health & Welfare (S)

Feb 25-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 26-2nd reading, to Rules Mar 2-posted for passage in the Consent Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, adopted 36-0 with Committee Substitute

Mar 4-received in House Mar 6-to Health & Welfare (H)

Introduced Feb. 23, 2009

SR 94 (BR 1745) - J. Schickel

Adjourn the Senate in honor and loving memory of Denise M. Denham Savage.

Feb 23-introduced in Senate Feb 24-to Senate Floor Mar 3-adopted by voice vote

SR 95 (BR 1751) - G. Tapp

Adjourn the Senate in honor and loving memory of Larry D. Stivers.

Feb 23-introduced in Senate Feb 24-to Senate Floor Feb 26-adopted by voice vote

SR 96 (BR 1743) - J. Carroll

Declare June 15, 2009, as "Ride to Work Day".

Feb 23-introduced in Senate Feb 24-to Senate Floor Feb 25-adopted by voice vote

SR 97 (BR 1757) - J. Pendleton

Adjourn the Senate in honor of William "Bill" Glass.

Feb 23-introduced in Senate Feb 24-to Senate Floor Feb 26-adopted by voice vote

SR 98 (BR 1741) - R. Jones II

Adjourn the Senate in loving memory and honor of Joe Innis.

Feb 23-introduced in Senate Feb 24-to Senate Floor Mar 26-adopted by voice vote

SR 99 (BR 1760) - R. Jones II

Adjourn the Senate in loving memory and honor of Oscar Trigg "O.T." Dorton.

Feb 23-introduced in Senate Feb 24-to Senate Floor Mar 26-adopted by voice vote

SR 100 (BR 1740) - R. Jones II

Adjourn the Senate in honor and loving memory of Eddie Delano Bevins.

Feb 23-introduced in Senate Feb 24-to Senate Floor Mar 26-adopted by voice vote

SR 101 (BR 1166) - D. Thayer

Honor Sarah M. Jackson for her election as president of the Council on Governmental Ethics Laws.

Feb 23-introduced in Senate Feb 24-to Senate Floor Mar 13-adopted by voice vote

Introduced Feb. 24, 2009

SR 102 (BR 1777) - K. Stein, A. Kerr, W. Blevins Jr., C. Borders, D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, T. Jensen, R. Jones II, D. Kelly, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, 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 Adam Bender and thank him for the example he sets for all Kentuckians.

Feb 24-introduced in Senate; to Senate Floor; adopted by voice vote

SR 103 (BR 1766) - D. Williams

Adjourn the Senate in loving memory and honor of Earl Huddleston.

Feb 24-introduced in Senate Feb 25-to Senate Floor Mar 26-adopted by voice vote

SR 104 (BR 1774) - D. Williams

Establish the membership of the Senate.

Feb 24-introduced in Senate Feb 25-to Senate Floor Mar 26-adopted by voice vote

Introduced Feb. 25, 2009

SR 105 (BR 1775) - V. McGaha

Honor and commend the Somerset Community College Physical Therapist Assistant Program.

Feb 25-introduced in Senate Feb 26-to Senate Floor Feb 27-adopted by voice vote

SR 106 (BR 1781) - J. Denton, A. Kerr

Adjourn the Senate in loving memory and honor of Phillip Rodney Stivers.

Feb 25-introduced in Senate; adopted by voice vote

SR 107 (BR 1783) - G. Neal

Honor Louisville Central High School, 2008 KHSAA Class 3A Football Champions.

Feb 25-introduced in Senate Feb 26-to Senate Floor Mar 2-adopted by voice vote

SR 108 (BR 1780) - J. Carroll

Adjourn the Senate in honor and loving memory of Judith J. Brooks.

Feb 25-introduced in Senate Feb 26-to Senate Floor Feb 27-adopted by voice vote

SR 109 (BR 1776) - T. Buford

Adjourn the Senate in honor and loving memory of Luke Collins.

Feb 25-introduced in Senate Feb 26-to Senate Floor Feb 27-adopted by voice vote

SR 110 (BR 1615) - J. Rhoads, D. Boswell, W. Blevins Jr., C. Borders, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, T. Jensen, R. Jones II, D. Kelly, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, J. Westwood, D. Williams, K. Winters, E. Worley

Recognizing and commending those who provided relief efforts during the worst natural disaster in Kentucky modern history.

Feb 25-introduced in Senate Feb 26-to Senate Floor Mar 3-adopted by voice vote

SR 111 (BR 1782) - R. Palmer II, J. Turner, W. Blevins Jr., D. Boswell, J. Carroll, P. Clark, D. Harper Angel, G. Neal, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, T. Shaughnessy, K. Stein, E. Worley

Adjourn the Senate in memory and honor of David Nelson Hunt.

Feb 25-introduced in Senate Feb 26-to Senate Floor; adopted by voice vote

Introduced Feb. 26, 2009

SR 112 (BR 1769) - J. Schickel, J. Westwood

Adjourn the Senate in honor and loving memory of Paul J. Kahmann.

Feb 26-introduced in Senate Feb 27-to Senate Floor Mar 2-adopted by voice vote

Introduced Mar. 2, 2009

SR 113 (BR 1794) - G. Neal

Adjourn the Senate in loving memory and honor of Lillian W. Hudson.

Mar 2-introduced in Senate Mar 3-to Senate Floor Mar 4-adopted by voice vote

SR 114 (BR 1784) - J. Turner

Adjourn the Senate in honor and loving memory of Donald Ray "Duck" Shannon.

Mar 2-introduced in Senate Mar 3-to Senate Floor Mar 6-adopted by voice vote

SR 115 (BR 1786) - J. Carroll

Adjourn the Senate in loving memory and honor of Armando Alfaro.

Mar 2-introduced in Senate Mar 3-to Senate Floor; adopted by voice vote

SR 116 (BR 1793) - D. Boswell, J. Rhoads, J. Pendleton

Adjourn the Senate in honor and loving memory of Bobby Glen Girvin.

Mar 2-introduced in Senate Mar 3-to Senate Floor Mar 6-adopted by voice vote

SR 117 (BR 1799) - T. Shaughnessy

Urges the executive director of the Office of Insurance and the Health Insurance Advisory Council to develop a uniform group health insurance application and proposals for implementation and adoption.

Mar 2-introduced in Senate
Mar 4-to State & Local Government
(S)

SR 118 (BR 1791) - D. Givens

Honor Kentucky's farmers and recognize February 15-21 as Food Checkout Week.

Mar 2-introduced in Senate Mar 3-to Senate Floor Mar 4-adopted by voice vote

Introduced Mar. 3, 2009

SR 119 (BR 1807) - T. Buford

Commemorate the bicentennial of Dr. Ephraim McDowell's successful completion of the first ovarian tumor removal in 1809.

Mar 3-introduced in Senate Mar 4-to Senate Floor Mar 6-adopted by voice vote

SR 120 (BR 1809) - V. McGaha, J. Westwood

Declare strong support for all people of the State of Israel to live in freedom and peace, secure from terror, and as a blessing to all nations.

Mar 3-introduced in Senate Mar 4-to Senate Floor Mar 9-adopted by voice vote

SR 121 (BR 1761) - J. Rhoads

Honor the Madisonville-North Hopkins High School varsity cheerleaders for winning the state championship. Mar 3-introduced in Senate Mar 4-to Senate Floor Mar 11-adopted by voice vote

SR 122 (BR 1233) - D. Givens

Encourage the Agricultural Development Board to receive and evaluate applications for funds to promote Kentucky-grown tobacco in foreign markets.

Mar 3-introduced in Senate Mar 4-to Senate Floor Mar 6-adopted by voice vote

Introduced Mar. 4, 2009

SR 123 (BR 1801) - D. Kelly

Adjourn the Senate in honor and loving memory of Dr. Damon Allen.

Mar 4-introduced in Senate; to Senate Floor

Mar 11-adopted by voice vote

SR 124 (BR 1819) - J. Denton

Urge Congress to pass legislation to bring biosimilar drugs to American patients, preserve incentives for continued pharmaceutical innovation, and protect public health.

Mar 4-introduced in Senate
Mar 6-to Health & Welfare (S)
Mar 11-reported favorably, 1st
reading, to Consent Calendar
Mar 12-2nd reading, to Rules

SR 125 (BR 1787) - R. Stivers II

Adjourn the Senate in honor and loving memory of Carl R. Reynolds.

Mar 4-introduced in Senate Mar 5-to Senate Floor Mar 26-adopted by voice vote

SR 126 (BR 1824) - G. Neal

Adjourn the Senate in loving memory and honor of Donetta Robinson.

Mar 4-introduced in Senate Mar 5-to Senate Floor Mar 6-adopted by voice vote

SR 127 (BR 1808) - J. Rhoads

Adjourn the Senate in honor and loving memory of Louis Morton Franklin.

Mar 4-introduced in Senate Mar 5-to Senate Floor Mar 6-adopted by voice vote

Introduced Mar. 5, 2009

SR 128 (BR 1813) - J. Pendleton

Recognize the rich heritage and cultural history of the Freeman Chapel C.M.E. Church of Hopkinsville, Kentucky.

Mar 5-introduced in Senate Mar 6-to Senate Floor Mar 9-adopted by voice vote

SR 129 (BR 1817) - D. Boswell, C. Gibson

Adjourn the Senate in honor and loving memory of Darrell Edward Henry.

Mar 5-introduced in Senate Mar 6-to Senate Floor Mar 13-adopted by voice vote

SR 130 (BR 1827) - J. Turner

Adjourn the Senate in loving memory and honor of Jonathan "Spunky" Moore.

Mar 5-introduced in Senate
Mar 6-to Senate Floor; adopted by
voice vote

SR 131 (BR 1812) - E. Tori, J. Pendleton, W. Blevins Jr., C. Borders, D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, T. Jensen, R. Jones II, D. Kelly, A. Kerr, B. Leeper, G. Neal, R. Palmer II, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, J. Turner, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in recognition of the "Year of the NCO."

Mar 5-introduced in Senate Mar 6-to Senate Floor Mar 13-adopted by voice vote

Introduced Mar. 6, 2009

SR 132 (BR 1818) - D. Boswell, M. Reynolds

Adjourn the Senate in honor and loving memory of Katherine "Granny" Saltsman.

Mar 6-introduced in Senate Mar 9-to Senate Floor Mar 13-adopted by voice vote

SR 133 (BR 1822) - R. Palmer II

Adjourn the Senate in honor of Terry Stewart.

Mar 6-introduced in Senate Mar 9-to Senate Floor Mar 12-adopted by voice vote

Introduced Mar. 9, 2009

SR 134 (BR 1832) - J. Schickel

Adjourn the Senate in loving memory and honor of Ronald L. Staggs.

Mar 9-introduced in Senate Mar 10-to Senate Floor; adopted by voice vote

SR 135 (BR 1821) - R. Palmer II

Recognize and commend Sheriff Berl Perdue, Jr. on becoming the 2008 Kentucky Sheriff of the Year.

Mar 9-introduced in Senate Mar 10-to Senate Floor Mar 12-adopted by voice vote

SR 136 (BR 1816) - R. Jones II

Adjourn the Senate in honor of Phelps Fire Chief Ronald G. Vaughan for 49 years of dedicated and honorable service.

Mar 9-introduced in Senate Mar 10-to Senate Floor Mar 11-adopted by voice vote

SR 137 (BR 1833) - G. Neal

Adjourn the Senate in loving memory and honor of Clara Marie Gruber Lindauer.

Mar 9-introduced in Senate Mar 10-to Senate Floor Mar 13-adopted by voice vote

SR 138 (BR 1798) - W. Blevins Jr., R. Stivers II, D. Harper Angel

Adjourn the Senate in loving memory and honor of Margie Stewart Roberts.

Mar 9-introduced in Senate Mar 10-to Senate Floor Mar 13-adopted by voice vote

SR 139 (BR 1834) - W. Blevins Jr., R. Palmer II, D. Harper Angel, J. Turner

Adjourn the Senate in loving memory and honor of noted basketball coach Lake Kelly.

Mar 9-introduced in Senate Mar 10-to Senate Floor Mar 13-adopted by voice vote

Introduced Mar. 10, 2009

SR 140 (BR 1820) - D. Givens

Adjourn the Senate in honor of the Allen County Water District in recognition of being named the best tasting water in Kentucky.

Mar 10-introduced in Senate Mar 11-to Senate Floor; adopted by voice vote

SR 141 (BR 1839) - W. Blevins Jr., J. Turner, C. Borders, D. Kelly

Honor Morehead State University Eagles basketball team, 2009 OVC Champions.

Mar 10-introduced in Senate; to Senate Floor; adopted by voice vote

SR 142 (BR 1840) - W. Blevins Jr., J. Turner, C. Borders

Honor the Morehead State University coed cheerleading squad upon winning a national championship.

Mar 10-introduced in Senate Mar 11-to Senate Floor Mar 26-adopted by voice vote

SR 143 (BR 1845) - J. Turner

Adjourn the Senate in loving memory and honor of Adrian "Abo" Blackburn.

Mar 10-introduced in Senate Mar 11-to Senate Floor Mar 12-adopted by voice vote

Introduced Mar. 11, 2009

SR 144 (BR 1851) - G. Neal

Adjourn the Senate in loving memory and honor of Chuck Olmstead.

Mar 11-introduced in Senate Mar 12-to Senate Floor Mar 13-adopted by voice vote

SR 145 (BR 1854) - J. Carroll

Adjourn the Senate in loving memory and honor of Helen C. Cobb.

Mar 11-introduced in Senate
Mar 12-to Senate Floor; adopted by
voice vote

SR 146 (BR 1853) - J. Carroll

Adjourn the Senate in loving memory and honor of Norbert Clifton "Cliff" Howard.

Mar 11-introduced in Senate
Mar 12-to Senate Floor; adopted by
voice vote

SR 147 (BR 1855) - J. Schickel

Memorialize Bobbie G. Redman and adjourn the Senate in her honor.

Mar 11-introduced in Senate Mar 12-to Senate Floor; adopted by voice vote

Introduced Mar. 12, 2009

SR 148 (BR 1859) - J. Turner

Adjourn the Senate in honor and loving memory of James Lacy Porter.

Mar 12-introduced in Senate Mar 13-adopted by voice vote

SR 149 (BR 1862) - V. McGaha

Declare the Sunday of the second weekend of August each year through the third Sunday of August as Kentucky Educators Week.

Mar 12-introduced in Senate Mar 13-adopted by voice vote

SR 150 (BR 1849) - G. Tapp, J. Westwood, V. McGaha

Declare the Senator from Scott 17 as the Daily Page King of the 2009 Kentucky General Assembly.

Mar 12-introduced in Senate; adopted by voice vote

SR 151 (BR 1866) - E. Harris, C. Borders, T. Buford, J. Denton, C. Gibson, D. Givens, T. Jensen, D. Kelly, A. Kerr, B. Leeper, V. McGaha, J. Schickel, D. Seum, B. Smith, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Westwood, D. Williams, K. Winters

Adjourn the Senate in loving memory and honor of John T. McCarthy, Jr.

Mar 12-introduced in Senate Mar 26-adopted by voice vote

SR 152 (BR 1863) - D. Givens

Adjourn the Senate in honor of Sergeant Scott B. Stream.

Mar 12-introduced in Senate Mar 26-adopted by voice vote

SR 153 (BR 1868) - D. Harper Angel, P. Clark

Recognize April DuVal for forty years of faithful service to the Council on Mental Retardation.

Mar 12-introduced in Senate Mar 13-adopted by voice vote

SR 154 (BR 1864) - D. Givens

Adjourn the Senate in honor of Sergeant Joshua A. Ward.

Mar 12-introduced in Senate Mar 26-adopted by voice vote

SR 155 (BR 1852) - J. Rhoads

Adjourn the Senate in honor of Fireman First Class Welborn L. Ashby.

Mar 12-introduced in Senate Mar 13-adopted by voice vote

Introduced Mar. 13, 2009

SR 156 (BR 1875) - A. Kerr

Adjourn the Senate in loving memory and honor of Angela Sue Cox.

Mar 13-introduced in Senate; adopted by voice vote

SR 157 (BR 1873) - T. Buford

Adjourn the Senate in honor and loving memory of Ryan Thomas Robinson.

Mar 13-introduced in Senate; adopted by voice vote

SR 159 (BR 1878) - J. Turner

Adjourn the Senate in honor and loving memory of Maggie Caudill.

Mar 13-introduced in Senate; adopted by voice vote

Introduced Mar. 26, 2009

SR 162 (BR 1893) - J. Westwood, D. Thayer, E. Harris, J. Schickel, K. Stine

Honor the Holmes High School Bulldogs, 2009 KHSAA Boys State Basketball Champions.

Mar 26-introduced in Senate; to Senate Floor; adopted by voice vote

SR 163 (BR 1898) - J. Schickel

Adjourn the Senate in loving memory and honor of Nelson Goodridge.

Mar 26-introduced in Senate; to Senate Floor; adopted by voice vote

SR 164 (BR 1888) - V. McGaha

Urge the National Association of State Fire Marshal to retain the the current code provisions relating to pallet and sprinkler protection in warehouses.

Mar 26-introduced in Senate; to Senate Floor; adopted by voice vote

SR 165 (BR 1899) - V. McGaha, W. Blevins Jr., C. Borders, D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, T. Jensen, R. Jones II, D. Kelly, A. Kerr, B. Leeper, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, J. Westwood, D. Williams, K. Winters, E. Worley

Recognize the Bluegrass Regional Mental Health-Mental Retardation Board for their work at the Bluegrass Oakwood facility.

Mar 26-introduced in Senate; to Senate Floor; adopted by voice vote

SR 166 (BR 1889) - G. Neal

Adjourn the Senate in honor and loving memory of Charlesmarie McCann Maxberry.

Mar 26-introduced in Senate; to Senate Floor; adopted by voice vote

SR 167 (BR 1894) - G. Neal

Adjourn the Senate in honor and loving memory of Andrew J. "Smitty" Smith, Sr.

Mar 26-introduced in Senate; to Senate Floor; adopted by voice vote

SR 168 (BR 1905) - D. Seum, E. Tori, G. Neal

Recognize April 25, 2009, as Emergency Preparedness Day throughout Kentucky, and further recognize "A Day of Service - The Louisville Emergency Preparedness Fair" on that day.

Mar 26-introduced in Senate; to Senate Floor; adopted by voice vote

SR 169 (BR 1883) - T. Buford

Adjourn the Senate in honor and loving memory of Johnny Masters.

Mar 26-introduced in Senate; to Senate Floor; adopted by voice vote

SR 170 (BR 1891) - P. Clark, G. Neal

Honor Iroquois High School, 2009 Girls KHSAA State Basketball Champions.

Mar 26-introduced in Senate; to Senate Floor; adopted by voice vote

SR 171 (BR 1902) - J. Carroll

Recognize the March 26, 2009 observance of the 200th bicentennial of Louis Braille and adjourn the Senate in his honor.

Mar 26-introduced in Senate; to Senate Floor; adopted by voice vote

SR 172 (BR 1885) - D. Harper Angel, K. Stein

Recognize the second week of May 2009, May 10-16, as National Women's Health Week.

Mar 26-introduced in Senate; to Senate Floor; adopted by voice vote

SR 173 (BR 1907) - G. Neal

Adjourn the Senate in loving memory and honor of Dr. John Hope Franklin.

Mar 26-introduced in Senate; adopted by voice vote

SR 174 (BR 1906) - W. Blevins Jr.

Honor the Morehead State University Black Gospel Ensemble and adjourn the Senate in its honor.

Mar 26-introduced in Senate; adopted by voice vote

SR 175 (BR 1904) - W. Blevins Jr.

Adjourn the Senate in loving memory and honor of Billy C. Clark.

Mar 26-introduced in Senate; adopted by voice vote

SR 176 (BR 1909) - J. Pendleton

Adjourn in honor of the Elder Care Ministry provided by Christian Care Communities on its 125th anniversary.

Mar 26-introduced in Senate; adopted by voice vote

SR 177 (BR 1871) - D. Williams

Urge the United States Congress to assist in the management of Lake Cumberland and to investigate the actions of the United States Army Corps of Engineers that have resulted in economic devastation in Clinton County, Pulaski County, Russell County, Wayne County, City of Burnside, and other communities.

Mar 26-introduced in Senate; adopted by voice vote

SR 178 (BR 1912) - J. Denton, E. Harris

Adjourn the Senate in loving memory and honor of Bryce C. Turner.

Mar 26-introduced in Senate; adopted by voice vote

SR 179 (BR 1911) - K. Stine, J. Schickel, D. Thayer

Adjourn the Senate in honor and loving memory of Chelsea Ryann Westwood.

Mar 26-introduced in Senate; adopted by voice vote

SR 180 (BR 1068) - D. Kelly

Appoint Patrick M. Henderson to the Agricultural Development Board through July 6, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 181 (BR 1070) - D. Kelly

Reappoint James R. Mahan to the Agricultural Development Board through July 6, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 182 (BR 1062) - D. Kelly

Confirm the appointment of Sam Lawson to the Agricultural Development Board for a term expiring July 6, 2011.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 183 (BR 1064) - D. Kelly

Appoint Jim Sidebottom to the Agricultural Development Board for a term expiring July 6, 2011.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 184 (BR 1066) - D. Kelly

Confirm the appointment of Troy Rankin to the Agricultural Development Board for a term expiring July 6, 2011.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 185 (BR 1092) - D. Kelly

Confirm the appointment of Cathy Lynn Gunn to the Education Professional Standards Board for a term to expire September 18, 2009.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 1009; adopted 38-0

SR 186 (BR 1096) - D. Kelly

Confirm the appointment of Gregory E. Ross to the Education Professional Standards Board for a term to expire June 7, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 187 (BR 1098) - D. Kelly

Confirm the appointment of James G. Hughley to the Education Professional Standards Board representing secondary school teachers for a term expiring September 18, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 188 (BR 1100) - D. Kelly

Confirm appointment of Laranna Lynn May to the Education Professional Standards Board representing secondary school teachers for a term expiring September 18, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 189 (BR 1102) - D. Kelly

Confirm reappointment of Sandy Sinclair-Curry to the Education Professional Standards Board representing secondary school teachers for a term expiring September 18, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 23, 2009; adopted 38-0

SR 190 (BR 1104) - D. Kelly

Confirm the reappointment of Lonnie R. Anderson to the Education Professional Standards Board representing school administrators for a term expiring September 18, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 191 (BR 1076) - D. Kelly

Confirm the gubernatorial appointment of Glenn B. Denton to the Council on Postsecondary Education for a term expiring on December 31, 2010.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 192 (BR 1078) - D. Kelly

Confirm the gubernatorial appointment of Pam Miller to the Council on Postsecondary Education for a term expiring on December 31, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 193 (BR 1080) - D. Kelly

Confirm the gubernatorial appointment of Paul Patton to the Council on Postsecondary Education for a term expiring on December 31, 2013.

Mar 26-introduced in Senate; posted for passage in the Regular Orders of the Day for Thursday, March 26, 2009; adopted 26-5

SR 194 (BR 1082) - D. Kelly

Confirm the gubernatorial appointment of Austin W. Moss to the Kentucky Board of Education representing the First Supreme Court District for a term ending April 14, 2010.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 195 (BR 1084) - D. Kelly

Confirm the gubernatorial appointment of Dorothy Z. Combs to the Kentucky Board of Education representing members at-large for a term ending April 14 2012

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 196 (BR 1088) - D. Kelly

Confirm the gubernatorial appointment of Billy Harper to the Kentucky Board of Education representing members atlarge for a term ending April 14. 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 197 (BR 1090) - D. Kelly

Confirm the gubernatorial appointment of Brigitte B. Ramsey to the Kentucky Board of Education representing members at large for a term ending April 14, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 198 (BR 1119) - D. Kelly

Confirm the gubernatorial appointment of Sandra T. Higgins-Stinson to the Governor's Postsecondary Education Nominating Committee for a term expiring on April 14, 2014.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 199 (BR 1106) - D. Kelly

Confirm Bhupendra Parekh to the Long-Term Policy Research Board for a term expiring October 6, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 200 (BR 1110) - D. Kelly

Confirm the appointment of Yvette Smith to the Long-Term Policy Research Board for a term expiring October 6, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 201 (BR 1074) - D. Kelly

Confrim reappointment of Denise Moore Davidson to the Mine Safety Review Commission.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 202 (BR 1121) - D. Kelly

Confirm Executive Order 2008-513 appointing Caroline W. Mudd to the Parole Board.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 203 (BR 1126) - D. Kelly

Confirm the appointment of Joseph W. Justice as an administrative law judge in the Office of Workers' Claims for a term expiring July 14, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 37-0-1

SR 204 (BR 1127) - D. Kelly

Confirm the appointment of Otto Daniel Wolff as an administrative law judge in the Office of Workers' Claims for a term expiring July 14, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 37-0-1

SR 205 (BR 1128) - D. Kelly

Confirm the reappointment of Richard Martin Joiner as an administrative law judge in the Office of Workers' Claims for a term expiring July 14, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 37-0-1

SR 206 (BR 1129) - D. Kelly

Confirm the appointment of Edward D. Hays as an administrative law judge in the Office of Workers' Claims for a term expiring December 31, 2011.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 37-0-1

SR 207 (BR 1131) - D. Kelly

Confirm the appointment of Caroline Pitt Clark as an administrative law judge in the Office Of Workers' Claims for a term expiring July 14, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 37-0-1

SR 208 (BR 1130) - D. Kelly

Confirm the appointment of Douglas W. Gott as an administrative law judge in the Office of Workers' Claims for a term expiring December 31, 2011.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 37-0-1

SR 209 (BR 1138) - D. Kelly

Confirm the appointment of Rosemary

Center to the Kentucky Registry of Election Finance for a term expiring August 15, 2011.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 210 (BR 1136) - D. Kelly

Confirm the appointment of Teresa L. Naydan to the Kentucky Registry of Election Finance for a term expiring August 15, 2015.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 211 (BR 1137) - D. Kelly

Confirm the appointment of Craig Christman Dilger to the Kentucky Registry of Election Finance for a term expiring August 15, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 212 (BR 1134) - D. Kelly

Confirm the appointment of William E. Summers, V, to the Kentucky Housing Corporation Board of Directors, for a term expiring June 16, 2012, and to serve as chair of the board during his term

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 213 (BR 1135) - D. Kelly

Confirm the appointment of Stacey C. Epperson to the Kentucky Housing Corporation Board of Directors for a term expiring June 16, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 214 (BR 1132) - D. Kelly

Confirm Executive Order 2008-1078, dated October 15, 2008, reappointing Gail Melvin to the Kentucky Housing Corporation Board of Directors as the private director representing the interests of local government.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 215 (BR 1133) - D. Kelly

Confirm Executive Order 2008-1078, dated October 15, 2008, reappointing Porter G. Peeples, Sr. to the Kentucky Housing Corporation Board of Directors as the private director representing interest of the homeless.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009;

adopted 38-0

SR 216 (BR 1114) - D. Kelly

Confirm the appointment of William A. Hayes to the Kentucky Board of Tax Appeals; designate him as chair of the board; and designate his term as expiring March 16, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 217 (BR 1115) - D. Kelly

Confirm the appointment of Lanola Parsons to the Kentucky Board of Tax Appeals and designate her term as expiring July 26, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 218 (BR 1142) - D. Kelly

Confirm Executive Order 2009-009, dated January 6, 2009, appointing John T. Dunaway to the Personnel Board.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 219 (BR 1140) - D. Kelly

Confirm the appointment of Larry J. O'Bryan to the Board of Directors of the Kentucky Lottery Corporation for a term expiring on November 28, 2011.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 220 (BR 1124) - D. Kelly

Consent to the appointment of James W. Gardner to be a commissioner and vice chair of the Public Service Commission.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 221 (BR 1125) - D. Kelly

Confirm executive order appointing David L. Armstrong as commissioner and chair of the Public Service Commission.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 222 (BR 527) - D. Kelly

Confirm Executive Order 2008-876 appointing Sharon P. Clark as Commissioner of the Department of Insurance.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 223 (BR 1139) - D. Kelly

Confirm the appointment of June G. Hudson to the Board of Directors of the Kentucky Lottery Corporation for a term expiring on November 28, 2012.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 224 (BR 1072) - D. Kelly

Confirm appointment of Joe F. Childers to the Mine Safety Review Commission.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

SR 225 (BR 1117) - D. Kelly

Confirm the gubernatorial appointment of John W. Ridley to the Governor's Postsecondary Education Nominating Committee for a term expiring on April 14, 2014.

Mar 26-introduced in Senate; posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; adopted 38-0

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.

Introduced Jan. 6, 2009

HB 1 (BR 335) - R. Henderson, M. Denham, C. Hoffman, W. Stone, B. Yonts

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.

Jan 6-introduced in House Jan 8-to Local Government (H) Feb 3-posting waived Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules Feb 6-posted for passage in the

Feb 6-posted for passage in the Consent Orders of the Day for Monday, February 9, 2009

Feb 23-3rd reading, passed 98-0 Feb 24-received in Senate Feb 26-to State & Local Government

Mar 9-reported favorably, 1st reading, to Consent Calendar Mar 10-2nd reading, to Rules

HB 2/LM (BR 17) - J. Arnold Jr., M.

Cherry

AN ACT relating to the operation of vehicles on a highway.

Create a new section of KRS Chapter 189 to define the term "mini-truck" and add mini-trucks to the definition of "motor vehicle"; permit the operation of minitrucks on highways other than interstate highways; require operators of minitrucks to comply with the same insurance, title, and registration requirements as a motor vehicle; amend KRS 186.010 to define the term "minitruck" and include mini-trucks under the definition of "motor vehicle."

Jan 6-introduced in House Jan 8-to Transportation (H)

HB 3 (BR 437) - S. Riggs, K. Bratcher, R. Crimm, J. DeCesare, F. Nesler, S. Santoro, A. Wuchner

AN ACT relating to durable medical equipment.

Amend KRS 139.472 to exempt durable medical equipment from the sales and use tax; EFFECTIVE July, 1, 2009.

Jan 6-introduced in House
Jan 8-to Appropriations & Revenue
H)

HB 4 (BR 371) - T. Burch, C. Miller

AN ACT relating to "The Cassie Burch Safe Teenage Driver Law".

Amended KRS 186.452 to provide that KRS 186.452 and 186.454, relating to intermediate driver's licenses, shall be known as "The Cassie Burch Safe Teenage Driver Law."

Jan 6-introduced in House
Jan 8-to Transportation (H)
Feb 5-posted in committee
Feb 10-reported favorably, 1s
reading, to Consent Calendar
Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Feb 23-3rd reading, passed 98-0 Feb 24-received in Senate Feb 26-to Transportation (S)

HB 5/FN (BR 451) - T. Burch

AN ACT relating to childhood hearing loss.

Amend KRS 211.645 to define "permanent childhood hearing loss" and "infant at high risk for late onset, progressive hearing loss, or both"; amend KRS 211.647 to require the Commission for Children with Special Health Care Needs to establish standards for infant audiological assessment and diagnostic centers based on national standards; require the commission to maintain a list of approved centers; require approved centers to agree to provide data to the commission; amend KRS 216.2970 to include approved audiological assessment and diagnostic centers on the list of those receiving an auditory screening report indicating a finding of potential hearing loss; amend KRS 213.046 approved include to centers as a source of an auditory screening for births occurring outside an

institution.

HB 5 - AMENDMENTS

HCS/FN - Retain original provisions of bill; require centers to make necessary referrals; require approved audiology centers to report referrals to the First Steps program to the commission; add any factors identified as a cause of late onset or progressive hearing loss to the definition of "infant at risk"; make technical corrections.

HFA (1, T. Burch) - Amend KRS 216.2970 to add health care providers to the list of recipients of auditory screening reports.

Jan 6-introduced in House Jan 8-to Health & Welfare (H)

Feb 3-posted in committee Feb 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 6-2nd reading, to Rules
Feb 9-posted for passage in the

Regular Orders of the Day for Tuesday, February 10, 2009
Feb 10-floor amendment (1) filed to

Committee Substitute
Feb 12-3rd reading, passed 98-0 with

Committee Substitute, floor amendment (1)

Feb 13-received in Senate Feb 23-to Health & Welfare (S)

Mar 9-taken from committee; 1st reading; returned to Health & Welfare (S)

Mar 10-taken from committee; 2nd reading; returned to Health & Welfare (S)

Mar 13-taken from committee; laid on clerk's desk; taken from clerk's desk; to Rules; posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 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 26-taken from the Regular Orders of the Day; recommitted to Health & Welfare (S); reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 26, 2009; 3rd reading, passed 36-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 27-signed by Governor (Acts ch. 102)

 $\mbox{\bf HB 6/FN (BR 400)}$ - T. Burch, R. Meeks, J. Wayne

AN ACT relating to homelessness.

Amend KRS 194A.735 to continue the homelessness prevention pilot project to offer discharge planning on a voluntary basis to persons exiting state-operated institutions, foster care programs, and persons serving out sentences in state-operated prisons in Oldham County.

Jan 6-introduced in House
Jan 8-to Health & Welfare (H)
Feb 3-posted in committee
Feb 5-reported favorably, 1st reading,

Feb 6-2nd reading, to Rules Feb 9-posted for passage in the Regular Orders of the Day for Tuesday, February 10, 2009

Feb 10-3rd reading, passed 100-0 Feb 11-received in Senate Feb 23-to Judiciary (S)

HB 7/FN (BR 343) - T. Burch

to Calendar

AN ACT relating to long-term care facility administrators.

Amend sections of KRS Chapter 216A to replace the term "nursing home" with the term "long-term care facility"; amend KRS 216A.010 to define long-term care long-term facility, care administrator, board, resident, and cabinet; amend KRS 216A.060 to increase compensation for board members to \$150 from \$50; amend KRS 216A.070 to list possible disciplinary actions including a fine not to exceed \$2,000; amend KRS 216A.080 to remove age requirement and update language related to citizenship; amend KRS 216A.090 to require license renewal each odd-numbered year on or before July 1, beginning July 1, 2011; amend KRS 216A.130 to permit endorsement of an out-of-state longterm care facility administrator license for reciprocal states; amend KRS 216A.140 to update appeal citation; amend KRS 216A.990 to include misdemeanor violations in the penalty section; repeal KRS 216A.045, 216A.100, 216A.120, 216A.150.

Jan 6-introduced in House Jan 8-to Health & Welfare (H)

HB 8 (BR 21) - M. Henley, R. Crimm, C. Embry Jr., B. Housman, S. Santoro

AN ACT relating to voluntary student expression of religious viewpoints in public schools.

Amend KRS 158.183 to permit students to voluntarily express religious viewpoints in school assignments free from discrimination and organize prayer groups, religious clubs, or other religious gatherings before, during, and after school to the same extent that students permitted to organize other noncurricular student activities and groups; create a new section of KRS Chapter 158 to require each board of education to adopt and implement a policy regarding voluntary student expression of religious viewpoints and to establish a limited public forum for student speakers at all school events at which a student is to publicly speak, including graduation; designate procedure for selection of student speakers; require subject of speech to be relevant to event; require district disclaimer indicating nonendorsement of the content of voluntary expressions by students.

(Prefiled by the sponsor(s).)

Jun 26-To: Interim Joint Committee on Education

Jan 6-introduced in House Jan 7-to Education (H)

HB 9 (BR 49) - B. Yonts

Feb 12-WITHDRAWN

HB 10/FN (BR 33) - C. Siler, S. Brinkman, J. Comer Jr., J. Crenshaw, R. Crimm, C. Embry Jr., D. Floyd, D. Graham, R. Meeks, R. Weston

AN ACT relating to tax credits for hiring legally blind or severely disabled individuals.

Create a new section of KRS Chapter 141 to create a community rehabilitation

tax credit for the amount paid to a nonprofit agency or work center for work performed by individuals who are legally blind or severely disabled, define terms; amend KRS 141.0205 to establish the order in which the credit shall be taken.

(Prefiled by the sponsor(s).)

Aug 7-To: Interim Joint Committee on Appropriations and Revenue

Jan 6-introduced in House

Jan 7-to Appropriations & Revenue

Mar 2-posting waived

Mar 3-reported favorably, 1st reading, to Calendar

Mar 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 5, 2009

Mar 9-3rd reading, passed 95-0; received in Senate: taken from Committee on Committees; 1st reading; returned to Committee on Committees

Mar 10-taken from Committee on Committees; 2nd reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

HB 11 (BR 41) - A. Wuchner, T. Burch, M. Dossett, K. Flood, S. Westrom

AN ACT relating to physical activity for children.

Create a new section of KRS Chapter 156 to require the Kentucky Department of education to identify and disseminate model resources for integrating physical activity during the school day; encourage schools to utilize certified physical education teachers in the development of physical activity plans; develop a reporting mechanism for schools containing grades K-5 to report on results of physical activity and wellness programs; require the Department of Education 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 that school council wellness policies provide for at least 30 minutes of structured moderate to vigorous physical activity, 150 minutes per week or the equivalent per month; require school councils to report progress data; require that structured physical activity be considered part of the instructional day; prohibit exclusion from structured physical activity as a form of discipline; encourage schools with grades 6-8 to adopt similar policies; amend KRS 158.6453 to require inclusion of physical activity and wellness data in school report card; create the Healthy Kids Act.

(Prefiled by the sponsor(s).)

Aug 7-To: Interim Joint Committee on Education

Jan 6-introduced in House Jan 7-to Education (H)

HB 12 (BR 74) - J. DeCesare, J. Carney, M. Dossett, T. Moore, A. Webb-Edgington, A. Wuchner

AN ACT relating to writing portfolios. Amend KRS 158.6453 to remove writing portfolios from the statewide assessment program elementary school students; require elementary schools to use writing

portfolios as an instructional tool for continuous assessment of students.

(Prefiled by the sponsor(s).)

Aug 7-To: Interim Joint Committee on Education

Jan 6-introduced in House Jan 7-to Education (H)

HB 13 (BR 75) - J. DeCesare, J. Comer Jr., C. Embry Jr., 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 2009."

(Prefiled by the sponsor(s).)

Aug 7-To: Interim Joint Committee on State Government

Jan 6-introduced in House Jan 7-to State Government (H)

HB 14 (BR 76) - J. DeCesare, S. Lee

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 a new section of KRS Chapter 6 to require a legislative time-out period of 24 hours prior to a vote on an appropriation or revenue bill amendment.

(Prefiled by the sponsor(s).)

Aug 7-To: Interim Joint Committee on Appropriations and Revenue

Jan 6-introduced in House Jan 7-to Appropriations & Revenue

HB 15/FN (BR 42) - M. Henley, J. Gooch Jr., B. Housman, S. Westrom

AN ACT relating to substance abuse screening pilot programs for public assistance recipients.

Amend KRS 205.200 to create two substance abuse screening programs for recipients of public assistance.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on Health and Welfare

Jan 6-introduced in House Jan 7-to Health & Welfare (H)

HB 16 (BR 68) - R. Crimm

AN ACT relating to jury service.

Amend KRS 29A.010, relating to jury service, to define "calendar day"; amend KRS 29A.130, relating to limitations on jury service, to increase the interval between eligibility for jury service from 24 months to five years; change "court days" to "calendar days" with regard to 30 days of service being required.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on Judiciary

Jan 6-introduced in House Jan 7-to Judiciary (H)

HB 17 (BR 24) - J. Higdon, R. Meeks

AN ACT relating to primaries.

Amend KRS 116.055 to permit a registered independent to vote in the primary of one party for each primary; amend KRS 118.125 to provide that a primary candidate shall not be a registered independent; amend KRS 117.125 to provide that electronic voting machines be reprogrammed to allow a registered independent to vote for a party's candidates in a primary.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on State Government

Jan 6-introduced in House Const. Jan 7-to Elections, Amendments & Intergovernmental Affairs (H)

Feb 12-posted in committee

HB 18 (BR 79) - J. Higdon, D. Butler, C. Hoffman, R. Nelson

AN ACT relating to automated or recorded political telephone messages.

Create a new section of KRS Chapter 367 to prohibit use of automated calling equipment or recorded telephone messages from or by a political party or campaign; make use of such equipment for communicating political messages by a political party or campaign a Class B misdemeanor: provide that each prohibited automated call or recorded political message shall be punishable by a civil penalty of not less than \$5,000; provide that an injured person may bring a cause of action for damages up to the amount of actual damages or \$1,000 whichever is greater.

HB 18 - AMENDMENTS

HCS/LM - Delete original provisions; amend KRS 367.46955 to include prerecorded political messages in prohibited telephone solicitations for persons on the Do Not Call Registry; amend 367.46951 to define prerecorded political messages.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on State Government

Jan 6-introduced in House

Jan 7-to Labor & Industry (H)

Feb 3-posting waived; posted in committee

Feb 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 6-2nd reading, to Rules Feb 12-recommitted to Elections, Const. Amendments Intergovernmental Affairs (H)

HB 19 (BR 84) - J. Higdon

AN ACT relating to jurisdictional limits for Kentucky courts.

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 \$3,000 for both claims and counterclaims.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on Judiciary Jan 6-introduced in House

Jan 7-to Judiciary (H)

HB 20 (BR 82) - C. Siler, J. Greer, C. Miller, T. Moore

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 three overnight stays per calendar year at lodge rooms and campsites at any Kentucky State Park; limit reservations during peak months to ten consecutive days; require the exemption to be subject to space availability; require the Department of Parks to promulgate administrative regulations relating to the proof of eligibility for persons entitled to the exemption.

HB 20 - AMENDMENTS

HCS - Retain original provisions; limit visitations during peak periods to Sunday through Thursday; delineate that administrative regulations shall be promulgated to define peak periods, establish a ten day reservation window. and define applicable lodgings.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on Seniors, Veterans, Military Affairs, and Public Protection

Jan 6-introduced in House

Jan 7-to Seniors, Military Affairs, & Public Safety (H)

Feb 9-posted in committee

Feb 11-reported favorably, reading, to Consent Calendar with Committee Substitute

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Feb 23-3rd reading, passed 97-0 with Committee Substitute

Feb 24-received in Senate

Feb 26-to Economic Development, Tourism & Labor (S)

HB 21 (BR 56) - S. Riggs, L. Clark

AN ACT relating to motor vehicles.

Amend KRS 186.010 to define "lowspeed electric vehicle" and amend the definition of "motor vehicle" to include a low-speed electric vehicle; amend definition of "motorcycle" to exclude vehicles that are 3-wheeled and meet all the requirements of a low-speed electric vehicle; create a new section of KRS Chapter 189 to allow the use of lowspeed electric vehicles on highways with a posted speed limit of 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 with Chapter 186A, and registered as a motor vehicle in accordance with KRS 186.050(3)(a); 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.

HB 21 - AMENDMENTS

HCS - Remove original provisions; amend KRS 186.010 to define the terms "low-speed vehicle" and "alternativespeed motorcycle"; amend the definition of "motor vehicle" to include a low-speed vehicle for the purposes of titling and registration; amend definition "motorcycle" to include "alternativespeed motorcycles" and to remove enclosed cab restrictions; create a new section of KRS Chapter 189 to allow the use of low-speed vehicles on highways with a posted speed limit of 35 miles per hour or less; set equipment requirements for low-speed vehicles; require low-speed vehicles operated on a highway to be insured in compliance KRS 304.39-080, titled accordance with Chapter 186A, and registered as a motor vehicle in accordance with KRS 186.050(3)(a); permit low-speed 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; create a new section of KRS Chapter 189 to allow the use of alternative-speed motorcycles on highways with a posted speed of 35 miles per hour or less; set equipment requirements for alternative-speed motorcycles; require alternative-speed motorcycles operated on a highway to be insured in compliance with KRS 304.39-080, titled in accordance with Chapter 186A, and registered as a motorcycle in accordance with KRS 186.050(2); permit alternative-speed motorcycles 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; exempt alternative-speed operators of motorcycles protective from the headgear requirements of KRS 189.285.

SCA (1, B. Smith) - Retain original provisions except: make technical correction; amend KRS 189.635 to require alternative-speed motorcycles and low-speed vehicles to be recorded separately in their own categories for the purpose of vehicle accident reporting; sets a delayed effective date for this Act of January 1, 2010.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on Transportation

Jan 6-introduced in House Jan 7-to Transportation (H)

Feb 13-posted in committee

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

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, passed 93-0 with Committee Substitute

Mar 2-received in Senate

Mar 4-to Transportation (S)

Mar 9-taken from committee; 1st reading; returned to Transportation (S); reported favorably, to Consent Calendar with committee amendment (1)

Mar 10-2nd reading

Mar 26-posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; 3rd reading; committee amendment (1) withdrawn; passed 38-0; received in House; enrolled, signed by

each presiding officer; delivered to Governor

Mar 27-signed by Governor (Acts ch.

HB 22/LM/CI (BR 60) - R. Crimm

AN ACT relating to domestic relations and declaring an emergency.

Amend KRS 403.200, relating to temporary orders, to permit a court to provide for wage assignment and automatic electronic transfer of funds for payment of spousal maintenance; amend KRS 403.270, relating to custodial issues, to add the promotion of a healthy relationship between the child and other custodian or parent as a factor for the consideration of awarding custody of children; amend KRS 530.050, relating to nonsupport and flagrant nonsupport, to add spouse and former spouse; EMERGENCY.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on Judiciary

Jan 6-introduced in House Jan 7-to Judiciary (H)

HB 23 (BR 94) - T. Burch, L. Clark

AN ACT relating to horse racing.

Amend KRS 230.260 to require the Kentucky Horse Racing Authority to promulgate administrative regulations compelling racetracks to report to the authority and to the horsemen's associations their daily on-track attendance and the daily on-track and off-track handle within 24 hours after the last race on the day in question; state that the report is to list moneys wagered on-track, off-track, through advance deposit wagering, and all other sources in the host track wagering pool; indicate that the report should also list how all wagering moneys retained by the track are credited to be paid to the state, the horsemen's purse account, the relevant horse development fund, and the track itself; direct that the Kentucky Horse Racing Authority promulgate administrative regulations to mandate submission of a report to the authority any time a racehorse, while training or in Kentucky, racina incurs a catastrophic, race-career ending injury or an injury requiring surgery; indicate that separate reports are to be filed by the premises where the injury occurred, the attending veterinarian, and the horse's trainer; disclose on the report whether the horse has ever been given growth hormones or anabolic steroids, corticosteroids within 10 days of the injury, any mental or physical changing medications within 30 days of the injury, or had any corrective surgery or other techniques that could have altered the horse from its natural birth configuration; make reports available to the public upon request; penalize failure to report with a \$500 fine for the first offense and a six-month license suspension for each subsequent offense.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on Licensing and Occupations Jan 6-introduced in House

Jan 7-to Licensing & Occupations (H)

HB 24/LM (BR 78) - J. Gooch Jr., H. Collins, R. Adams, M. Cherry, L. Clark, R. Crimm, R. Damron, M. Dossett, C. Embry Jr., K. Hall, M. Henley, B. Housman, T. Kerr, C. Miller, D. Osborne, J. Richards, S. Riggs, S. Santoro, K. Sinnette, F. Steele, T. Thompson, A. Webb-Edgington, A. Wuchner, B. Yonts

AN ACT relating to motor vehicle license plates.

Create a new section of KRS Chapter 186 to establish an In God We Trust license plate as an alternate standard issue license plate; set forth design characteristics and eligibility standards; amend KRS 186.240 to conform; EFFECTIVE January 1, 2010.

HB 24 - AMENDMENTS

SCS/LM - Retain original provisions of the GA version; create a new section of KRS Chapter 186 to establish a special "One Nation Under God" license plate: set forth procedures for establishment of plate; allow a \$10 voluntary contribution on the plate to benefit the social service and charitable works of Reclaim Our Culture Kentuckiana and Think About God; amend 186.164 to clarify language regarding the General Assembly's role if a special license plate is denied by the Cabinet; establish a new minimum threshold of 1,500 requests for a new special license plate; allow the cabinet to discontinue a special plate that it is not required to perpetually produce if the number of plates issued falls below 900 in two consecutive years; make the "One Nation Under God" special plate, effective January 1, 2010 if the Cabinet receives 900 requests by December 15,

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on Transportation

Jan 6-introduced in House

Jan 7-to Transportation (H)

Feb 4-posted in committee 10-reported favorably, 1st reading, to Consent Calendar

Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Feb 23-3rd reading, passed 97-1 Feb 24-received in Senate

Feb 26-to Transportation (S)

Mar 9-taken from committee; 1st reading; returned to Transportation (S); reported favorably, to Consent Calendar with Committee Substitute

Mar 10-2nd reading

Mar 12-posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009; 3rd reading, passed 38-0 with Committee Substitute; received in House

Mar 13-posted for passage for concurrence in Senate Committee Substitute; House refused to concur in Senate Committee Substitute Conference Committee appointed in House; received in Senate

HB 25/LM (BR 120) - R. Nelson, L. Clark, R. Crimm, M. Dossett, C. Embry Jr., J. Richards, F. Steele, A. Webb-Edgington

AN ACT relating to motor vehicle license plates.

Create a new section of KRS Chapter

186 to establish an "In God We Trust" license plate as an alternate standard issue license plate; set forth design characteristics and eligibility standards; amend KRS 186.240 to conform; EFFECTIVE January 1, 2010.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on Transportation

Jan 6-introduced in House Jan 7-to Transportation (H)

HB 26/FN (BR 147) - T. Pullin, S. Brinkman, C. Siler, E. Ballard, J. Bell, D. Butler, M. Cherry, L. Clark, L. Combs, J. Comer Jr., J. Crenshaw, R. Crimm, R. Damron, T. Edmonds, C. Embry Jr., J. Fischer, J. Gooch Jr., J. Greer, K. Hall, M. Harmon, J. Higdon, J. Hoover, D. Horlander, B. Housman, D. Keene, T. Kerr, A. Koenig, B. Montell, F. Nesler, D. Osborne, R. Palumbo, R. Rand, J. Richards, S. Riggs, S. Santoro, A. Simpson, D. Sims, K. Sinnette, T. Thompson, D. Watkins, A. Webb-Edgington, A. Wuchner, B. Yonts

AN ACT relating to income tax credits for small businesses.

Create new sections of KRS Chapters 141 and 154; amend KRS 141.0205 to establish a small business tax credit.

HB 26 - AMENDMENTS

HCS/FN - Clarify the credit application method; establish a \$3 million cap on the

HFA (1, T. Pullin) - Remove language requiring cap reduction; remove requirement for additional employment to continue to qualify for the credit.

HFA (2, T. Pullin) - Remove language requiring cap reduction; remove requirement for additional employment to continue to qualify for the credit.

(Prefiled by the sponsor(s).)

Sep 24-To: Interim Joint Committee on Appropriations and Revenue

Jan 6-introduced in House Jan 7-to Appropriations & Revenue

Mar 2-posting waived

Mar 3-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 5, 2009; floor amendment (1) filed to Committee Substitute

Mar 6-floor amendment (2) filed to Committee Substitute ; 3rd reading, passed 98-0 with Committee Substitute, floor amendment (1)

Mar 9-received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees

Mar 10-taken from Committee on Committees; 2nd reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

HB 27 (BR 109) - K. Bratcher

AN ACT relating to postsecondary education finance.

Amend KRS 164.7874 and 164.7883 to clarify that an approved out-of-state institution at which eligible students may use KEES scholarships must be located in a state contiguous to Kentucky or be a

participant in the Academic Common Market agreement.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Education (H)

HB 28 (BR 57) - D. Owens, C. Embry Jr., A. Simpson

AN ACT relating to paternity.

Amend KRS 406.011, to establish that the presumption of paternity is a rebuttable presumption, to update the evidentiary language, and permit an evidentiary showing that a man other than the husband is the father of the child to prove the child was born out of wedlock; amend KRS 406.021, to clarify how paternity may be determined, to add references to Family Court, and to permit either parent to petition the court for a parentage determination; amend KRS 406.035, relating to written paternity orders, to include references to 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, to include the county where the child resides as an appropriate venue in paternity cases.

HB 28 - AMENDMENTS

HCS - Retain original provisions except amend to add language prohibiting the establishment of paternity by a man who has been convicted of a sex offense against a married woman and delete language pertaining to the determination of paternity when the father does or does not admit paternity.

HFA (1, J. Fischer) - Amend to restore presumption of paternity for children born during marriage or within 10 months of its termination and include within the definition of a child born out of wedlock a child where biological evidence indicates that the husband was not the biological father and the marital relationship ceased 10 months prior to the birth of the child.

HFA (2, J. Fischer) - Amend to restore presumption of paternity for children born during marriage or within 10 months of its termination and include within the definition of a child born out of wedlock a child where biological evidence indicates that the husband was not the biological father and the marital relationship ceased 10 months prior to the birth of the child.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Judiciary (H) Feb 10-posting waived

Feb 23-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 24-2nd reading, to Rules

Feb 25-floor amendment (1) filed to Committee Substitute, floor amendment (2) filed

Mar 2-posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009

Mar 11-returned to Rules

HB 29 (BR 106) - S. Santoro

AN ACT relating to noncommercial swimming pools.

Amend KRS 67.083 to allow counties

to regulate above-ground noncommercial pools.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Local Government (H)

HB 30 (BR 177) - M. Marzian, C. Embry Jr., B. Housman, D. Watkins

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 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 prohibit 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 non-participating provider of a policy to be reimbursed at the same rate as those performed by a participating provider of the policy.

HB 30 - AMENDMENTS

HFA (1, M. Marzian) - Amend the exclusion from "routine patient healthcare costs" to include any treatment outside the usual and customary standard type and frequency of any diagnostic modality and delete any treatment modality care required to administer or support the service item or investigational drug that is the subject of the clinical trial.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Banking & Insurance (H) Feb 9-posting waived

Feb 11-reported favorably, 1st reading, to Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009 Feb 24-floor amendment (1) filed

Feb 25-3rd reading, passed 99-0 with floor amendment (1)

Feb 26-received in Senate Mar 2-to Banking & Insurance (S)

HB 31 (BR 103) - M. Marzian

AN ACT relating to the expansion of the film industry in Kentucky.

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 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 promulgation 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 income tax credit for the construction of a new film production facility or the 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 for taxable periods beginning after December 31, 2008; allow credit to be carried forward 5 years; amend KRS 141.0205 to establish the order in which the credits may be taken; amend KRS 139.538 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 initially 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.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Appropriations & Revenue (H)

HB 32/LM/CI (BR 73) - T. Burch

AN ACT relating to video lottery terminals, making an appropriation therefor, and declaring an emergency.

Create new sections of KRS Chapter 154A to establish video lottery terminals at licensed racetracks and in each county that authorizes video lottery terminals by a vote of the people of the county; direct the Lottery Corporation to purchase any video lottery terminals utilized in Kentucky; require that persons wishing to operate video lottery games allotted to counties obtain a contract from the Lottery Corporation after having acquired prior approval from the local governing board where the terminals will be located; place the oversight of the games under the jurisdiction of the Lottery Corporation; limit the number of video lottery terminals to 25 at any one premises unless the premises is a racetrack or a qualifying hotel; set qualifying hotels as those within five miles of a convention center or facility that seats 2,000 or more people; allow these hotels to operate up to 75 video lottery terminals; establish that the three types of video lottery terminal allocation are racetracks, uniform county allotment, and county allotment based on population; limit racetrack allocation to a set formula, uniform county allotment to 50 per county, and a total county population allotment to 6,000 video lottery terminals distributed to the counties proportionate to population; establish the duties and responsibilities of the corporation, its agents, and its employees; prohibit ex parte communications between lottery board members and contract holders. licensees, and applicants for such contracts or licenses; allocate a base number of 500 video lottery terminals to each licensed racetrack; grant additional video lottery terminals to each track based on the number of days of live racing held at the track; set additional allotment at 15 video lottery terminals for

each race day run beyond 30 and up to 50 race days, with an additional 10 video lottery terminals for each race day beyond 50 race days; prohibit operation of video lottery terminals on race days at the track where the live racing is being conducted from 30 minutes before the post time of the first race of the day until after the last race of the day has been run; allow a track to lease its machines to another track located in the same county; require tracks to run the same number of race days as in 2008 to remain eligible for video lottery terminals, with exemptions for extreme circumstances; prohibit any person less than 21 years of age from being on the premises or any portion of the premises where video lottery games are conducted; establish qualifications and responsibilities of video lottery retailers and licensees; list grounds by which a video lottery retailer or applicant may have his or her contract rescinded, revoked, suspended, or not renewed; permit the corporation to issue temporary licenses; prohibit the transfer of licenses without obtaining prior approval from the corporation; create an exemption to allow facilities developed for video lottery gaming activities to be considered permitted uses for zoning purposes; maintain other applicable zoning and building codes; specify how the moneys earned from the conduct of video lottery games are expended; cap the amount the corporation may spend administrative and operating expenses to no more than seven percent of net terminal income; pay the lesser of 0.25% or \$2,000,000 to the compulsive gamblers' assistance fund, and the lesser of 0.4% or \$3,000,000 to develop testing methods to detect growth hormones and performance-enhancing or illegal drugs in racehorses; allot the lesser of 0.3% or \$3,000,000 of the net terminal income from racetracks to conduct post-race testing of racehorses for illegal drugs; devote remaining moneys to education, Medicaid matches, prescription drug program for seniors, equine industry program, video lottery retailers, budget reserve fund, and county governments where video lottery games are located; require the Auditor of Public Accounts to conduct an annual audit of the corporation's disbursements and expenditures; create a committee to conduct a study on video lottery games operating in the state and their impact on the economy; indicate the committee's membership; direct each county to conduct a local option election on video lottery terminals at the next general election that occurs more than 90 days after video lottery terminals generally; authorized allow subsequent elections on the issue after at least three years have passed since the last referendum: make racetrack collective bargaining employee nonsupervisory agreements for employees applicable to the track's video lottery terminal employees; generate a list by which undesirables may be ejected or excluded from any premises where video lottery games are being conducted; set out criteria to be used in making a determination as to whether or not such persons should be excluded or ejected; allow an individual to have himself or herself voluntarily

added to the exclusion list; require the

commission to notify a person placed on

the exclusion or ejection list; establish a procedure by which a person ejected or excluded may appeal the decision to eject him or her; define the term "cheat" and establish penalties for persons who cheat; create the compulsive gamblers assistance fund; determine expenditures from the compulsive gamblers assistance fund will be utilized; require the commission to prepare an annual report detailing activities and expenditures of the compulsive gamblers assistance fund; encourage video lottery retailers to cooperate with business and community organizations to stimulate the economy through tourism; make the Lottery Corporation's board members, executive director, and employees subject to the executive branch code of ethics; amend KRS 154A.010; 154A.030, 154A.040, 154A.050. 154A.060. 154A.063, 154A.080, 154A.090, 154A.070, 154A.110, 154A.130, 154A.400, 154A.420, 154A.650, 230.357, 230.550, 243.500, 243.505, 525.090, 528.010, 528.100, 154A.990, and 15.380 to conform; EMERGENCY.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Licensing & Occupations (H)

HB 33/LM (BR 175) - M. Marzian, J. Glenn, J. Jenkins, R. Meeks

AN ACT relating to wage discrimination.

Amend KRS 337.423 to prohibit wage discrimination on the basis of sex, race, or national origin by prohibiting wage differentials for employees who perform equivalent jobs; provide exceptions for wage differentials based on seniority or merit systems, systems that measure wages by quantity or quality of production, and factors other than sex, race, or national origin; amend KRS 337.420 to define equivalent jobs as those that are equal under the federal Equal Pay Act, or jobs that are dissimilar equivalent in skill, effort, responsibility, and working conditions; and amend KRS 337.425 to require promulgation of administrative regulations on or before July 1, 2010 to specify criteria for determining jobs that are dominated by employees of a particular sex, race, or national origin, acceptable methodology for determining equivalent skill, effort, responsibility, and working conditions; EFFECTIVE July 1, 2011.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Labor & Industry (H) Feb 9-posted in committee

HB 34 (BR 209) - M. Marzian

AN ACT relating to the Kentucky Recreational Trails Authority.

Amend KRS 148.795 to add a member of the Brain Injury Association Kentucky to the Kentucky Recreational Trails Authority.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Tourism Development & Energy (H)

Feb 10-posted in committee

HB 35 (BR 191) - D. Keene

AN ACT relating to the provision of county offices.

Amend KRS 67.035 to allow the sheriff and county clerk, in certain counties, to maintain offices in cities other than the county seat; amend KRS 132.410 to allow the PVA, in certain counties, to maintain offices in cities other than the county seat; amend KRS 133.047 to conform.

HB 35 - AMENDMENTS

HCS - Retain original provisions: amend bill to allow all counties the right to allow offices in areas other than county seat.

HFA (1, J. Fischer) - Amend House Bill 35 to require 2/3 of voters to approve resolution moving offices.

HFA (2. J. Fischer) - Amend House Bill 35/HCS to require 2/3 of voters to approve moving offices.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Local Government (H)

Feb 3-posting waived

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

Feb 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 6, 2009

Feb 9-floor amendment (2) filed to Committee Substitute, floor amendment (1) filed

Feb 26-3rd reading; floor amendment (2) defeated; passed 69-25 with Committee Substitute

Feb 27-received in Senate

Mar 3-to State & Local Government

HB 36/FN (BR 204) - D. Keene, L. Clark, C. Embry Jr., C. Miller

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; 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 Sections 1 and 3 of the Act shall be known as "Beth's Bill."

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Appropriations & Revenue

HB 37 (BR 176) - M. Marzian, D. Graham, C. Hoffman

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.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to State Government (H)

Feb 3-posted in committee Feb 5-reported favorably, 1st reading,

to Consent Calendar

Feb 6-2nd reading, to Rules

Feb 10-posted for passage in the Consent Orders of the Day for Wednesday, February 11, 2009

Feb 23-3rd reading, passed 98-0 Feb 24-received in Senate

Feb 26-to State & Local Government

HB 38/LM/CI (BR 149) - S. Lee, C. Embry Jr.

AN ACT relating to sexual offenders.

Amend KRS 17.545 to prohibit a person required to register as a sexual offender, for an offense committed against a victim who was a minor, from residing in specified areas and from participating in any Halloween activity with a minor.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Judiciary (H)

HB 39 (BR 134) - D. Floyd, R. Damron, T. Moore

AN ACT relating to motor vehicle operator's licenses.

Create a new section of KRS 186.400 to 186.650 to exempt 17-year olds who have enlisted in the military from the requirement to obtain an intermediate license; amend KRS 186.412, 186.450, 186.452, and 186.454 to conform and to clarify that individuals over the age of 18 are exempt from graduated driver's licensing provisions.

HB 39 - AMENDMENTS

HCS - Retain original provisions; make technical correction.

SCA (1, E. Harris) - Eliminate requirement that minor enlistees in the armed services complete the driver education course.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Seniors, Military Affairs, & Public Safety (H)

Feb 3-posting waived

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

Feb 5-2nd reading, to Rules

Feb 6-posted for passage in the Consent Orders of the Day for Monday, February 9, 2009

Feb 23-3rd reading, passed 98-0 with Committee Substitute

Feb 24-received in Senate

Feb 26-to Transportation (S)

Mar 4-reported favorably, 1st reading, to Consent Calendar with committee amendment (1)

Mar 5-2nd reading, to Rules

Mar 9-posted for passage in the Consent Orders of the Day for Monday, March 9, 2009; 3rd reading, passed 38-0 with committee amendment received in House

Mar 10-posted for passage for concurrence in Senate committee amendment (1) on Wednesday, March 11, 2009

Mar 12-House concurred in Senate

committee amendment (1); passed 96-0; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor Mar 20-signed by Governor (Act ch.

HB 40 (BR 195) - T. Thompson, L. Clark, R. Crimm, T. Edmonds, C. Embry Jr., J. Glenn, J. Richards, S. Westrom, A. Wuchner, B. Yonts

AN ACT relating to the expansion of the film industry in Kentucky.

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 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 administrative of regulations by the Kentucky Film Office and the Department of Revenue; create a new section of KRS 141 to create a picture film production nonrefundable income tax credit for the construction of a new film production facility or the 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 for taxable periods beginning after December 31, 2008; allow credit to be carried forward 5 years; amend KRS 141.0205 to establish the order in which the credits may be taken; amend KRS 139.538 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 initially 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.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Appropriations & Revenue

HB 41/LM (BR 135) - D. Floyd, T. Burch, L. Clark, T. Moore

AN ACT relating to the operation of a motor vehicle.

Create a new section of KRS 189 to define terms; prohibit the use of a personal communication device without the use of a hands-free device by the operator of a motor vehicle, and provide limited exceptions; amend KRS 189.990 to provide for period ending January 1, 2010 during which courtesy warnings will be issued for a violation of Section 1 and set a fine of between \$20 and \$100 for a violation of Section 1 on or after January 1, 2010.

Jan 6-introduced in House Jan 7-to Transportation (H)

HB 42 (BR 143) - B. Farmer

AN ACT relating to campaign finance reports

Amend KRS 121.180, relating to campaign finance reports, to allow a filer to designate an entry reading "No change since last report" if the filer has received or spent nothing since the date of the filer's last report; if entry is designated, require the filer to specify only the balance carried forward from the last report.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 26-posted in committee

Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar 6-3rd reading, passed 100-0; received in Senate

Mar 9-to State & Local Government (S); taken from committee; 1st reading; returned to State & Local Government (S)

Mar 10-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 11-reported favorably, to Rules as a Consent Bill

HB 43 (BR 63) - B. Yonts, M. Marzian, T. Moore

AN ACT relating to high school newspapers.

Create a new section of KRS Chapter 160 to provide that public high school student journalists have right to exercise freedom of speech and press in schoolsponsored media; direct that student journalists are responsible determining content of school-sponsored media; provide limitations for content determined by high school students; provide that school boards are immune from civil and criminal liability based on student expression in school-sponsored media; require local board adoption of student freedom of expression policy.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Education (H)

HB 44 (BR 216) - B. Yonts

AN ACT relating to government contracts.

Amend various sections in KRS Chapter 45A to expand and refine the list of entities included in definition of "contracting body"; allow committee to determine the definition of "governmental emergency"; refine the definition of memorandum of agreement (MOA) and include grant and research agreements; correct references to universities and colleges and institutions of higher education; require reporting of federal grant and research projects;

refine the definition of "personal service contract" (PSC) to specifically include contracts for personal or professional services and group health care for public employees; allow the 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 and Family Services, but require reporting of such contracts; contracts between postsecondary institutions and health care providers, but require reporting of such contracts; exempt PSC's of postsecondary institutions for federal grant and research projects, but require reporting of such contracts; exempt contracts \$40,000 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 \$40,000 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; prohibit delegation of decision-making authority by secretary of the Finance and Administration Cabinet, except with respect to institutions of higher education that have elected to implement procurement procedures in accordance with statutory authority; delete requirement for annual reports; 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 44 - AMENDMENTS

HFA (1, B. Yonts) - Amend definition of "memorandum of agreement" and limit types of contracts exempt from committee review.

SFA (1, J. Denton) - Attach provisions of SB 162 to HB 44/GA.

SFA (2/Title, J. Denton) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to State Government (H) Feb 10-posted in committee

Feb 12-reported favorably, 1st reading, to Calendar

Feb 13-2nd reading, to Rules

Feb 23-posted for passage in the Regular Orders of the Day for Tuesday, February 24, 2009; floor amendment (1) filed

Feb 25-3rd reading, passed 99-0 with floor amendment (1)

Feb 26-received in Senate

Mar 2-to State & Local Government

Mar 11-floor amendments (1) and (2-title) filed

Mar 13-floor amendments (1) and (2-title) withdrawn

HB 45 (BR 35) - R. Crimm

AN ACT relating to the titling and registration of mopeds.

Amend KRS 186A.010 to define "motor vehicle" for KRS Chapter 186A to include mopeds; add mopeds to the automatic motor vehicle titling and

registration system; amend KRS 186.010 to include mopeds in the definition of "motor vehicle" as used in KRS 186.020 to 186.260 to provide for the registration of mopeds; specify minimum cylinder capacity within the definition of "motorcycle"; amend KRS 186A.080 to remove title and registration exemptions for mopeds; amend KRS 186.050 to set the annual registration fee for a moped; amend KRS 304-39.020 to include mopeds within the definition of "motor vehicle" for Subtitle 39 of KRS Chapter 304.

HB 45 - AMENDMENTS

HFA (1/P, T. Burch) - Attach the provisions of SB 65 except delete provisions to require the Cabinet for Health and Family Services to notify a board responsible for the licensure, regulation, or discipline of a practitioner. pharmacist, or other person authorized to prescribe, administer, or dispense controlled substances if analysis of data from the system indicates investigation about inappropriate or unlawful prescribing is necessary; delete provisions to permit the Department for Medicaid Services to share data regarding overprescribing by Medicaid providers with the appropriate board and to share data regarding overutilization by Medicaid recipients with a Kentucky peace officer, a certified or full-time peace officer of another state or a federal peace officer.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Transportation (H) Mar 11-floor amendment (1) filed

HB 46/LM (BR 267) - R. Nelson, L. Clark, J. Richards

AN ACT relating to personal communication devices.

Create a new section of KRS Chapter 189 prohibiting the use of a personal communication device by an operator of a motor vehicle, motorcycle, or moped that is under the age of 18; provide a grace period during which a warning will be issued until January 1, 2010; provide that after January 1, 2010, a fine will be imposed for violation.

HB 46 - AMENDMENTS

HCS/LM - Retain original provisions with the following exceptions: explicitly prohibit text messaging; delete the previous fine penalty; create new penalty to require holders of an instructional permit or intermediate driver's license to hold their permit or license a minimum of 180 additional days before obtaining an intermediate or regular driver's license for violation of this Act.

HFA (1, S. Riggs) - Retains original provisions with the following changes: permits the use of a personal communication device to contact a public safety agency or while the motor vehicle, motorcycle, or moped is idling or at a complete stop; explicitly states that use of a personal communication device does not include use of a global positioning system or an in-vehicle security, diagnostic, and communications system.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Transportation (H) Feb 4-posted in committee

Feb 10-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009; floor amendment (1) filed to Committee Substitute

Feb 12-3rd reading, passed 69-25 with Committee Substitute, floor amendment (1)

Feb 13-received in Senate Feb 23-to Transportation (S)

HB 47 (BR 123) - B. Yonts

AN ACT relating to allowable uses of personal information obtained under the Driver Privacy Protection Act.

Create a new section of KRS Chapter 186 to clarify that a business that obtains information from a driver's license or personal ID card, shall not retain or use the information obtained from the driver record; set fine for violation.

HB 47 - AMENDMENTS

HCS - Limit the restrictions on use of information to instances where the ID is used to verify age to receive a gift that has a minimum age requirement; expressly exempt pharmacists and fraud prevention or identity verification service provider in the regular course of business; allow retention and use of information if the person in question grants permission to retain the information; retain original penalties.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Transportation (H) Feb 13-posted in committee

Feb 24-reported favorably, 1st reading, to Consent Calendar with Committee Substitute Feb 25-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, passed 93-0 with Committee Substitute

Mar 2-received in Senate

Mar 4-to Transportation (S)

Mar 9-taken from committee; 1st reading; returned to Transportation (S); reported favorably, to Consent Calendar Mar 10-2nd reading, to Rules

HB 48/LM/CI (BR 218) - J. Jenkins, K. Stevens

AN ACT relating to dating violence.

Amend KRS 403.720 to include dating partners among the class of persons 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 6-introduced in House Jan 7-to Judiciary (H)

HB 49/LM (BR 220) - J. Jenkins

AN ACT relating to employment.

Amend KRS 337.415, relating to court-ordered appearances by employees, to define terms; 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 when practicable; provide guidelines for use of paid leave time; maintain require employer to confidentiality of records and communications with employee crime victim; create a penalty for failing to maintain confidentiality.

HB 49 - AMENDMENTS

SFA (1, J. Denton) - Attach provisions of SB 162 to HB 49/GA.

SFA (2/Title, J. Denton) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Labor & Industry (H) Feb 9-posted in committee

12-reported favorably, 1st reading, to Consent Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 Feb 26-received in Senate

Mar 2-to Economic Development, Tourism & Labor (S)

Mar 9-taken from committee; 1st reading; reassigned to Judiciary (S) Mar 10-taken from committee; 2nd

reading; returned to Judiciary (S) Mar 11-floor amendments (1) and (2-

Mar 13-floor amendments (1) and (2title) withdrawn

HB 50/LM (BR 187) - D. Owens, L. Clark, M. Dossett, C. Hoffman, J. Richards, R. Weston

AN ACT relating to early voting.

Create a new section of KRS Chapter 117 to allow early voting by requiring inperson absentee voting to be conducted for at least 12 working days before the Sunday prior to election day; require this voting to be held in the county clerk's office or other place designated by the county board of elections and approved by the State Board of Elections; amend various sections of KRS Chapter 117 to conform.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Elections, Const. Amendments Intergovernmental Affairs (H)

HB 51 (BR 90) - B. Farmer, D. Floyd

AN ACT relating to taxation.

Amend various sections of KRS Chapter 139 to expand the sales and use tax base to include certain services and rental of commercial real estate. repeal certain exemptions, and lower the tax rate; create a new section of KRS Chapter 141 to apply the provisions of that chapter to taxable years beginning before January 1, 2010; amend KRS 141.020, 141.040, and 141.0401 to make the individual income tax. corporation income tax, and the limited liability entity tax effective for taxable vears beginning before January 1, 2010: amend KRS 138.358 and 139.260 to conform; repeal KRS 139.485 and 139.486; EFFECTIVE July 1, 2009.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Appropriations & Revenue

HB 52/LM (BR 15) - J. Wayne, L. Clark,

AN ACT relating to voting.

Amend KRS 117.085 to allow voting before election day for caretakers of voters who are scheduled to have surgery that will require hospitalization on election day.

HB 52 - AMENDMENTS

HFA (1, J. Wayne) - Amend the provision regarding in person absentee voting by voters having surgery requiring hospitalization and their designated caretakers to require the application to state the name of the facility where surgery will be conducted, to require the voter to designate the caretaker in an affidavit to the county clerk, and to define "designated caretaker."

(Prefiled by the sponsor(s).)

Jan 6-introduced in House

Elections, Jan 7-to Const. & Amendments Intergovernmental Affairs (H)

Feb 5-posted in committee

10-reported favorably, 1st reading, to Calendar

Feb 11-2nd reading, to Rules Feb 12-posted for passage in the Regular Orders of the Day for Friday,

February 13, 2009 Feb 23-floor amendment (1) filed

Feb 25-3rd reading, passed 97-1 with floor amendment (1) Feb 26-received in Senate Mar 2-to State & Local Government

Mar 10-taken from committee

HB 53 (BR 55) - T. Edmonds, F. Nesler, M. Rader

AN ACT relating to the titling of allterrain vehicles.

Create a new section of KRS Chapter 186A to require the titling of all-terrain vehicles to be administered through the automated motor vehicle and titling registration system; establish that procedures for titling all-terrain vehicles be consistent with motor vehicle titling; establish guidelines for promulgation of regulations relating to titling of all-terrain vehicles; ensure the capability of receiving and discharging liens; amend KRS 186A.070 to require any state resident who purchases a new all-terrain vehicle or creates a security interest in an all-terrain vehicle after January 1. 2010, to apply for a certificate of title; prohibit the operation of an all-terrain vehicle on the roadway, except as provided by KRS 189.515.

HB 53 - AMENDMENTS

HCS - Retain original provisions of the bill with the following exceptions: amend Section 2 to explicitly prohibit an ATV from being registered in accordance with 186,020: add new Sections 3 and 4 to amend KRS 186A.130 and 186A.245 to set fees for titles for all terrain vehicles.

SFA (1, B. Leeper) - Retain original

provisions with the following changes: require titling of an all-terrain vehicle only when a security interest is created; allow those who purchase an all-terrain vehicle without a security interest to apply for a title if desired; require that all all-terrain vehicle titles issued be transferred upon change of ownership, regardless of whether a security interest is created upon transfer.

SFA (2, E. Harris) - Move date for the implementation of the system from January 1, 2010 to July 1, 2010.

SFA (3, B. Smith) - Retain original provisions with the following changes: redistribute the \$15 application fee for certificate of title for an all-terrain vehicle to provide that the Transportation Cabinet shall receive \$6, the county clerk shall receive \$6, and \$3 shall go to Kentucky Recreational Authority for Adventure Tourism initiatives.

SFA (4, W. Blevins Jr.) - Retain original provisions with the following change; provide that \$1 of the \$15 application fee for certificate of title for an all-terrain vehicle shall go to the Traumatic Brain Injury Trust Fund established in KRS 211.472.

SFA (5, B. Smith) - Retain original provisions with the following changes: redistribute the \$15 initial application fee for a certificate of title for an all-terrain vehicle so that the county clerk receives \$6, the Transportation Cabinet receives \$5, the Kentucky Recreational Trails Authority receives \$3 for Adventure Tourism initiatives, and the Traumatic Brain Injury Trust Fund established in KRS 211.472 receives \$1.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Transportation (H) Feb 4-posted in committee

10-reported favorably, Feb reading, to Calendar with Committee Substitute Feb 11-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Thursday, February 12, 2009

Feb 12-3rd reading, passed 78-20 with Committee Substitute

Feb 13-received in Senate Feb 23-to Transportation (S)

Mar 9-taken from committee; 1st reading; returned to Transportation (S); reported favorably, to Calendar

Mar 10-2nd reading, to Rules; floor amendments (1) (2) (3) (4) and (5) filed

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 11, 2009; 3rd reading; floor amendments (1) (3) (4) and (5) withdrawn; passed 20-17 with floor amendment (2); received in House

Mar 12-posted for passage for concurrence in Senate floor amendment (2); House concurred in Senate floor amendment (2); passed 63-29; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 24-signed by Governor (Act ch.

HB 54 (BR 158) - R. Damron, R. Crimm

AN ACT relating to Kentucky Access. Amend KRS 304.17B-015 to require Kentucky residency for eligibility in Kentucky Access and to provide that an individual who is eligible under another

group health plan is not eligible for Kentucky Access.

HB 54 - AMENDMENTS

SCS - Retain original provisions of the bill except amend KRS 344.040 to state a difference in employee contribution rates between smokers and nonsmokers is not an unlawful practice and that the offering of incentives to participate in smoking cessation is not an unlawful practice.

SCA (1/Title, J. Denton) - Make title amendment.

SFA (1, J. Denton) - Attach provisions of SB 162 to HB 54/SCS.

SFA (2/Title, J. Denton) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Banking & Insurance (H) Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules

Feb 6-posted for passage in the Consent Orders of the Day for Monday, February 9, 2009

Feb 23-3rd reading, passed 98-0 Feb 24-received in Senate

Feb 26-to Banking & Insurance (S) Mar 9-taken from committee; 1st

reading; returned to Banking Insurance (S); reported favorably, to Calendar with Committee Substitute, committee amendment (1-title)

Mar 10-2nd reading, to Rules as a Consent Bill

Mar 11-floor amendment (1) filed to Committee Substitute, floor amendment (2-title) filed

Mar 13-floor amendments (1) and (2title) withdrawn; posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0 with Committee Substitute, committee amendment (1-title) received in House

HB 55 (BR 263) - R. Damron, R. Crimm, J. DeCesare, C. Embry Jr., R. Meeks, M. Rader, D. Sims, K. Sinnette, A. Wuchner

AN ACT relating to firearms certification.

Amend KRS 237.140, relating to federal Law Enforcement Officer Safety Act certification and recertification of active and retired peace officers, to permit any peace officer who has successfully completed a Kentucky Law Enforcement Council approved firearms instructor course to certify persons under KRS 15.383 and 237.140.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Local Government (H)

Feb 3-posting waived

Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules

Feb 6-posted for passage in the Consent Orders of the Day for Monday, February 9, 2009

Feb 23-3rd reading, passed 97-1

Feb 24-received in Senate

Feb 26-to State & Local Government

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

Mar 9-2nd reading, to Rules

Mar 13-posted for passage in the

Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch.

HB 56/LM (BR 258) - B. Yonts, R.

AN ACT proposing to amend Sections 147 and 148 of the Constitution of Kentucky relating to voting.

Propose to amend Sections 147 and 148 of the Constitution of Kentucky to permit qualified voters who choose to do so to vote by absentee ballot in-person on the days prior to the regular election and to require the state to reimburse counties for the cost of early voting; submit to voters for approval or disapproval.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House 7-to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 57 (BR 179) - S. Riggs

AN ACT relating to compensation for legislative branch employees.

Amend KRS 7.090 to require that the salary of the Director of the Legislative Research Commission shall approved by the General Assembly except for cost-of-living adjustments provided to all Commission employees.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to State Government (H)

HB 58/LM (BR 202) - R. Weston

AN ACT relating to coroners.

Amend KRS 72.450 to allow a coroner in any county containing a consolidated local government who is in possession of a body to elect to cremate a body in lieu of burial.

HB 58 - AMENDMENTS

HFA (1, S. Lee) - Amend to prohibit the cremation of certain unclaimed bodies.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Local Government (H) Feb 3-posting waived Feb 4-reported favorably, 1st reading,

Feb 5-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Friday, February 6, 2009; floor amendment (1) filed

Feb 10-3rd reading; floor amendment (1) defeated; passed 97-2 Feb 11-received in Senate

Feb 23-to State & Local Government (S)

Mar 9-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 10-taken from committee; 2nd reading: returned to State & Local

Mar 11-reported favorably, to Rules Mar 13-posted for passage in the Regular Orders of the Day for Friday, March 13, 2009; 3rd reading, defeated 16-18

HB 59 (BR 159) - J. Greer, L. Clark

AN ACT relating to insurance

Amend KRS 304.3-180 to reduce the number of consecutive years an insurer may use an accountant or firm for preparing the audited financial statement from seven (7) to (5); amend KRS 304.9-020 to define "rental vehicle agent" an "rental vehicle agent managing employee"; amend KRS 304.9-133 to remove the requirement that business entities file an annual report of all designated individuals who were not terminated on or prior to December 31; amend 304.9-150 to remove the requirement that a business entity applicant file with its application a certificate issued by the Kentucky Secretary of State demonstrating that it can do business in Kentucky and a copy of its assumed name certificate; provide that a business entity applicant or licensee shall not use a name which is the same or deceptively similar to another business entity licensee; amend KRS 304.9-230 to add rental vehicle as a limited line of authority; amend KRS 304.9-505 to conform; amend KRS 304.9-507 to conform; and, repeal KRS 304.9-485, 304.9-501. 304.9-503 and 304.9-513.

HB 59 - AMENDMENTS

SCS - Retain original provisions of the bill except replace "accountant" with "lead or coordinating partner" and change the effective time of this becomes 2010.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Banking & Insurance (H) Feb 4-reported favorably, 1st reading, to Calendar

Feb 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 6, 2009

Feb 6-3rd reading, passed 95-0 Feb 9-received in Senate

Feb 23-to Banking & Insurance (S) Mar 9-taken from committee; 1st reading; returned to Banking Insurance (S); reported favorably, to Calendar with Committee Substitute as a

Consent Bill Mar 10-2nd reading, to Rules

HB 60 (BR 282) - R. Nelson

AN ACT relating to railroad grade crossinas.

Create a new section of KRS Chapter 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.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Transportation (H)

HB 61 (BR 227) - M. Cherry, L. Clark, J. Crenshaw, R. Damron, C. Miller, T. Moore, J. Richards, F. Steele, K. Stevens, B. Yonts

AN ACT relating to honoring military

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 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).)

Jan 6-introduced in House Jan 7-to Seniors, Military Affairs, & Public Safety (H)

Feb 3-posting waived Feb 4-reported favorably, 1st reading,

to Consent Calendar

Feb 5-2nd reading, to Rules Feb 6-posted for passage in the

Consent Orders of the Day for Monday, February 9, 2009

Feb 10-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Feb 13-3rd reading, passed 96-0; received in Senate Feb 23-to State & Local Government

Mar 6-reported favorably, 1st reading,

to Consent Calendar

Mar 9-2nd reading, to Rules

HB 62 (BR 253) - R. Meeks, F. Steele

AN ACT relating to the definition of "American Indian."

Amend KRS 446.010 to define 'American Indian" to mean a person having origins in any of the original peoples of North and South America and who maintains tribal affiliation or community attachment to the tribe of origin; make conforming amendments.

HB 62 - AMENDMENTS

HFA (1, B. Montell) - Amend to modify the definition of "American Indian" as individuals having origins in any of the original peoples of the United States.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to State Government (H) Feb 3-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules; floor amendment (1) filed

Feb 9-posted for passage in the Regular Orders of the Day for Tuesday, February 10, 2009

Feb 12-3rd reading; floor amendment (1) defeated; passed 75-19

Feb 13-received in Senate

Feb 24-to State & Local Government

HB 63 (BR 254) - R. Meeks, F. Steele

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 Commission to promulgate administrative regulations identifying the procedures to be followed in submitting a petition and appealing and decision of the commission.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House

Jan 7-to State Government (H) Feb 3-posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules

Feb 9-posted for passage in the Regular Orders of the Day for Tuesday, February 10, 2009

Feb 11-3rd reading, passed 82-17; received in Senate

Feb 23-to State & Local Government

HB 64 (BR 255) - R. Meeks, L. Clark, J.

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 6-introduced in House Jan 7-to Economic Development (H) Mar 4-posting waived

HB 65 (BR 257) - R. Meeks

AN ACT relating to fish and wildlife. Create a new section of KRS Chapter 150 to provide that personnel of the Department of Fish and Wildlife Resources may provide administrative assistance to the Kentucky Fish and Wildlife Foundation.

Jan 6-introduced in House Jan 7-to Natural Resources & Environment (H)

HB 66/LM (BR 72) - M. Henley, C. Embry Jr., J. Richards

AN ACT relating to Gold Star Fathers license plates.

Amend KRS 186.162 to create a Gold Star Fathers license plate with the same fees as the Gold Star Mothers plate; amend KRS 186.041 to set forth limit of two Gold Star Fathers license plates per eligible recipient; amend KRS 186.164 to set forth eligibility requirements.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Seniors, Military Affairs, & Public Safety (H)

HB 67/FN/LM (BR 236) - M. Henley, K. Hall, F. Nesler

AN ACT relating to health facility-acquired infections.

Create new sections of KRS Chapter 216B to define terms; require health care facilities to implement infection prevention program in high risk areas and throughout the facility by January 1, 2010; require implementation of best practices that include identification of infected patients, contact precautions, cultures upon discharge or transfer, hand washing, written infection prevention and control policy and public posting of policies, worker and staff education program; require health facility to report data on health-facility acquired infection rates and multi-drug resistant infections; permit the cabinet to promulgate administrative regulations; require report to Governor and Legislative Research Commission: establish penalties for violations.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Health & Welfare (H)

HB 68/FN (BR 189) - D. Watkins, R. Meeks

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, 2009; EMERGENCY.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Appropriations & Revenue (H)

HB 69/FN (BR 190) - D. Watkins, T. Burch, M. Marzian, R. Palumbo

AN ACT relating to immunizations.

Amend KRS 214.034 to require immunization against human papillomavirus for female children and require that parental statements to withhold consent be filed with the immunization certificate; amend KRS 214.036 to require forms relating to

exemptions from immunization to include a form that reflects the parents' choice to accept or decline immunization against human papillomavirus; require the department to provide educational resources to the public and all schools with specific information; amend KRS 158.035 to conform.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Health & Welfare (H) Feb 9-posted in committee

HB 70/LM (BR 289) - J. Crenshaw, E. Ballard, L. Clark, T. Edmonds, K. Flood, J. Glenn, D. Graham, K. Hall, C. Hoffman, M. Marzian, T. McKee, R. Meeks, L. Napier, D. Owens, R. Palumbo, J. Richards, A. Simpson, R. Weston, S. Westrom, B. Yonts

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 only until expiration of probation, final discharge from parole, or maximum expiration of sentence; submit to the voters for ratification or rejection.

HB 70 - AMENDMENTS

HFA (1, M. Harmon) - Insert provision providing that automatic restoration occurs only after the longer lasting of the three triggering conditions set forth in the bill.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 4-posted in committee Feb 10-reported favorably, 1s reading, to Calendar

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009; floor amendment (1) filed

Feb 12-3rd reading; floor amendment (1) defeated; passed 83-14

Feb 13-received in Senate

Feb 23-to State & Local Government (S)

HB 71/FN (BR 238) - C. Rollins II, S. Brinkman, L. Clark, J. Crenshaw, R. Crimm, R. Meeks, D. Watkins

AN ACT creating the Kentucky Family Trust Program.

Create a new section of KRS Chapter 194A to establish a Kentucky Family Trust Program, which would operate a special needs or supplemental needs trust allowing family and friends to place money into trust for the supplemental care of persons with disabilities without endangering the beneficiary's eligibility for public benefits.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Appropriations & Revenue (H)

Feb 23-posting waived

HB 72/LM (BR 284) - M. Marzian, K.

Flood, J. Jenkins, R. Meeks, R. Palumbo, J. Wayne, 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 18A.095, relating to the same, to conform; amend KRS 344.120 and 342.140. relating to 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 344.370, 344.360, 344.680, 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 certain discrimination in credit transactions, to include sexual orientation and gender identity; and make various technical amendments

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Judiciary (H)

HB 73 (BR 326) - 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 therapists 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 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.

HB 73 - AMENDMENTS

HCS - Amend Section 2(3) to exempt physical therapists and occupational

therapists from licensing provisions, make technical correction.

SCS - Retain original provisions, except amend KRS 309.137 to allow licensee discipline for conviction of a felony or misdemeanor involving sexual misconduct or a crime where dishonesty is a necessary element rather than for a similar conviction involving "moral turpitude"; reduce the earliest time a person may petition for reinstatement of a revoked license from 5 years to 2 years; allow any party aggrieved by a final order of the art therapist board to appeal to the Circuit Court of the county where the alleged violation occurred; amend KRS 309.1399 to permit a maximum fine of \$1,000 for a violation; remove imprisonment as a potential punishment for a violation.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Licensing & Occupations (H) Feb 6-posted in committee

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

Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009

Feb 13-3rd reading, passed 90-1 with Committee Substitute; received in Senate

Feb 23-to Licensing, Occupations & Administrative Regulations (S)

Mar 3-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 4-2nd reading, to Rules

Mar 9-posted for passage in the Consent Orders of the Day for Monday, March 9, 2009; 3rd reading, passed 38-0 with Committee Substitute; received in House

Mar 10-posted for passage for concurrence in Senate Committee Substitute on Wednesday, March 11, 2009

Mar 12-House concurred in Senate Committee Substitute ; passed 95-0; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 20-signed by Governor (Act ch. 48)

HB 74/LM (BR 247) - J. DeCesare, R. Adkins, T. Burch, R. Crimm, R. Damron, T. Edmonds, C. Embry Jr., J. Gooch Jr., B. Montell, T. Moore, J. Richards, D. Watkins

AN ACT relating to special license plates.

Amend KRS 186.164 to allow any entity that sponsors a special license plate issued with a \$0 EF fee under KRS 186.162 to set a voluntary requested donation amount not to exceed ten dollars.

HB 74 - AMENDMENTS

HCS/LM - Delete original provisions; create a new section of KRS Chapter 186 to allow the Masonic Homes of Kentucky Inc. or its successor organization to petition the Transportation Cabinet to place a voluntary contribution for Masonic Order license plates in accordance with KRS 186.164(12) to (14).

Jan 6-introduced in House Jan 7-to Transportation (H) Feb 4-posted in committee

Feb 10-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Feb 23-3rd reading, passed 98-0 with Committee Substitute

Feb 24-received in Senate

Feb 26-to Transportation (S)

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

Mar 5-2nd reading, to Rules

Mar 9-posted for passage in the Consent Orders of the Day for Monday, March 9, 2009; 3rd reading, passed 38-0; received in House

Mar 10-enrolled, signed by each presiding officer

Mar 11-delivered to Governor

Mar 20-signed by Governor (Act ch. 17)

HB 75 (BR 346) - 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 administrative 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 "weights and measures" definition.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Agriculture & Small Business (H)

Feb 3-posting waived

Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules

Feb 6-posted for passage in the Consent Orders of the Day for Monday, February 9, 2009

Feb 23-3rd reading, passed 98-0 Feb 24-received in Senate Feb 26-to Agriculture (S)

HB 76 (BR 127) - K. Hall, R. Meeks

AN ACT relating to the Kentucky Educational Excellence Scholarship Program.

Amend KRS 164.7881 to permit, beginning with the 2010-2011 academic year, that eligible high school students use a portion of their KEES award to pay for tuition for dual credit courses; require that the funds they would have received during their postsecondary program be reduced over a four, or in some cases, five year period by an amount equal to that used for dual credit and part-time college courses; amend KRS 164.7885 to conform.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Education (H)

HB 77 (BR 205) - R. Crimm

AN ACT relating to the Five Wishes advance directive.

Amend KRS 311.621 to include the Five Wishes advance directive in the definition of advance directive; amend KRS 311.625 to permit a living will to be made in another form.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Judiciary (H) Feb 13-posted in committee

HB 78/HM (BR 62) - T. Edmonds

AN ACT relating to drugs.

Create new sections of Subtitles 17 and 17A of KRS Chapter 304 to require insurers to cover urine drug screening or blood tests ordered by a health care practitioner.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Banking & Insurance (H)

HB 79 (BR 278) - J. Higdon

AN ACT relating to the solemnization of marriage and declaring an emergency.

Amend KRS 402.050 to allow solemnization of marriages by a member of the General Assembly who has been authorized by the presiding officer of his or her chamber; amend KRS 402.090 to forbid any legislator to solicit, accept, or agree to accept anything of value in exchange for solemnizing a marriage; amend KRS 402.100 to require all marriage certificates to contain a space where the officiating legislator may affirm membership in the General Assembly and list the date he or she was authorized to solemnize marriages; EMERGENCY.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Judiciary (H)

HB 80/LM (BR 281) - D. Keene

AN ACT relating to the provision of court house facilities.

Amend KRS 26A.090 to clarify the definition of "unit of government" with respect to counties; remove "special districts" as an eligible unit of local government for the provision of court facilities; amend KRS 26A.110 to conform.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Local Government (H) Feb 6-posted in committee

HB 81 (BR 302) - B. Yonts

AN ACT relating to motor vehicles. Amend KRS 186.010 to define "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 highways with a posted speed limit of 45 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 with KRS 186.020, and registered as a motor

vehicle in accordance with KRS 186.050(3)(a); permit low-speed electric vehicles to cross a roadway with a posted speed limit of more than 45 miles per hour if the intersection is equipped with an electric traffic signal.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Transportation (H)

HB 82 (BR 303) - B. Yonts, D. Butler, J. Crenshaw, T. Edmonds, C. Embry Jr., K. Hall, R. Henderson, T. Pullin

AN ACT relating to classified employee 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 "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 county 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.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House
Jan 7-to Education (H)
Feb 6-posted in committee
Feb 10-reported favorably, 1st
reading, to Consent Calendar

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the

Feb 23-3rd reading, passed 88-7 Feb 24-received in Senate Feb 26-to Education (S)

HB 83 (BR 388) - J. Glenn, B. Housman, R. Meeks, S. Westrom, A. Wuchner

AN ACT relating to college student financial awareness.

Create a new section of KRS Chapter 164 to require public postsecondary institutions to provide undergraduates with information regarding credit cards and debt management and encourage them to informational conduct sessions: encourage nonpublic postsecondary provide institutions to new undergraduates with information regarding credit cards and debt management and to conduct 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.

HB 83 - AMENDMENTS

HCS - Retain original provisions except replace the Council on Postsecondary Education with the Kentucky Higher Education Assistance Authority.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Education (H) Feb 6-posted in committee

Feb 10-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Feb 23-3rd reading, passed 98-0 with Committee Substitute

Feb 24-received in Senate Feb 26-to Education (S)

HB 84 (BR 389) - J. Glenn, J. Greer, C. Hoffman

AN ACT relating to lifetime combination hunting and fishing licenses.

Amend KRS 150.175 to authorize a lifetime hunting and fishing license for persons age sixty-five and older that authorizes the holder to do all the acts permitted under the senior/disabled hunting license and does not expire until the death of the holder.

(Prefiled by the sponsor(s).)

Feb 11-2nd reading, to Rules

Jan 6-introduced in House Jan 7-to Natural Resources 8 Environment (H)

HB 85 (BR 390) - J. Glenn

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 6-introduced in House Jan 7-to State Government (H) Feb 26-posted in committee Mar 2-reported favorably, 1st reading, to Consent Calendar

Mar 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar 6-3rd reading, passed 99-1; received in Senate

Mar 9-to State & Local Government (S)

HB 86 (BR 391) - J. Glenn, T. Moore

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 and use tax holiday for the first week in August each year to exempt clothing with a sales price of less than \$100 per item, school supplies, and school art supplies; define terms; EMERGENCY; EFFECTIVE May 1, 2009.

Jan 6-introduced in House Jan 7-to Appropriations & Revenue (H)

HB 87 (BR 392) - J. Glenn

AN ACT relating to occupational

Amend KRS 67.750 to update the reference to the Internal Revenue Code to the code in effect on December 31, 2006, as amended.

HB 87 - AMENDMENTS

HCS - Retain the original provisions of the bill except to provide that the Internal Revenue Code which applies is in effect on December 31, 2008, rather than

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Local Government (H) Feb 11-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 with Committee Substitute

Feb 26-received in Senate

Mar 2-to Appropriations & Revenue (S)

Mar 9-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 10-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

Mar 12-reported favorably, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 20-signed by Governor (Act ch. 49)

HB 88/LM (BR 51) - J. Wayne, T. Burch, M. Marzian, R. Meeks, T. Riner, C. Siler, K. Sinnette, D. Watkins

AN ACT relating to bicycle and pedestrian safety.

Amend KRS 189.010 to define bicycle and to explicitly exclude bicycle in the definition of motor vehicle; create a new section of KRS Chapter 189 to establish the offense of vehicular assault of a bicyclist or pedestrian; amend KRS 189.300 to detail right side travel requirements for bicycles; amend KRS 189.990 to establish penalties for vehicular assault of a bicyclist or pedestrian; amend KRS 431.005 to provide that an officer can arrest without a warrant when the officer is not present to witness vehicular assault of a pedestrian or bicyclist; amend KRS 431.015 to allow a physical arrest under conditions described in the amendment to KRS 431.005.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Judiciary (H) **HB 89 (BR 226)** - D. Owens, J. Crenshaw, C. Hoffman, R. Meeks, J. Richards

AN ACT relating to low-income heating assistance, making an appropriation therefor, and declaring an emergency.

Authorize governor to add \$2,000,000 to Low Income Home Energy Assistance Program should it run out of money this winter

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Appropriations & Revenue (H)

HB 90 (BR 344) - M. Denham, T. Moore

AN ACT relating to military education benefits.

Amend KRS 164.516 to include in the definition of "member" members of a Reserve Component with Kentucky as their home of record; amend KRS 164.5161 to make members in the Reserves eligible for the tuition award program.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Seniors, Military Affairs, & Public Safety (H)

HB 91/LM (BR 345) - M. Denham

AN ACT relating to agroterrorism.

Create new sections of KRS Chapter 247 to define "agricultural equipment," "agricultural facility," "agricultural product," and "agroterrorism"; establish damages for committing agroterrorism; amend KRS 500.080 to "agricultural "agricultural equipment," facility," and agricultural product"; amend KRS 512.010, 513.010, 513.060, and 527.205 to conform; repeal KRS 437.420, 437.410, 437.415, and 437.429.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Judiciary (H)

HB 92/LM (BR 417) - B. Yonts

AN ACT relating to petroleum storage tanks.

Amend KRS 224.60-142 to allow owners of petroleum storage tanks containing motor fuels until July 15, 2015, to register the tanks and to submit affidavits and applications relevant to the tank accounts.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Natural Resources & Environment (H)

HB 93 (BR 311) - C. Rollins II

AN ACT relating to state employees as mentors.

Create a new section of KRS Chapter 61 to define "mentoring leave" as leave time granted by a supervisor to a state employee spent volunteering as a mentor; allow one hour of mentoring leave per week, not to exceed five hours

per calendar month or (40) hours per calendar year; establish eligibility requirements; limit mentoring leave to actual mentoring activities; prohibit use of mentoring leave as hours worked for overtime purposes.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House
Jan 7-to State Government (H)
Feb 3-posted in committee
Feb 5-reported favorably, 1st reading,

to Calendar Feb 6-2nd reading, to Rules

Feb 10-posted for passage in the Regular Orders of the Day for Wednesday, February 11, 2009

Feb 11-3rd reading, passed 97-0; received in Senate

Feb 23-to State & Local Government (S)

HB 94 (BR 157) - B. Montell

AN ACT relating to charter county governments.

Amend KRS 132.010 to integrate charter county governments into the provisions of KRS Chapter 132; create a new section of KRS 67.825 to 67.875 to provide for transitional tax provisions for charter county governments and for the disposition of delinquent taxes; create a new section of KRS 67.825 to 67.875 to clarify that charter county governments fall within the purview of "HB 44" through KRS 68.245, 132.010, and 132.017; amend KRS 132.012 and 92.305 to allow charter county governments that contain cities that are no longer incorporated to provide for abandoned urban property for tax purposes; amend KRS 133.010 to integrate charter county governments into the provisions of KRS Chapter 133; amend KRS 134.010 to integrate charter county governments into the provisions of KRS Chapter 134.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Local Government (H)

 $\mbox{HB 95/LM (BR 178)}$ - B. Montell, T. Moore

AN ACT relating to child support.

Amend KRS 205.721 to require the \$25.00 disbursement fee for child support to be charged to the noncustodial parent.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Judiciary (H)

HB 96 (BR 132) - D. Floyd

AN ACT relating to emergency notification systems.

Amend KRS 65.7625 to require the state administrator for the Commercial Mobile Radio Service Emergency Telecommunications Board to implement compliance with a statewide wireless phone emergency notification system designed to assist the state's deaf and hard-of-hearing community; amend KRS 65.7629 to authorize the board to develop and maintain the system with the cooperation and input of the Kentucky Commission on the Deaf and Hard of Hearing; mandate that the

emergency notification system provide maximum statewide coverage, with separate administration and coordination within each area development district; allow the board to promulgate administrative regulations to shift existing grants and other board money to fund the system; delete outdated cost study language; amend KRS 65.7631 to authorize the board to use administrative funds to cover its expenses incurred due to the emergency notification system; permit the use of grants or matching money to implement the system; amend KRS 65.7633 to require the board to promulgate administrative regulations establishing procedures and guidelines for implementing and funding the emergency notification system.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Seniors, Military Affairs, & Public Safety (H)

HB 97 (BR 128) - Ji. Lee

AN ACT relating to the operation of taxicabs and limousines.

Amend KRS 281.014 to clarify the definitions of "city taxicab certificate," "city limousine certificate," "county taxicab certificate," and "county limousine certificate" to allow countywide authority for taxicabs and limousines in counties with cities of the second class; clarify the operating authority of taxicabs and limousines to include a trip that originates or concludes within the county of the certificate; amend KRS 281.6602 to allow current city taxicab and limousine certificate holders operating in a county containing a city of the second class to be granted a county taxicab or limousine certificate.

HB 97 - AMENDMENTS

HCS - Clarify definitions of operating authority to require that a trip originate or end in the county in which the taxi or limousine has its certificate.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Transportation (H) Feb 4-posted in committee

Feb 10-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009

Feb 12-3rd reading, passed 97-0 with Committee Substitute

Feb 13-received in Senate

Feb 23-to State & Local Government (S)

HB 98/LM (BR 129) - Ji. Lee

Jan 8-WITHDRAWN

HB 99/FN (BR 415) - K. Hall

AN ACT relating to charitable health care providers.

Amend KRS 216.940 to add optometrists to the definition of charitable health care providers; amend KRS 216.941 to permit optometrists and physicians with valid licenses from other states to provide charitable health care services in Kentucky if approved by their

respective boards; amend KRS 216.942 to add dentists and optometrists to charitable health care providers; create a new section of KRS 311 to permit the Board of Medical Licensure to permit a physician with a valid license from another state to provide charitable health care services in Kentucky through a sponsoring organization; create a new section of KRS 320 to permit the Board of Optometric Examiners to provide charitable health care services in Kentucky through a sponsoring organization.

HB 99 - AMENDMENTS

HCS/FN - Delete original provisions of the bill; amend KRS 320.130 to permit optometrists to practice outside of their regular office for a charitable purpose; amend KRS 311.560 to permit persons licensed from other states in medicine or osteopathay to practice for a charitable purpose in Kentucky; EMERGENCY.

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

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Health & Welfare (H) Feb 10-posted in committee

Feb 12-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Feb 13-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 with Committee Substitute, committee amendment (1-title)

Feb 26-received in Senate

Mar 2-to Licensing, Occupations & Administrative Regulations (S)

Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules

Mar 5-posted for passage in the Consent Orders of the Day for Thursday, March 5, 2009; 3rd reading, passed 37-0; received in House; enrolled, signed by Speaker of the House

Mar 6-enrolled, signed by President of the Senate; delivered to Governor

Mar 11-signed by Governor (Acts ch. 5)

HB 100/LM (BR 383) - M. Denham, H. Collins

AN ACT relating to the agricultural program trust fund and making an appropriation therefor.

Create a new Section of KRS Chapter 246 to create and set provisions of the agricultural program trust fund; amend KRS 186.050 to establish a voluntary contribution of \$10 for motor vehicles being registered as farm trucks; permit the person registering the motor vehicle to opt out of the voluntary contribution.

HB 100 - AMENDMENTS HFA (1, M. Denham) - Add clause; EMERGENCY.

HFA (2/Title, M. Denham) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House
Jan 7-to Transportation (H)
Feb 4-posted in committee
Feb 10-reported favorably, 1st

reading, to Consent Calendar

Feb 11-2nd reading, to Rules; floor amendments (1) and (2-title) filed

Feb 12-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Feb 13-3rd reading, passed 94-0 with floor amendments (1) and (2-title); received in Senate

Feb 23-to Transportation (S); taken from committee; laid on clerk's desk; taken from clerk's desk; 1st reading; returned to Transportation (S)

Feb 24-taken from committee; 2nd reading; returned to Transportation (S)

Feb 25-reported favorably, to Rules as a Consent Bill; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009; 3rd reading, passed 36-0

Feb 26-received in House

Feb 27-enrolled, signed by each presiding officer; delivered to Governor Mar 6-signed by Governor (Acts ch.3)

HB 101/LM (BR 231) - J. Greer

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 who are soliciting contributions on highways.

HB 101 - AMENDMENTS

SFA (1/Title, J. Denton) - Make title amendment.

SFA (2, J. Denton) - Attach provisions of SB 162 to HB 101/GA.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Transportation (H) Feb 13-posted in committee

Feb 24-reported favorably, 1 reading, to Consent Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, passed 93-0 Mar 2-received in Senate Mar 4-to Transportation (S)

Mar 9-taken from committee; 1st reading; returned to Transportation (S); reported favorably, to Calendar

Mar 10-2nd reading, to Rules

Mar 11-floor amendments (1-title) and (2) filed

Mar 13-floor amendments (1-title) and (2) withdrawn

HB 102/FN/LM (BR 155) - D. Pasley, J. Crenshaw, R. Palumbo, J. Richards, T. Thompson, D. Watkins, B. Yonts

AN ACT relating to public infrastructure authorities.

Establish KRS Chapter 175B and create 20 new sections thereof to: provide definitions; establish the Kentucky Public Transportation 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 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 and require an annual audit; prohibit officers and employees from directly investing in authority bonds; indemnify board members 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 102 - AMENDMENTS

HCS/FN/LM - Retain original provisions of the bill; authorize creation of a local authority and describe its powers and duties; clarify responsibilities of members of the authority and prohibit them from entering into contracts with the authority; clarify bond language; expand requirements for transfer of project to the Commonwealth; make technical corrections.

HFA (1, D. Pasley) - Make technical corrections to clarify which local government can apply; clarify that a financial plan is created before the development agreement.

HFA (2, S. Brinkman) - Require the local government where a transportation project is to be located to be a party to the financing plan, rather than being consulted with regard to the plan.

HFA (3, D. Owens) - Require confirmation of citizen members of the state authority to be confirmed by the Senate and the House; require confirmation of appointees of a local chief executive to a local authority be confirmed by the local legislative body.

HFA (4, D. Owens) - Increase the membership of the state authority form 11 to 13, specify that one member be appointed by the Speaker of the House and one member by the President of the Senate.

HFA (5, D. Owens) - Change the makeup of a local infrastructure authority to have three members appointed by the Governor and four members appointed by local government chief executives.

HFA (6, S. Brinkman) - Include a local government where a proposed project is located when a development agreement is agreed upon.

amend KRS 175.410 to update definitions; amend KRS 175.420 to declare legislative intent; amend KRS 175.425 to recognize the Turnpike Authority as an instrumentality of the Commonwealth; amend KRS 175.430 to require meetings; amend KRS 175.450 to declare purpose and powers of the Authority; create new sections of KRS Chapter 175 to allow development in conjunction with other development: to authorize the method for creating a bi-state authority and describe its duties and responsibilities: to authorize bonds, describe limits and responsibilities: to allow tolling, provide uses and limits of tolls: to require annual reporting and annual audits: to prohibit employees from investing in bonds of the authority: to indemnify officers and employees: to authorize acceptance of previously begun work on a project; amend KRS 174.470 to authorize agreements; amend KRS 175.490, 175.510, 175.530, 175.540, 175.560, and 175.570 to clarify language; amend KRS 175.580 to require the authority to maintain projects; amend KRS 175.610 to require evaluation of projects and transfer to the Commonwealth when certain conditions are met; amend KRS 176.420 to require the Department of Highways to coordinate the six year road plan with the activity of the authority: amend KRS 42.409; 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.

SCS/FN/LM - Delete all language;

(Prefiled by the sponsor(s).)

Jan 6-introduced in House
Jan 7-to Appropriations & Revenue
(H)

Mar 2-posting waived

Mar 5-floor amendments (1) and (2) filed to Committee Substitute; 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 Monday, March 9, 2009; floor amendments (3) (4) and (5) filed to Committee Substitute

Mar 9-floor amendment (6) filed to Committee Substitute; 3rd reading; passed 67-23 with Committee Substitute, floor amendments (1) and (5); received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 10-taken from Committee on Committees; 2nd reading; returned to Committee on Committees (S); to Transportation (S)

Mar 13-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Friday, March 13, 2009; returned to House; 3rd reading, passed 31-2-3 with Committee Substitute; received in House; posted for passage for concurrence in Senate Committee Substitute; House refused to concur in Senate Committee Substitute; received in Senate; Conference Committee appointed in Senate

HB 103 (BR 395) - L. Combs

AN ACT relating to the civil rights of deaf and hard of hearing persons.

Amend KRS 344.120 to require movie theaters with five or more screens to provide closed captioning for deaf and hard of hearing persons; amend KRS 344.190 to require the Commission on Human Rights to review and approve available closed captioning technologies and set the minimum numbers of closed captioned showings of a movie which must be offered at each covered theater.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Judiciary (H)

HB 104 (BR 268) - D. Pasley, R. Adams, T. Burch, T. Firkins, J. Jenkins, M. Marzian, R. Meeks, C. Miller, H. Moberly Jr., J. Wayne

AN ACT relating to surface mining. 350.450 to change Amend 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 or transported and placed in lifts and concurrently compacted in an engineered, constructed fill; amend KRS 350.410 to require that restoration of the approximate original contour includes both the configuration and elevation of the area prior to disturbance associated

(Prefiled by the sponsor(s).)

with coal removal.

Jan 6-introduced in House Jan 7-to Natural Resources & Environment (H) Feb 9-posted in committee

HB 105 (BR 271) - T. Burch

AN ACT relating to the equine industry program and making an appropriation therefor.

Amend KRS 138.510 to establish exemption for two day international horse racing events; increase funding for industry program at the University of Louisville from onetwentieth to eighteen hundredths of one percent wagered on intertrack and interstate wagering; amend KRS 230.550 to specify the purposes for which money is to be utilized; direct the University of Louisville to symposiums and to cooperate with representatives of key racing and breeding organizations to determine the sevents' times and agendas.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House

Jan 7-to Appropriations & Revenue

HB 106 (BR 368) - T. Thompson

AN ACT relating to mortgages.

Amend KRS 286.8-010 to create definitions for compliance with the federal S.A.F.E. Mortgage Licensing Act of 2008; amend KRS 286.8-020 to establish new requirements for mortgage loan companies and mortgage loan brokers: create a new section of Subtitle 8 of KRS Chapter 286 to establish requirements for mortgage loan originators and mortgage loan processors; amend KRS 286.8-030 to prohibit transaction of business in Kentucky as a mortgage loan company or mortgage loan broker without the licensing required by Subtitle 8 of KRS Chapter 286 unless specifically exempted; provide that each solicitation, attempt, or closed loan constitutes a separate violation, require that the unique identifier appear clearly on the mortgage loan application and on solicitations or advertisements and prohibit representations on a mortgage loan application that are inconsistent with this subsection; amend KRS 286.8-032 to exempt a mortgage loan company from the requirement that the company have a funding source of a minimum of \$1 million dollars if the company certifies that it shall not purchase or make loans secured by mortgages on residential property in Kentucky so long as the company's license is in effect and the company maintains a net worth in excess of \$100,000; clarify that an applicant for a mortgage loan broker license who has held a broker's license for at least one year within the last five years is exempt from the educational training course requirement; require that the application for a mortgage loan broker and mortgage loan company license shall include a physical location of a mortgage lending business that is a street address and not a post office box and revise the proof of residence requirements; amend KRS 286.8-034 to require submission of a license renewal to the Nationwide Mortgage Licensing System and Registry with an annual report of condition on a form prescribed by the Nationwide Mortgage Licensing System and Registry in addition to submission to the executive director; amend KRS 286.8-044 to require that notice of entry of any order by the executive director relating to the suspension or denial of a license, registration, or claim of exemption be in writing and served personally or by certified mail, authorize a hearing upon written request by the affected person, and authorize the executive director to enter a final order if a written request is not received within 20 days of service, as defined; amend 286.8-046 to authorize the KRS executive director to order any affirmative actions such as restitution or refund deemed necessary against any person who violates any provision of Subtitle 8 of KRS Chapter 286 or any administrative regulation promulgated thereunder or any order issued by the executive director; amend KRS 286.8-060 to amend the bond requirements; amend KRS 286.8-100 to prohibit transacting business, either directly or

indirectly, without filing the required

application; amend KRS 286.8-150 to substitute a licensee or registrant for a mortgage loan company for purposes of classifying documents as confidential to protect the licensee or registrant, including documents obtained from the Nationwide Mortgage Licensing System and Registry, and authorize the executive director to determine the time period the documents may be classified as confidential and recognize that any material obtained from the Nationwide Mortgage Licensing System and Registry is subject to the provisions of Section 1512 of the S.A.F.E. Mortgage Licensing Act; amend KRS 286.8-170 to require every mortgage loan company and mortgage loan broker to maintain correct and complete records of its business transactions at its principal office; add mortgage loan originator and mortgage loan processor to the records records and requirements; authorize the executive director to exchange information with the Nationwide Mortgage Licensing System and Registry; require every mortgage loan originator and mortgage loan processor to make available records relating to the originator or processor's operations to the executive director or designated examiner; specify reports the executive director may require of any person subject to Subtitle 8 of KRS Chapter 286; prohibit a mortgage loan company, loan broker, originator, or processor from impeding the executive director or a designated examiner from interviewing specified persons; authorize the executive director to control access to documents and records of a licensee or person under examination or investigation, subject to court order or consent of the executive director, but the licensee or owner of the documents shall have necessary access to the documents unless the executive director has reasonable grounds to believe the documents are at risk of alteration or prohibit destruction; knowinaly withholding, damaging, changing, destroying or hiding paperwork which is subject to investigation or examination; authorize the executive director to retain necessary professionals to conduct examinations or investigations, enter into agreements or relationships with government officials or regulatory associations to improve efficiency in the regulatory process and engage analytical systems, methods, or software necessary to an examination or investigation; provide that this section is effective whether the person claims to act within the licensing or registration law of Kentucky or claims to act without authority; amend KRS 286.8-190 to conform; amend KRS 286.8-220 to make it unlawful to obtain property by fraud or misrepresentations, to fail to make required disclosures or to fail to comply with state and federal laws applicable to transacting business in Kentucky, and to comply with the provisions of Subtitle 8 of KRS Chapter 286, unless specifically exempted; amend KRS 286.8-225 to establish the "Mortgage Fraud Prosecution Fund" as a trust and revolving fund in the State Treasury and establish the sources of and uses for the Fund; amend KRS 286.8-227 to conform; amend KRS 286.8-240 to provide that KRS 286.8-010 to 286.8-285 may be cited as the "Mortgage Licensing and Regulation

that no natural person shall transact business directly or indirectly as a mortgage loan originator or processor without a current certificate registration and compliance with all applicable provisions of Subtitle 8 of KRS Chapter 286 and maintenance of a valid unique identifier issued by the Nationwide Mortgage Licensing System and Registry; authorize the executive director to require information deemed necessary in an application for registration; increase from 12 to 20 hours of pre-licensing education courses required for initial registration for mortgage loan originators and processors and specify that the prelicensing education courses be approved and designated by the executive director and shall meet the requirements of Section 1505(c) of the S.A.F.E. Mortgage Licensing Act and shall be reviewed and approved by the Nationwide Mortgage Licensing System and Registry; authorize acceptance of pre-licensing education from any other states that meet the Kentucky requirements; delete the provision for a temporary certificate of registration; authorize the executive director to require background records checks necessary to comply with the minimum requirements of Section 1505 of the S.A.F.E. Mortgage Licensing Act and to require submission of an independent credit report with an initial application or renewal application; establish the minimum standards for registration for a mortgage loan originator or processor; establish the minimum standards for renewal of registration for a mortgage loan originator or processor; require mortgage loan originators to provide loan origination services to no more than one mortgage loan company or mortgage loan broker at a time; amend KRS 286.8-260 to establish new continuing professional education requirements to meet the minimum requirements of Section 1505(b) of the S.A.F.E. Mortgage Licensing Act; amend KRS 286.8-285 to authorize the executive director to participate in the establishment and implementation of the Nationwide Mortgage Licensing System and Registry, to implement and comply with the S.A.F.E. Mortgage Licensing Act, establish relationships or contracts with other governmental agencies, the Nationwide Mortgage Licensing System and Registry or affiliated entities as needed; authorize the executive director to establish interim procedures to implement the transition to the registration of new applicants and the renewal of previously registered persons; provide that the executive director may use the Nationwide Mortgage Licensing System and Registry as an agent for purposes of receiving, requesting, and distributing information; require the executive director to establish a process for challenging information submitted by the executive director to, and entered into, the Nationwide Mortgage Licensing System and Registry; require the executive director to request audited financial reports annually from the Nationwide Mortgage Licensing System and Registry; require the executive director to annually request any nonconfidential protocols or reports for security and safeguarding personal

Act"; amend KRS 286.8-255 to provide

information; require the executive director to annually request from the Nationwide Mortgage Licensing System specified statistical Registry information relating to examinations taken by applicants for registration as a loan originator; require the executive director to report to the General when requested Assembly received information from Nationwide Mortgage Licensing System and Registry relating to audited financial reports, nonconfidential protocols or reports, and statistical information relating to loan originator licensing examinations; require the executive director to report violations of Subtitle 8 of KRS Chapter 286 to the Nationwide Mortgage Licensing System and Registry; create a new section of Subtitle 8 of KRS Chapter 286 to require every mortgage loan company and mortgage loan broker to exercise proper supervision and control over its operations and personnel and prohibit using the services of a mortgage loan originator who is not an employee under the supervision and control of the company, and provide this does not prohibit using the services of a mortgage loan broker and its employees; create a new section of Subtitle 8 of KRS Chapter 286 to establish severability of the provisions of this Act; amend KRS 286.2-100 to conform and to add "bank holding company", "savings and loan association holding company" wholly owned subsidiary" of the named entities to the definition of "financial institution"; amend KRS 286.2-670 to conform by deleting the various foreign financial institutions listed as not doing business in this state and to substitute "a foreign financial institution"; amend KRS 286.2-680 to conform; create a new section of Subtitle 2 of KRS Chapter 286 to authorize the executive director to levy a civil penalty of not less than \$1000 nor more than \$5000, plus costs, on any person who violates any provision of Subtitle 2 of KRS Chapter 286; amend KRS 286.012 to conform; repeal KRS 286.8-040, 286.8-042, 286.8-200 and 286.230.

HB 106 - AMENDMENTS

HCS - Retain original provisions; make technical corrections; amend KRS 286.8-032 to require mortgage loan company license applicants to have and maintain a net worth of \$100,000 if the company certifies to the executive director that the company will not make or purchase loans secured by mortgages on residential real property; exempt from registration and regulation employees of a subsidiary of a depository institution which is regulated by specified federal agencies and institutions and the Farm Credit Administration; and, delete alternative mechanisms for the required corporate surety bonds.

SCS - Retain original provisions of the bill except delete requirement that a subsidiary is subject to examination at least once every two years.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Banking & Insurance (H) Feb 4-reported favorably, 1st reading, to Calendar with Committee Substitute Feb 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 6, 2009 Feb 6-3rd reading; passed 81-15 with Committee Substitute

Feb 9-received in Senate Feb 23-to Banking & Insurance (S) Mar 9-reported favorably, 1st reading, to Calendar with Committee Substitute Mar 10-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; 3rd reading; Committee Substitute withdrawn; passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 27-signed by Governor (Acts ch. 104)

HB 107/LM/CI (BR 350) - S. Riggs

AN ACT relating to peace officers. Amend KRS 61.365, relating to Kentucky peace officer status for federal officers, to add United States Postal Inspection Service Postal Inspectors.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to State Government (H) Feb 3-posted in committee Feb 5-reported favorably, 1st reading, to Consent Calendar

Feb 6-2nd reading, to Rules
Feb 10-posted for passage in the
Consent Orders of the Day for
Wednesday, February 11, 2009
Feb 23-3rd reading, passed 98-0
Feb 24-received in Senate

Feb 24-received in Senate
Feb 26-to Judiciary (S)
Mar 9-taken from committee; 1st

reading; returned to Judiciary (S)
Mar 10-taken from committee; 2nd
reading; returned to Judiciary (S)

HB 108 (BR 46) - A. Wuchner, J. Greer, A. Koenig, D. Osborne, S. Santoro

AN ACT relating to local school district funding adjustments.

Amend KRS 157.360 to provide for growth districts to request an adjustment mid-year due to growth in average daily attendance of three percent or more from the prior year; provide how the calculated state portion of the support education excellence in Kentucky is determined.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Education (H) Feb 6-posted in committee

HB 109 (BR 348) - A. Wuchner

AN ACT relating to independent district boards of health.

Amend KRS 212.786 to reduce the membership of independent health district boards; remove proportional representation of certain professions; change the population requirements for certain appointments; establish population criteria for subsequent appointments.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Health & Welfare (H) Feb 3-posted in committee

HB 110 (BR 410) - J. Tilley, T. Moore,

M. Dossett, J. Greer

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, 2009.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Appropriations & Revenue (H)

HB 111 (BR 412) - J. Tilley

AN ACT relating to encouraging healthy lifestyles.

Create a new section of KRS Chapter 131 to require reporting of data to LRC on the wellness project credit; create new sections of 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 of 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.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Appropriations & Revenue (H)

HB 112/LM/CI (BR 334) - D. Floyd

Mar 4-WITHDRAWN

 $\mbox{\bf HB}$ 113/LM (BR 381) - L. Belcher, C. Hoffman

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 information on a stolen item with a vehicle identification number into the NCIC database.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House
Jan 7-to Transportation (H)
Feb 13-posted in committee
Feb 24-reported favorably, 1st
reading, to Consent Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, passed 93-0 Mar 2-received in Senate Mar 4-to Judiciary (S)

HB 114/LM/CI (BR 251) - R. Meeks

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 landowner 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 immediately cease disturbing the ground in the area of the human remains; place responsibility of encountered or 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 Vital Statistics Branch of the Department for Public Health 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; require 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 a violator to reimburse the Commonwealth for its costs in properly disposing of the human remains and the landowner 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 of the human remains.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Judiciary (H)

HB 115/LM/CI (BR 252) - R. Meeks, J. Richards

AN ACT relating to historic preservation.

Create a new section 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 property contains known human remains: authorize the Kentucky Council Heritage to promulgate 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 developer has completed preconditions relating to human remains; requirements for a human remains outcome review; prescribe

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 the Kentucky Heritage Council to establish a plan for the disposition of human remains if a human remains 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 the 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.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Judiciary (H)

HB 116 (BR 203) - D. Graham

AN ACT relating to consumer protection.

Create a new section of KRS 367.110 to 367.300 defining novelty lighters; prohibit the sale of novelty lighters within the Commonwealth; establish a civil penalty for a violation.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Labor & Industry (H) Feb 9-posted in committee Feb 12-reported favorably, 1st reading, to Consent Calendar Feb 13-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009 Feb 25-3rd reading, passed 99-0

Feb 26-received in Senate
Mar 2-to Veterans, Military Affairs, &

Public Protection (S) **HB 117/LM/AA (BR 186)** - M. Cherry, T.

Moore, A. Simpson

AN ACT relating to retirement.

Amend KRS 61.565 to establish a ten year phase-in of the actuarially required employer contributions to the County Employees Retirement System for funding of retiree health benefits; require the systems' board of trustees to amend employer rates payable on or after July 1, 2009 accordingly.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to State Government (H) Feb 3-posted in committee Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules Feb 10-posted for passage in the Regular Orders of the Day for Wednesday, February 11, 2009

Feb 12-3rd reading, passed 67-26 Feb 13-received in Senate

Feb 23-to State & Local Government (S)

Mar 9-taken from committee; 1st reading; reassigned to Appropriations & Revenue (S)

Mar 10-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

Mar 12-reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 12, 2009; 3rd reading, passed 29-9; received in House

Mar 13-enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch.)

Mar 24-signed by Governor (Act ch. 65)

HB 118 (BR 18) - S. Lee

AN ACT relating to the Special Needs Alternative Education and Welfare Program.

Create new sections of KRS Chapter 157 to create the Students with Special Needs Scholarship Program; define terminology regarding participation; describe the process for the Kentucky Department of Education to receive student applications and to allocate scholarship funding; require a resident school district to provide annual notice of the scholarship program to parents, school records, transfer provide transportation, and permit a student to participate in the state assessment if requested; describe the requirements of a participating school application; describe parental, student, and local district responsibilities: clarify requirements for a proportionate share of federal funds for parentally placed students with disabilities; amend KRS 157.196, 159.030, and 605.115 to with the definition of conform "individualized education program" in the federal Individuals with Disabilities Education Act.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House

Jan 7-to Education (H)

HB 119 (BR 306) - K. Hall, T. Edmonds, A. Smith

AN ACT relating to mine safety.

Amend KRS 351.127 to require not more than one emergency medical technician or mine emergency technician at mines with less than eighteen employees; require two emergency medical technicians or mine emergency technicians for mines with eighteen or more employees; and for underground mines, require an emergency medical technician or mine emergency technical to be underground when miners are working at the mine.

Jan 6-introduced in House Jan 8-to Natural Resources & Environment (H)

Feb 9-posted in committee

Feb 12-reported favorably, 1st reading, to Consent Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 23-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 11-returned to Rules

HB 120/AA (BR 443) - T. Edmonds, H. Collins, K. Hall, M. Rader

AN ACT relating to retirement.

Amend KRS 21.540 to permit the board of trustees of the Judicial Form Retirement System to promulgate administrative regulations to conform with federal statute and regulation and to meet the qualification requirements under 26 U.S.C. Section 401(a).

HB 120 - AMENDMENTS

SCA (1, D. Thayer) - Attach the provisions of SB 168.

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

Jan 6-introduced in House Jan 8-to State Government (H) Feb 3-posted in committee

Feb 5-reported favorably, 1st reading, to Consent Calendar

Feb 6-2nd reading, to Rules Feb 10-posted for passage in the Consent Orders of the Day for

Wednesday, February 11, 2009 Feb 23-3rd reading, passed 98-0 Feb 24-received in Senate

Feb 26-to State & Local Government (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

Mar 13-recommitted to State & Local Government (S); reported favorably, to Rules as a Consent bill with committee amendments (1) and (2-title); placed in the Orders of the Day; 3rd reading, passed 38-0 with committee amendments (1) and (2-title); received in House

HB 121 (BR 116) - J. Fischer

AN ACT relating to sales and use tax. Amend KRS 139.010 to define "direct mail" and exclude delivery charges from the definition of "gross receipts"; amend KRS 139.480 to exempt direct mail; amend KRS 139.260 and 139.990 to conform; repeal KRS 139.365 and

139.777; EFFECTIVE July 1, 2009.

Jan 6-introduced in House Jan 8-to Appropriations & Revenue (H)

HB 122 (BR 457) - R. Nelson, M. Denham

AN ACT relating to fire ecology.

Create a new section of KRS Chapter 158 to require the Kentucky Department of Education to include fire ecology in the science core content; require fire ecology to be taught in the public schools no later than the 2010-2011 academic year.

Jan 6-introduced in House Jan 8-to Education (H)

HB 123/LM/AA (BR 206) - M. Marzian

AN ACT relating to cigarette taxes and making an appropriation thereof.

Amend KRS 138.140 to increase the cigarette surtax; amend KRS 138.143 to levy a floor stock tax on cigarettes; create a new section of KRS Chapter 41 to create the Commonwealth fund and distribute funds therefrom; make conforming amendments; EFFECTIVE JULY 1, 2009.

Jan 6-introduced in House Jan 8-to Appropriations & Revenue (H)

HB 124 (BR 166) - D. Ford

AN ACT relating to excused school absence.

Amend KRS 159.035 to grant students excused absences for up to ten days to visit a parent or legal guardian serving in the United States military, stationed out of the country, and on leave granted by the military.

Jan 6-introduced in House Jan 8-to Education (H)

Feb 6-posted in committee
Feb 23-reported favorably, 1st
reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, passed 97-0

Feb 27-received in Senate

Mar 3-to Education (S)

Mar 5-reported favorably, 1st reading, to Consent Calendar

Mar 6-2nd reading, to Rules
Mar 9-posted for passage in the

Consent Orders of the Day for Monday, March 9, 2009; 3rd reading, passed 38-0; received in House

Mar 10-enrolled, signed by each presiding officer

Mar 11-delivered to Governor
Mar 20-signed by Governor (Act ch.

HB 125/FN (BR 362) - D. Ford, T. Moore

AN ACT relating to property tax.

Amend KRS 132.810 to provide that a totally disabled individual with an irreversible disability may report the disability only upon the initial application for the homestead exemption.

HB 125 - AMENDMENTS HFA (1, D. Ford) - Amend KRS 132.810 to clarify who shall not be required to apply for the homestead exemption on an annual basis.

Jan 6-introduced in House
Jan 8-to Appropriations & Revenue

(H) Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009
Feb 25-3rd reading, passed 97-0 with

Feb 25-3rd reading, passed 97-0 with floor amendment (1)

Feb 26-received in Senate

Mar 2-to Appropriations & Revenue (S)

Mar 9-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill

HB 126 (BR 438) - C. Rollins II, S. Santoro

AN ACT relating to electricians.

Amend KRS 227A.060 to establish a credit for completing an associate's degree or diploma program in electrical technology as a replacement for one year of the required work experience necessary to obtain either a "master electrician" or "electrician" license; repeal KRS 227A.080 which established provisions for licensure prior to July 15, 2004.

Jan 6-introduced in House

Jan 8-to Labor & Industry (H)

Feb 3-posting waived; posted in committee

Feb 5-reported favorably, 1st reading, to Calendar

Feb 6-2nd reading, to Rules

Feb 9-posted for passage in the Regular Orders of the Day for Tuesday, February 10, 2009

Feb 10-3rd reading, passed 98-0 Feb 11-received in Senate

Feb 23-to Licensing, Occupations &

Administrative Regulations (S)
Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules

Mar 5-posted for passage in the Consent Orders of the Day for Thursday, March 5, 2007; 3rd reading, passed 37-0; received in House; enrolled, signed by Speaker of the House

Mar 6-enrolled, signed by President of the Senate; delivered to Governor

Mar 11-signed by Governor (Acts ch. 6)

HB 127/LM (BR 475) - C. Rollins II, R. Damron, T. Thompson

AN ACT relating to conservation easements.

Amend KRS 65.462 to provide that when an air board owns real property that has a scenic easement attached to it, that the length of the covenant and easement runs for a period of 20 years or more.

HB 127 - AMENDMENTS HCA (1/Title, C. Rollins II) - Make title amendment.

Jan 6-introduced in House Jan 8-to Local Government (H) Feb 6-posted in committee Feb 11-reported favorably, 1st reading, to Calendar with committee amendment (1-title)

Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009

Feb 13-3rd reading, passed 95-0 with committee amendment (1-title); received in Senate

Feb 23-to Judiciary (S)

HB 128/LM (BR 248) - A. Simpson

AN ACT relating to the sale of alcoholic beverages on election days.

Amend KRS 244.290, 244.480, and 242.100 to prohibit 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 permitting or limiting the hours of the sale; amend to prohibit 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 permitting or limiting the hours of the sale.

HB 128 - AMENDMENTS

HCS/LM - Retain original provisions and add a provision that would permit the delivery of alcoholic beverages on election days if the local legislative body passes such an ordinance.

Jan 6-introduced in House Jan 8-to Licensing & Occupations (H) Feb 6-posted in committee

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

Feb 12-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Thursday, February 26, 2009

Mar 11-returned to Rules

HB 129 (BR 384) - S. Westrom, C. Embry Jr., R. Henderson, T. Thompson

AN ACT relating to the sale of alcohol to minors.

Amend KRS 244.080 to restrict licensee's agent, servant, or employee from improper distribution of alcoholic beverages and prohibit possession by minor; amend KRS 244.085 to restrict attendance of minors at concerts where alcoholic beverages are sold.

HB 129 - AMENDMENTS

HFA (1, R. Rand) - Retain original provisions; include small farm wineries in Section 2 list of premises exempted from prohibiting persons under 21.

SFA (1, J. Denton) - Attach provisions of SB 162 to HB 129/GA.

SFA (2/Title, J. Denton) - Make title amendment.

Jan 6-introduced in House

Jan 8-to Licensing & Occupations (H) Feb 6-posted in committee

Feb 6-posted in committee
Feb 11-reported favorably, 1st
reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Regular Orders of the Day for Tuesday, February 24, 2009

Feb 25-floor amendment (1) filed Mar 2-3rd reading, passed 92-0 with

floor amendment (1)
Mar 3-received in Senate

Mar 5-to Licensing, Occupations &

Administrative Regulations (S)

Mar 9-taken from committee; 1st reading; returned to Licensing, Occupations & Administrative Regulations (S)

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill

Mar 11-floor amendments (1) and (2-tle) filed

Mar 12-posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009; 3rd reading; floor amendments (1) and (2-title) withdrawn; passed 38-0; received in House

Mar 13-enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch. 66)

HB 130/LM/CI (BR 130) - J. Fischer

AN ACT relating to capital punishment.

Amend KRS 532.025 to expand the permissible use of capital punishment to cases where the victim was under 12 years of age and had been previously abused by the defendant.

Jan 6-introduced in House Jan 8-to Judiciary (H)

HB 131 (BR 432) - A. Simpson

AN ACT relating to charter county governments.

Amend KRS 67.830 to equally divide local government membership and leadership of a commission for the adoption of a charter county form of government or consolidation of any agency, subdivision, department, or subdistrict providing local government services or functions; add timelines for the completion, approval, or reconsideration of a comprehensive plan for a consolidation or merger proposal.

HB 131 - AMENDMENTS

HFA (1, A. Simpson) - Amend HB 131 to clarify city and county official membership and participation in charter county merger commission.

HFA (2, A. Koenig) - Amend HB 131 allowing cities to elect not to participate in the commission, consolidation of services and functions, or charter county government process.

HFA (3, C. Rollins II) - Remove the requirement that the provisions of KRS 83A.120 be followed for a public referendum when requesting a referendum be held on the question of adopting a charter county government or any consolidation measures.

HFA (4, B. Montell) - Create a new section of KRS Chapter 67.825 to 67.875 to include charter county governments in the recall provisions for ad valorem taxes.

HFA (5, C. Rollins II) - Amend Section 1 of the bill to refer to newly created section of the bill setting out referendum process; create a new section of KRS 67.825 to 67.875 to set out the referendum process for initiating the formation of a charter county government or consolidation measures.

HFA (6, C. Rollins II) - Amend to refer to newly created section of the bill setting out referendum process; create a new section of KRS 67.825 to 67.875 to set out the referendum process for initiating the formation of a charter county government or consolidation

measures.

Jan 6-introduced in House Jan 8-to Local Government (H)

Feb 5-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

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

Feb 26-floor amendments (3) (4) and (5) filed; floor amendment (5) withdrawn Feb 27-floor amendment (6) filed

Mar 2-recommitted to Local Government (H)

HB 132 (BR 71) - J. Gooch Jr.

AN ACT relating to property and casualty insurance.

Create a new section of Subtitle 20 of KRS Chapter 304, relating to property and casualty insurance, to limit a policy surcharge due to the insured's credit score to no more the largest discount for any purpose offered to policyholders by the insurer.

Jan 6-introduced in House Jan 8-to Banking & Insurance (H)

HB 133/LM (BR 315) - D. Owens, R. Meeks, B. Yonts

AN ACT proposing to amend Section 147 and 148 of the Constitution of Kentucky relating to early voting.

Propose to amend Sections 147 and 148 of the Constitution of Kentucky to permit qualified voters to vote by absentee ballot in-person on the days prior to the regular election; submit to voters for approval or disapproval.

Jan 6-introduced in House Jan 8-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Introduced Jan. 7, 2009

HB 134 (BR 160) - S. Lee, J. Comer Jr.

AN ACT relating to employment eligibility verification of state contractors' employees.

Amend KRS 45A.075 to require

verification of employment eligibility of contractors' employees providing affidavit described in KRS 45A.080 if a federal work authorization program exists, or by the governmental body verifying the employees by using federal verification information system database; amend KRS 45A.480 to require state contractors to certify by affidavit that they are participating in a federal work authorization program, if such federal work authorization program exists, to allow the Commonwealth to cancel the contract and disqualify the contractor for five years for failure to comply with the certification requirement if there is a federal work authorization program, and to define "federal work authorization program"; amend KRS 176.085 to require state contractors to certify by affidavit that they are in a federal participating authorization program, if such federal work authorization program exists, or to require the Commonwealth to verify the employees by using the federal verification information system database,

to allow the Commonwealth to cancel the contract and disqualify the contractor for five years for failure to comply with the certification requirement if there is a federal work authorization program, and to define "federal work authorization program".

Jan 7-introduced in House Jan 8-to Judiciary (H)

HB 135 (BR 402) - J. Higdon

AN ACT relating to motor vehicles.

Amend KRS 186.010 to define the term "low-speed vehicle" and amend the definition of "motor vehicle" to include a low-speed vehicle; create a new section of KRS Chapter 189 to allow the use of low-speed vehicles on highways with a posted speed limit of 45 miles per hour or less; require low-speed 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); permit low-speed vehicles to cross a roadway with a posted speed limit of more than 45 miles per hour if the intersection is equipped with an electric traffic signal.

Jan 7-introduced in House Jan 8-to Transportation (H)

HB 136/FN (BR 319) - R. Nelson, T. Pullin, F. Steele, J. Stewart III

AN ACT relating to state employees. Create a new section of KRS Chapter 18A to prohibit the reduction of work hours of full-time employees of the Kentucky Department of Parks with five years of service or more below thirty-seven and one-half (37.5) hours per week.

Jan 7-introduced in House Jan 8-to State Government (H) Feb 10-posted in committee

Feb 12-reported favorably, 1st reading, to Calendar

Feb 13-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

HB 137/LM (BR 219) - J. Jenkins, M. Marzian

AN ACT relating to cruelty to animals. Amend KRS 525.130, relating to cruelty to animals, to define "shelter" and establish shelter and shade requirements for dogs.

Jan 7-introduced in House Jan 8-to Judiciary (H)

HB 138/LM (BR 192) - J. Jenkins, S. Riggs, A. Webb-Edgington, B. Yonts

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 state wide e-warrant system; provide that any entity failing to cooperate and participate shall be denied access to state and federal grants; provide that the e-warrant system is to be maintained by the Department of Kentucky State Police.

HB 138 - AMENDMENTS

SCA (3, D. Thayer) - Attach provisions of SB 112/GA.

SCA (4/Title, D. Thayer) - Make title amendment.

SFA (1/Title, J. Denton) - Make title amendment.

SFA (2, J. Denton) - Attach the provisions of SB 162 to HB 138/GA.

Jan 7-introduced in House Jan 8-to Judiciary (H)

Feb 9-posted in committee

Feb 11-reported favorably, 1s reading, to Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009

Feb 13-3rd reading, passed 96-0; received in Senate

Feb 23-to Judiciary (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

Mar 11-floor amendments (1-title) and (2) filed

Mar 13-floor amendments (1-title) and (2) withdrawn; recommitted to State & Local Government (S); reported favorably, to Rules as a Consent bill with committee amendments (3) and (4-title); placed in the Orders of the Day; 3rd reading, passed 38-0 with committee amendments (3) and (4-title); received in House

HB 139 (BR 471) - S. Westrom, A. Wuchner, C. Miller

AN ACT relating to the transportation of persons.

Repeal and reenact without change KRS 281.605, relating to exemptions from motor carrier regulation.

Jan 7-introduced in House
Jan 8-to Transportation (H)
Feb 5-posted in committee
Feb 10-reported favorably, 1st

reading, to Consent Calendar Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Feb 23-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Feb 24-3rd reading, passed 99-0

Feb 25-received in Senate

Feb 27-to Transportation (S)

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

Mar 5-2nd reading, to Rules

Mar 9-posted for passage in the Consent Orders of the Day for Monday, March 9, 2009; 3rd reading, passed 38-0; received in House

Mar 10-enrolled, signed by each presiding officer

Mar 11-delivered to Governor
Mar 20-signed by Governor (Act ch.

HB 140 (BR 274) - J. Stewart III, T. Couch, F. Steele

AN ACT relating to coal severance tax data.

Amend KRS 131.190 to require the Department of Revenue to produce a quarterly report detailing the coal severance tax received by taxpayer and the distribution of the tax to the counties; apply to data reported for returns

received on or after January 1, 2009; amend KRS 42.455 to conform; specify that reports apply to data reported on returns received on or after January 1, 2009.

Jan 7-introduced in House Jan 8-to Appropriations & Revenue (H)

HB 141 (BR 95) - T. Couch, J. Carney, K. Hall, R. Nelson

AN ACT relating to medical and dental insurance coverage of school board members and their families.

Amend KRS 160.280 to permit a local board of education which provides medical or dental insurance to district employees to pay all or part of the premiums for board member participation in the plan; permit board members to purchase premiums for participation of dependents in the plan.

Jan 7-introduced in House Jan 8-to Education (H)

Feb 6-posted in committee

Feb 23-reported favorably, 1s reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 90-3 Feb 26-received in Senate Mar 2-to Education (S)

Introduced Jan. 8, 2009

HB 142/AA (BR 287) - B. Yonts

Feb 12-WITHDRAWN

HB 143/FN (BR 830) - G. Stumbo, L. Clark, R. Adkins, R. Damron, R. Rand, J. Richards, J. Stacy

AN ACT relating to the state/executive branch budget.

Declare that the 2009 General Assembly, in an effort to address the projected revenue shortfall, shall modify the current state/executive branch budget.

HB 143 - AMENDMENTS

HCS/FN - Amend 2008 Kentucky Acts Chapter 127, the state/executive branch budget, to create a new budget reduction plan for fiscal year 2008-2009; amend the budget reduction plan for fiscal year 2009-2010 to conform; provide additional bond funds for the Kentucky Heritage Land Conservation Fund; transfer funds from the Kentucky Heritage Land Conservation Fund and the Capital Construction and Equipment Purchase Contingency Account: notwithstand KRS 48.130(7) in the General Fund Contingency Plan; address the American Recovery and Reinvestment Act of 2009; require a fund transfer from the legislative and judicial branches; EMERGENCY.

HCA (1/Title, R. Rand) - Make title amendment.

HFA (1, J. Fischer) - Amend the state/executive branch budget to establish that no public authority authorized to contract for the construction of public works projects shall be required to pay prevailing wages during the current biennium.

Jan 8-introduced in House

Jan 9-to Appropriations & Revenue (H)

Feb 6-posted in committee; taken from committee; 1st reading, to Calendar Feb 9-2nd reading, to Rules; returned to Appropriations & Revenue (H); posting waived

Feb 10-reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Regular Orders of the Day for Wednesday, February 11, 2009

Feb 11-floor amendment (1) filed to Committee Substitute; 3rd reading, passed 77-23 with Committee Substitute, committee amendment (1-title); received in Senate; to Appropriations & Revenue (S); taken from committee; returned to Appropriations & Revenue (S); 1st reading

Feb 12-reported favorably, 2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009

Feb 13-3rd reading, passed 35-1; received in House; enrolled, signed by each presiding officer; delivered to Governor; signed by Governor (Acts ch. 1)

HB 144/FN (BR 479) - G. Stumbo, D. Watkins, R. Adkins, L. Clark, R. Damron, H. Moberly Jr., R. Rand, J. Richards, J. Stacy, R. Weston

AN ACT relating to tobacco taxation. Amend KRS 138.140 to make technical changes.

HB 144 - AMENDMENTS

HCS/FN - Amend KRS 138.140 to impose excise taxes of 56 cents per pack on cigarettes, 15% of the wholesaler's gross receipts of other tobacco products, 19 cents per unit of snuff; amend KRS 138.143 to require a floor stock tax on cigarettes, other tobacco products, or snuff inventory at 11:59 p.m. on March 31, 2009; amend KRS 139.470, effective April 1, 2009, to remove the exemption for sales and use tax purposes from the gross receipts derived from the sale of distilled spirits, wine, and malt beverages not consumed on the premises; EMERGENCY.

HCA (1/Title, R. Rand) - Make title amendment.

HFA (1, E. Ballard) - Retain original provisions except create a new section of KRS 138.130 to 138.205 to prohibit the imposition of any new tax or surtax on the wholesale sale of cigarettes, cigarette papers, other tobacco products, or snuff for a ten year period; prohibit any rate increase in the wholesale tax on those products for a period of ten years; create a new section of KRS 139 to prohibit any new tax or surtax on the retail sale of cigarettes, cigarette papers, other tobacco products, snuff, beer, wine, or distilled spirits for a ten year period; prohibit any rate increase in the retail sales tax on those products; create a new section of KRS 243 to prohibit the imposition of any new tax or surtax on beer, wine, or distilled spirits for a period of ten years; prohibit any rate increase in the tax imposed under KRS 243.710, 243.720, and 243.884.

HFA (2, S. Brinkman) - Limit imposition of sales tax on alcoholic beverages from April 1, 2009 to June 30,

HFA (3, T. Thompson) - Amend KRS 138.130 to include within the definition of "other tobacco products" both dry and moist snuff and to make conforming changes throughout the section; amend KRS 138.140 to remove the provision to tax snuff at 9 1/2 cents per unit; amend KRS 138.143 and 138.195 to make conforming changes regarding the taxation of snuff; and renumber subsequent sections accordingly.

HFA (4, M. Marzian) - Retain the original provisions of the bill, except continue to exempt distilled spirits, wine and malt beverages consumed off premises from the sales and use tax; amend KRS 141.066 to provide an earned income tax credit for tax years beginning on or after January 1, 2009; amend KRS 141.0205 to order credits; amend KRS 139.200 to increase the sales tax rate to 7% effective May 1, 2009; amend KRS 139.310 to increase the use tax rate to 7% effective May 1,

HFA (5, S. Santoro) - Provide that construction of K-12 and postsecondary education projects shall be exempt from the prevailing wage law from April 1, 2009 until March 30, 2011.

HFA (6, A. Wuchner) - Create a legislative efficiency and accountability task force.

HFA (7, A. Wuchner) - Provide that construction of K-12 and postsecondary education projects shall be exempt from the prevailing wage law from April 1, 2009 until March 30, 2011.

HFA (8, A. Webb-Edgington) - Retain original provisions of the bill except appropriate fifty percent of the revenues generated from the increase in cigarette tax to the Department of Education and fifty percent to the Cabinet for Health and Family Services.

SFA (1, K. Stein) - Retain original provisions of the bill except to impose a .96 cent surtax on each pack of cigarettes, a 70 cent floor stock tax on cigarettes, and allow the sales tax exemption on alcohol sales.

Jan 8-introduced in House

Jan 9-to Appropriations & Revenue

Feb 6-posted in committee; taken from committee; 1st reading, to Calendar Feb 9-2nd reading, to Rules; returned to Appropriations & Revenue (H); posting waived

Feb 10-reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Regular Orders of the Day for Wednesday, February 11, 2009; floor amendments (1) (2) (3) and (4) filed to Committee Substitute

Feb 11-floor amendments (5) (6) (7) and (8) filed to Committee Substitute; 3rd reading, passed 66-34 with Committee Substitute, committee amendment (1-title); received in Senate; to Appropriations & Revenue (S); taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Feb 12-reported favorably, 2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009; floor amendment (1) filed

13-floor Feb amendment (1) withdrawn; 3rd reading, passed 24-12-0; received in House; enrolled, signed by each presiding officer; delivered to Governor; signed by Governor (Acts ch.

HB 145 (BR 836) - B. Yonts, J. Crenshaw

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.

HB 145 - AMENDMENTS

HCS - Amend to clarify who may give consent for a bench trial on behalf of the respondent.

Jan 8-introduced in House Feb 3-to Judiciary (H) Feb 9-posted in committee Feb 11-reported favorably, 1st reading, to Calendar with Committee

Substitute Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009

Feb 13-3rd reading, passed 91-1 with Committee Substitute ; received in

Feb 23-to Judiciary (S)

Mar 9-taken from committee; 1st reading; returned to Judiciary (S)

Mar 10-taken from committee; 2nd reading; returned to Judiciary (S) Mar 11-reported favorably, to Rules

HB 146 (BR 156) - S. Lee

AN ACT relating to emergency protective orders.

Amend KRS 403.740 to require that, in granting temporary custody under an emergency protective order, a court may only deny visitation to a parent if no other reasonable alternative exists to prevent future domestic violence during the time the order is in place.

Jan 8-introduced in House Feb 3-to Judiciary (H)

HB 147 (BR 446) - J. Bell, J. DeCesare, T. Moore, D. Osborne, A. Simpson

AN ACT relating to writing portfolios. Amend KRS 158.6453 to delete writing portfolios as a required component of the Commonwealth Accountability Testing System; permit writing portfolio use as an instructional tool for continuous assessment.

Jan 8-introduced in House Feb 3-to Education (H)

HB 148 (BR 286) - M. Cherry

AN ACT relating to reorganization.

Amend KRS 15.010, relating to organizational units within the Department of Law, to create an Office of Criminal Appeals, Office of Consumer Protection, Department of Criminal Office of Investigations, Special Prosecutions, Office of Prosecutors Advisory Council, Office of Civil and Environmental Law, and Office of Victims Advocacy and abolish the Child Support Enforcement Commission. Administrative Hearings Division, and the Financial Integrity Enforcement Division; repeal KRS 15.055 and KRS

15.290; amend various other statutes to conform: confirm Attorney General Executive Order AG 08-01, dated April 30, 2008 and the Amendment to AG 08-01, dated June 4, 2008.

Jan 8-introduced in House Feb 3-to State Government (H) Feb 10-posted in committee Feb 12-reported favorably, reading, to Consent Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 Feb 26-received in Senate Mar 2-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 9-reported favorably, to Rules as

a Consent Bill

HB 149 (BR 340) - M. Cherry

AN ACT relating to reorganization.

Confirm Auditor of Public Accounts reorganization Executive Order #08-02, signed by the Secretary of State on June 16, 2008; create the Office of Financial Audits; abolish the Division of Financial Audit; create the Office of Legal and Records Services; abolish the Office of Quality Assurance and Consultation and transfer its duties; create the Office of Technology and Special Audits; abolish the Division of Performance Audit and transfer its duties; and abolish the Division of Examination and Information Technology and transfer its duties.

Jan 8-introduced in House Feb 3-to State Government (H) Feb 10-posted in committee

Feb 12-reported favorably, reading, to Consent Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 Feb 26-received in Senate Mar 2-to State & Local Government

(S) Mar 9-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 10-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 11-reported favorably, to Rules as a Consent Bill

HB 150/LM (BR 246) - M. Cherry, B. Housman

AN ACT relating to firefighters.

Jan 8-introduced in House

Amend KRS 95A.040 to require the fire commission to establish a physical agility test for professional firefighters.

Feb 3-to Local Government (H) Feb 6-posted in committee Feb 11-reported favorably,

reading, to Calendar Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Friday, February 13, 2009 Feb 24-3rd reading, passed 95-1 Feb 25-received in Senate

Feb 27-to State & Local Government

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

Mar 9-2nd reading, to Rules

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch.

HB 151/LM (BR 291) - G. Stumbo

AN ACT relating to temporary accessible parking placards.

Create a new section of KRS Chapter 189 to allow pregnant women and parents of children under one year of age to receive temporary accessible parking placards; set forth requirements and term of placards; set out procedures for use; allow the Transportation Cabinet to promulgate administrative regulations to carry out the provisions of the section; amend KRS 189.459 to include placards issued under Section 1 of the Act under violation provisions.

HB 151 - AMENDMENTS

HCS/LM - Retain original provisions with the following exceptions: remove references to temporary accessible placards; clarify the term of placard issued under this section; expressly state that a placard issued under this section may not be used except when transporting a pregnant woman or a child under one year of age.

Jan 8-introduced in House Feb 3-to Transportation (H) Feb 4-posted in committee

Feb 10-reported favorably, reading, to Calendar with Committee Substitute

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009; recommitted to Transportation (H)

HB 152 (BR 83) - M. Harmon

AN ACT relating to long term care insurance agent compensation.

Create a new section of KRS 304.100 to 304.14-625 to establish limits on compensation for agents who replace a long-term care insurance policy; amend KRS 304.14-620 to conform.

Jan 8-introduced in House Feb 3-to Banking & Insurance (H)

HB 153 (BR 80) - M. Denham, J. Bell, M. King, T. McKee, B. Montell, R. Palumbo, W. Stone

AN ACT relating to milk.

Create new sections of KRS Chapter 260 to establish a Kentucky Milk Commission; define "Commission", "Commissioner," "Milk." "Processor. "Producer"; designate commission members; set the requirements for membership on the commission; describe the duties of the commission, including creation of a dairy plan; create a Dairy Industry Fund.

HB 153 - AMENDMENTS

HCS - Retain original provisions except to refine definition of "Milk Processor" and "Milk Producer": set a poundage standard for a processor"; allow for a designee of a milk processor to serve on the Kentucky

Milk Commission; limit the commission's authority to promulgate administrative regulations related to pricing on milk; make technical corrections.

SCS - Retain original provisions, except refine definition of "milk"; delete legislative confirmation requirements for Kentucky Milk Commission members; require commission members to abide by the state ethics code; clarify Department of Agriculture's role related to the commission; establish a funding prerequisite for the commission to undertake certain issues; clarify how administrative regulations shall be promulgated; make technical corrections.

Jan 8-introduced in House Feb 3-to Agriculture & Small Business

Feb 3-to Agriculture & Small Busines: (H)

Feb 9-posted in committee

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

Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009

Feb 13-3rd reading, passed 95-0 with Committee Substitute; received in Senate

Feb 23-to Agriculture (S)

Mar 5-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 6-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Tuesday, March 10, 2009; 3rd reading, passed 38-0 with Committee Substitute; received in House

Mar 11-posted for passage for concurrence in Senate Committee Substitute

Mar 12-House concurred in Senate Committee Substitute ; passed 96-0; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 24-signed by Governor (Act ch. 67)

HB 154 (BR 488) - A. Koenig

AN ACT relating to high school diplomas.

Amend KRS 158.140 to require a local board of education to award an authentic high school diploma to an honorably discharged veteran who did not complete high school prior to being inducted in the United States Armed Forces during the Persian Gulf War beginning August 2, 1990, and ending February 28, 1991.

Jan 8-introduced in House

Feb 3-to Seniors, Military Affairs, & Public Safety (H)

HB 155 (BR 484) - A. Koenig, M. Dossett, C. Embry Jr., K. Hall, B. Housman, R. Meeks, D. Osborne, R. Weston

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, vote in an election using a ballot, and vote using an absentee ballot; recommend instructional methods.

HB 155 - AMENDMENTS

HFA (1, R. Palumbo) - Add provision to encourage each school to include historical data about women's suffrage.

SFA (1, D. Thayer) - Add provision to require that the information given to students be conveyed in a nonpartisan manner.

Jan 8-introduced in House Feb 3-to Education (H)

Feb 6-posted in committee
Feb 10-reported favorably, 1st
reading, to Consent Calendar; floor
amendment (1) filed

Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Feb 13-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Feb 24-3rd reading, passed 98-0 with floor amendment (1)

Feb 25-received in Senate

Feb 27-to State & Local Government S)

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

Mar 9 2nd reading to Bulge: floor

Mar 9-2nd reading, to Rules; floor amendment (1) filed

HB 156 (BR 483) - A. Koenig

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.

Jan 8-introduced in House Feb 3-to Education (H)

HB 157 (BR 482) - A. Koenig

AN ACT relating to teacher advancement and making an appropriation therefor.

Create a new section of KRS Chapter 161 to establish a teacher advancement fund to provide tuition assistance to the postsecondary education institutions for teachers completing a master's degree or the continuing education option for Rank II; provide that the teacher advancement fund shall be administered by the Kentucky Higher Education Assistance Authority under administrative regulations which shall be promulgated by December 1, 2009; provide that beginning July 1, 2010, a practicing teacher in a public school who agrees to teach for five years after completion of the Rank II shall receive assistance at 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 5-year teaching commitment; prohibit a teacher from receiving the tuition assistance if the teacher is receiving other federal or state funds for tuition

Jan 8-introduced in House Feb 3-to Education (H)

Introduced Jan. 9, 2009

HB 158/LM (BR 43) - G. Stumbo, D. Osborne, S. Westrom

AN ACT relating to the Kentucky lottery and making an appropriation therefor.

Create new section of KRS Chapter

154A to set forth legislative findings;

amend KRS 154A.010 to

"approved track," "authority," "gross terminal revenue," "licensee," terminal revenue," "video lottery games," "video lottery terminals," "principal," and "racetrack"; amend KRS 154A.030 to restrict lottery directors from holding financial interests in licensees; amend KRS 154A.040 to conform; amend KRS 154A. 050 lottery board to serve as board of appeals in licensing; amend KRS 154A.060 to require financial reporting on video lottery terminal revenue; amend KRS 154A.063 to exempt video lottery games approved by the corporation; amend KRS 154A.070 establishing lottery president's responsibilities; amend KRS 154A.080 to limit lottery employees' relationship with licensees; amend KRS 154A.090 to provide appeal rights; amend KRS 154A.110 to include unclaimed video lottery prize money and restrict members of the lottery corporation from playing video lottery games; amend KRS 154A.130 to exempt video lottery revenues from deposit into the corporate operating account; amend 154A.420 to include proceeds of video lottery terminal games in lottery proceeds held by lottery retailers; create new sections of KRS Chapter 154A to restrict access to video lottery terminals to individuals over 21 years of age; specify powers of corporation relating to conduct and operation of video lottery games; limit ex parte communication between board of directors and applicant or licensee; limit video lottery terminal operators to horse racing tracks and specify operating requirements of tracks; specify track licensing requirements; specify supplier license requirements; specify occupational license requirements; specify technical requirements for video lottery terminals; create the video lottery distribution trust fund; create the problem gamblers awareness and treatment fund; create drug and alcohol addiction rehabilitation trust fund; assign Cabinet Health and Family responsibility to regulate problem gamblers awareness and treatment fund; provide for the distribution of video lottery terminal net revenue; create the county jail assistance trust fund; provide distribution of track video lottery terminal net revenue; provide that operation of video lottery games other than those authorized by this Act is gambling; eliminate ad valorem tax for state purposes on motor vehicles and motorboats; amend KRS 134.800 and 134.805 to eliminate county clerk's fee for collecting state motor vehicle ad valorem tax; amend KRS 134.810 to state portion of ad valorem tax on motor vehicles and vehicles held for sale by dealer; amend KRS 134.815 to eliminate requirement for county clerk to deposit state collections on motor vehicle ad valorem taxes; amend KRS 134.820, 186.020, 186A.035, and 235.066 to conform; amend KRS 243.500 and 243.505 to exempt video lottery games; amend KRS 525.090 to exempt video lottery games from loitering provision; amend KRS 528.010 to exempt video lottery games from gambling definition; amend KRS 154A.990 to provide penalties; amend KRS 68.180, 68.197, and 91.200 to exempt net terminal revenue from license tax; amend KRS 92.281 to prohibit assessing licensing fees on video lottery terminal receipts; amend KRS 92.300 to exempt video lottery terminal revenue from local license tax; amend KRS 132.208 to exempt video lottery terminals and video lottery games from state and local ad valorem taxes; create a new section KRS Chapter 137 to exempt video lottery terminal revenues from license, excise, special, or franchise taxes.

HB 158 - AMENDMENTS

HCS/FN/LM/CI - Retain original provisions of the bill, except to make technical corrections and increase the number of lottery board members to 12, requiring the executive director of the Kentucky Horse Racing Authority to serve ex officio, require one member to be an attorney, one member a certified peace officer, and one an accountant; restore original language to Section 10; include legislative agents in list of those who may not initiate ex parte communication with board members; permit temporary facilities; prohibit operating video lottery terminals on recognized race days when races are not run; require approved tracks to specify the planned days and hours of operation of video lottery terminals; require existing collective bargaining agreements at tracks to apply to similar nonsupervisory positions at the track directly related to operation of video lottery terminals; establish application fees for each track, allow fees to be paid over a five year period with equal amounts paid in each year, applicants required to identify principals owning a 5% or greater interest; specify that supplier's licensing and renewal fee shall not exceed \$5,000; create a new section of KRS Chapter 154A to specify requirements for a supplier's license application; change state share of net terminal revenue to 28% for the first five years, increasing to 38% after five years for tracks receiving over \$100 million in net terminal revenue; specify funds to offset sales tax exemption for horse farming; specify funds to offset exemption on state taxes on military income tax; establish regional tourism and infrastructure development fund; reduce amounts identified for the drug and alcohol addiction rehabilitation fund and the county jail assistance trust fund and specify funds for county jails to be based on percentage of jail beds in county; define "cheat" and provide penalties for cheating at video lottery terminal games; specify that county clerks will continue to receive the fee for collecting state motor vehicle property tax until the elimination of the tax and fund through specified funds afterwards; add penalty for fraudulent use of a stolen or altered lottery or video lottery terminal ticket or voucher; add new section to exempt sales tax on items used in horse farming as a business; add a new section to exempt income tax on members of active duty armed services,

reserve components, and National Guard; provide exemption from federal statutes prohibiting shipment of gambling devices; add a new section on criminal background checks by the lottery.

HCA (1/Title, D. Keene) - Make title amendment.

Jan 9-introduced in House Feb 3-to Licensing & Occupations (H) Feb 11-posting waived

Feb 12-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Feb 13-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

Mar 2-posting waived

HB 159 (BR 802) - R. Nelson, T. Moore, T. Pullin

AN ACT relating to tuition at public postsecondary institutions and declaring an emergency.

Amend KRS 164.020 to require the Council on Postsecondary Education to keep tuition at state postsecondary education institutions at the level of the 2008-2009 academic year until the 2010-2011 academic year; limit any tuition increase beginning with the 2011-2012 academic year by an amount no higher than the percentage increase in the annual average of the Consumer Price Index for the most recent calendar year

Jan 9-introduced in House Feb 3-to Education (H)

HB 160 (BR 260) - R. Meeks, D. Butler

AN ACT relating to recycling.

Amend KRS 224.10-650 to require state agencies of the executive, legislative, and judicial branches of state government and all state-supported institutions of higher education to report estimated waste recycled during the prior fiscal year; delete requirement to report recycled aluminum; allow state agencies in Franklin County that participate in the State Office Paper Recycling Program to utilize an alternative to reporting quantities in pounds.

Jan 9-introduced in House Feb 3-to Natural Resources & Environment (H)

Feb 13-posted in committee

Feb 23-reported favorably, 1s reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 Feb 26-received in Senate Mar 2-to Natural Resources and

Mar 2-to Natural Resources and Energy (S)

HB 161/AA (BR 450) - W. Stone

AN ACT relating to officers.

Amend KRS 62.990 to delete penalty denying eligibility of office for two years for officer who fails to take oath under KRS 62.010.

HB 161 - AMENDMENTS

HCS/AA - Retain original provisions but make the penalty provisions

prospective, and declare an EMERGENCY.

HCA (1/Title, W. Stone) - Make title amendment.

Jan 9-introduced in House Feb 3-to State Government (H) Feb 10-posted in committee

Feb 12-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Feb 13-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 with Committee Substitute, committee amendment (1-title)

Feb 26-received in Senate

Mar 2-to State & Local Government (S)

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

Mar 9-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 10, 2009; 3rd reading, passed 38-0; received in House

Mar 11-enrolled, signed by each presiding officer; delivered to Governor Mar 13-signed by Governor (Act ch. 7)

HB 162/LM (BR 316) - T. Pullin, C. Hoffman, T. McKee, H. Moberly Jr., S. Westrom, B. Yonts

AN ACT relating to production of energy feedstocks at brownfield sites.

Amend KRS 132.010 to include qualifying voluntary environmental remediation property where the owner is the principal responsible party and is using the land for the agricultural production of energy feedstocks for a period of at least 3 years; amend KRS 132.020 to pay a reduced property tax on voluntary environmental remediation property being used for agricultural production of energy feedstocks; amend KRS 132.200 to include for state taxation only qualifying voluntary environmental remediation property that is used for the agricultural production of energy feedstocks; establish an effective date of January 1, 2010.

HB 162 - AMENDMENTS

HCS/LM - Retain original provisions of HB 162; state the intent of the General Assembly to encourage brownfield redevelopment through the production of energy feedstocks; amend 132.010 to allow extension of the credit to current owners who are not principal owners and extend the credit for seven nonconsecutive years rather than three; require the credit to expire after seven years.

Jan 9-introduced in House

Feb 3-to Agriculture & Small Business (H)

Feb 9-posted in committee

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

Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009

Feb 13-3rd reading, passed 95-0 with Committee Substitute; received in Senate

Feb 23-to Natural Resources and Energy (S)

HB 163 (BR 498) - R. Henderson

AN ACT relating to the Court of Justice and making an appropriation therefor.

Amend KRS 24A.270 to allow a successful small claims court litigant to elect to have the court collect the court costs and fees paid by the successful litigant from the unsuccessful litigant; provide that the court clerk shall retain a \$20 fee for doing so; amend KRS 30A.190 to conform.

Jan 9-introduced in House Feb 3-to Judiciary (H)

HB 164/LM (BR 481) - A. Koenig, A. Simpson

AN ACT relating to the Kentucky Law Enforcement Foundation Program fund.

Amend KRS 15.460 and 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.

Jan 9-introduced in House
Feb 3-to Local Government (H)
Feb 6-posted in committee
Feb 11-reported favorably, 1st

reading, to Consent Calendar
Feb 12-2nd reading, to Rules
Feb 13-posted for passage in the
Consent Orders of the Day for

Wednesday, February 25, 2009
Feb 25-3rd reading, passed 99-0
Feb 26-received in Senate
Mar 2-to Judiciary (S)

Mar 9-taken from committee; 1st reading; returned to Judiciary (S)
Mar 10-taken from committee; 2nd

HB 165/LM/CI (BR 292) - G. Stumbo, S.

reading; returned to Judiciary (S)

AN ACT relating to drug court programs.

Create new sections of KRS Chapter 26A to authorize the Supreme Court of Kentucky to operate drug court programs; set standards for programs, fund programs by a \$75 fee on controlled substances offenses under KRS Chapter 218A; set standards for drug court participants.

Jan 9-introduced in House Feb 3-to Judiciary (H) Feb 9-posted in committee Feb 13-posted in committee

HB 166/LM (BR 426) - R. Nelson, K. Hall

AN ACT relating to alcoholic beverage wholesale sales tax and making an appropriation thereof.

Amend KRS 243.884 to increase the alcoholic beverages wholesale sales tax to 20% from the current rate of 11% and distribute a portion of the proceeds of the tax to the Commonwealth fund; amend KRS 243.720 and 243.890 to conform; create a new section of KRS Chapter 41 to create the Commonwealth fund and distribute fund moneys; create a new section of KRS 15 to create the local police department grant program; EFFECTIVE July 1, 2009.

HB 166 - AMENDMENTS

HFA (1, S. Riggs) - Amend KRS 243.890 to require that alcohol taxes be deposited in the alcohol receipts trust fund; create a new section of KRS Chapter 54 to create the alcohol receipts trust fund.

HFA (2/Title, S. Riggs) - Make title amendment.

Jan 9-introduced in House

Feb 3-to Appropriations & Revenue (H)

Feb 5-floor amendments (1) and (2-title) filed

HB 167 (BR 385) - S. Lee

AN ACT relating to workers' compensation subrogation.

Amend KRS 342.700 to add medical expenses to subrogation recovery and limit subrogation recovery to damages minus legal fees attributable to benefits which duplicate workers' compensation benefits.

Jan 9-introduced in House Feb 3-to Labor & Industry (H)

HB 168/LM (BR 308) - R. Webb, J. Gooch Jr., K. Sinnette

Jan 9-WITHDRAWN

HB 169 (BR 892) - R. Palumbo, L. Belcher, B. DeWeese, M. King, F. Nesler, D. Osborne, S. Westrom, B. Yonts

AN ACT relating to 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; amend KRS 194A.603 to provide for a council membership of 16 members and delete requirement for a minimum of 15 members; establish the membership of the council to include 5 members appointed by the secretary of the Cabinet for Health and Family Services, 9 members appointed by the Governor, and 2 members appointed by the chief executive officers of the state chapters of the Alzheimer's Association; provide that members be appointed for a term of 2 years with a staggering of terms and a limit of no more than 3 consecutive terms served.

HB 169 - AMENDMENTS

HCS - Retain the original provisions of the bill, except delete the requirement for an annual report on the activities of the Office on Alzheimer's Disease and Related Disorders; require the advisory council to submit a report of its activities to the Department for Aging and Independent Living; delete requirement for the Office on Alzheimer's Disease and Related Disorders to provide personnel assistance to the advisory council.

SFA (1, J. Denton) - Retain provisions of the bill; make technical correction.

Jan 9-introduced in House Feb 3-to Health & Welfare (H) Feb 5-posted in committee

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

Feb 13-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 with Committee Substitute

Feb 26-received in Senate Mar 2-to Health & Welfare (S) Mar 4-reported favorably, 1st reading, to Consent Calendar Mar 5-2nd reading, to Rules Mar 9-floor amendment (1) filed

HB 170 (BR 26) - R. Palumbo, L. Belcher, M. Henley, C. Hoffman, J. Jenkins, Ji. Lee, M. Marzian, D. Owens, D. Pasley, J. Richards, D. Sims, S. Westrom

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 effect when states cumulatively 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 9-introduced in House 3-to Elections, Const. & Intergovernmental Amendments

Affairs (H) Feb 4-posted in committee Feb 24-reported favorably, 1st

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

Mar 3-posted for passage in the Regular Orders of the Day for Wednesday, March 4, 2009 Mar 11-returned to Rules

HB 171/FN (BR 879) - F. Nesler, M. Cherry

AN ACT relating to occasional sales. Amend KRS 139.010 to exclude recreational vehicles from the definition of occasional sale; EFFECTIVE July 1,

Jan 9-introduced in House Feb 3-to Appropriations & Revenue (H)

Feb 23-posting waived

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

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, passed 92-1 Mar 2-received in Senate

Mar 4-to Appropriations & Revenue

HB 172 (BR 444) - T. McKee, D. Osborne

AN ACT relating to agricultural districts.

Amend KRS 262.850 to define "Agriculture," "Agricultural land," "Horticulture," "Aquaculture," "Livestock," and "Poultry"; include local Comprehensive Plans and 401 Facilities

Plans when considering the formation of agricultural district; require 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 9-introduced in House Feb 3-to Agriculture & Small Business (H)

Feb 9-posted in committee Feb 11-reported favorably,

reading, to Consent Calendar Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Feb 23-3rd reading, passed 97-1 Feb 24-received in Senate Feb 26-to Agriculture (S)

HB 173 (BR 243) - T. McKee, D. Pasley

AN ACT relating to grain.

Amend KRS 251.620 to make technical corrections; amend KRS 251.650 to pay a per diem of 50 dollars 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.

Jan 9-introduced in House Feb 3-to Agriculture & Small Business

Feb 9-posted in committee

11-reported favorably, reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Feb 23-3rd reading, passed 98-0 Feb 24-received in Senate

Feb 26-to Agriculture (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

Mar 11-posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009; reading, passed 38-0; received in House; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 24-signed by Governor (Act ch.

HB 174 (BR 843) - D. Osborne, B. Farmer

AN ACT relating to inheritance tax. Amend KRS 140.070 to change the classification of great-grandchildren.

Jan 9-introduced in House Feb 3-to Appropriations & Revenue

HB 175 (BR 430) - M. Cherry

AN ACT relating to state employee health insurance.

Amend KRS 18A,2254 to change completion date of financial audit of public employee health insurance trust fund to December 1; amend KRS 18A.226 to change due date of policy recommendations from Kentucky Group Health Insurance Board to December 1; create new section of KRS Chapter 18A to grant authority to secretary of Personnel Cabinet to promulgate administrative regulations concerning health coverage; amend KRS 194A.030 to remove state employee health insurance program from scope of Office of Health Policy.

HB 175 - AMENDMENTS

HCS - Retain original provisions, except delete provision changing completion date of financial audit of public employee health insurance trust

Jan 9-introduced in House Feb 3-to State Government (H)

Feb 10-posted in committee Feb 23-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, passed 97-0 with Committee Substitute

Feb 27-received in Senate

Mar 3-to State & Local Government

Mar 9-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 10-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 11-reported favorably, to Rules as a Consent Bill

HB 176/LM/CI (BR 844) - D. Osborne

AN ACT relating to crimes and punishments.

Amend KRS 514.040, relating to theft by deception, to include the issuance of a check with knowledge that it will not be honored by the drawee for the lease, rent, or purchase of property, or for payment to an auction escrow account.

Jan 9-introduced in House Feb 3-to Judiciary (H)

HB 177/FN/LM (BR 842) - D. Osborne

AN ACT relating to unpasteurized goat milk.

Create new sections of KRS Chapter 217C to define "producer;" require permits to sell unpasteurized goat milk or goat milk products; require that sales records be kept; require sampling and testing of unpasteurized goat milk and goat milk products and establish criteria that must be met; establish sanitary guidelines for milking areas, and dairy goats; require warning labels on containers of unpasteurized goat milk and goat milk products; prohibit local governments from enacting legislation relating to unpasteurized goat milk or goat milk products.

Jan 9-introduced in House Feb 3-to Health & Welfare (H)

Introduced Feb. 3, 2009

HB 178/FN (BR 332) - R. Adkins, F. Steele

AN ACT relating to the promotion of the efficient use of energy and making an appropriation therefor.

Repeal and reenact KRS 56.770 relating to definitions; repeal and reenact KRS 56.775 relating to construction or renovation of public buildings; repeal and reenact KRS 56.777 relating to the High-Performance Buildings Advisory Committee; repeal and reenact KRS 56.782 relating to reporting requirements; repeal and reenact KRS 141.435 relating to definitions; repeal and reenact KRS 141.436 relating to income tax credits for energy-efficient products; repeal and reenact KRS 141.437 relating to income tax credits for ENERGY STAR homes, and ENERGY STAR manufactured homes; repeal and reenact KRS 141.0204 relating to credit ordering; repeal and reenact KRS 151.720 relating to hydroelectric generating units; repeal and reenact KRS 160.325 relating to Kentucky Energy Efficiency Program; repeal and reenact KRS 278.285 relating to residential utility meters; repeal and reenact KRS 158.808 relating to energy technology career track programs; repeal and reenact KRS 152.713 relating to the creation of the Center for Renewable Energy Research and Environmental Stewardship; repeal and reenact KRS 56.772, 56.774, 56.776, 56.778, 56.783, and 56.784 relating to conforming changes; repeal and reenact KRS 42.580, 42.582, 42.584, 42.586, and 42.588 relating to the Kentucky bluegrass turns green programs; authorize bond funds for 2008-2009 for the bluegrass turns green program for private and public demand management projects.

HB 178 - AMENDMENTS SFA (1, D. Boswell) - Attach provisions of SB 66 to HB 178/GA.

Feb 3-introduced in House Feb 4-to Appropriations & Revenue

1st

Feb 6-posted in committee Feb 10-reported favorably,

reading, to Consent Calendar Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Feb 23-3rd reading, passed 98-0 Feb 24-received in Senate

Feb 26-to Natural Resources and

Energy (S) Mar 4-reported favorably, 1st reading,

to Consent Calendar

Mar 5-2nd reading, to Rules Mar 11-floor amendment (1) filed

Mar 13-returned to Natural Resources and Energy (S)

HB 179 (BR 902) - B. Montell, T. Moore

AN ACT relating to interscholastic extracurricular activity participation of students enrolled in home schools.

Create new sections of KRS 158 to "home school" and "interscholastic extracurricular activity"; identify the conditions under which a student enrolled in a home school may interscholastic participate in extracurricular activities; prohibit discrimination against home school student selection or participation in such activities; specify waiting period for

participation when a student transfers from a public school to a home school; create short title.

Feb 3-introduced in House Feb 4-to Education (H) Mar 9-1st reading

HB 180 (BR 221) - D. Keene, D. Watkins, R. Adams, J. Comer Jr., R. Damron, C. Embry Jr., J. Glenn, J. Higdon, D. Horlander, T. Kerr, M. Marzian, T. McKee, D. Owens, T. Riner, C. Rollins II, S. Santoro, A. Simpson, D. Sims, K. Stevens, J. Wayne, R. Weston, S. Westrom

AN ACT relating to driving under the influence.

Amend KRS 189A.005 to expand the definition of ignition interlock device; amend KRS 189A.070 to provide that a reduction in the time period of a license revocation does not lessen the time required for ignition interlock usage; amend KRS 189A.085 to run the period of a license plate impoundment from the date of sentencing to the day the offender is authorized to resume driving; amend KRS 189A.340 to require ignition interlock usage beginning with the first DUI offense and to remove an offender's ability to drive a non-interlock equipped work vehicle; amend KRS 189A.410 to require ignition interlock usage while an offender is driving on a hardship license.

Feb 3-introduced in House Feb 4-to Judiciary (H) Feb 9-posted in committee

HB 181/FN (BR 330) - R. Webb, J. Hoover

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

Repeal and reenact 2008 Kentucky Acts Chapter 191, Sections 1, 2, and 3, which identified projects to be funded Infrastructure for Economic Development Fund for Coal and Non-Coal Producing Counties' Bond Funds and provided that all projects be administered by the Kentucky Authority; Infrastructure establish legislative intent; set retroactive effective date; EMERGENCY.

HB 181 - AMENDMENTS

HFA (1, M. Denham) - Make a technical correction to an incorrect reference for a Fleming County water project.

Feb 3-introduced in House Feb 4-to Appropriations & Revenue (H)

Feb 6-posted in committee
Feb 10-reported favorably, 1s
reading, to Calendar

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009; floor amendment (1) filed

Feb 12-3rd reading, passed 97-0 Feb 13-received in Senate

Feb 23-to Appropriations & Revenue (S)

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

Mar 9 2nd reading to Bulgs

Mar 9-2nd reading, to Rules

Mar 11-posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009; 3rd

reading, passed 38-0; received in House; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 20-signed by Governor (Act ch. 50)

HB 182/LM (BR 950) - J. Jenkins, M. Marzian

AN ACT relating to antifreeze.

Amend KRS 363.510 to define "bittering agent"; create a new section of KRS Chapter 363 to require the inclusion of a bittering agent in antifreeze.

HB 182 - AMENDMENTS

HCS/LM - Retain original provisions; specify a date when manufacturers shall include a bittering agent in antifreeze; remove Commissioner's determination in setting the proportion of the additive; delete labeling requirement; denote when limitations on liability shall and shall not apply; provide for exceptions; reduce the amount of the fine for a violation; delete requirement for the promulgation of administrative regulations; make technical corrections.

Feb 3-introduced in House Feb 4-to Agriculture & Small Business (H)

Feb 9-posted in committee

Feb 25-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 26-2nd reading, to Rules Feb 27-recommitted to Judiciary (H)

HB 183/CI (BR 1219) - J. Fischer

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 a violent offender.

Feb 3-introduced in House Feb 4-to Judiciary (H)

HB 184 (BR 1048) - R. Palumbo, D. Pasley

AN ACT relating to real estate

Create a new section of KRS Chapter 324A to make it unlawful to influence any phase of a real estate appraisal performed by a person certified or licensed by the Real Estate Appraisers Board; amend KRS 324A.030 to forbid appraising real estate unless certified or licensed by the board; exempt real estate brokers who prepare opinions about the price of real estate without charging the client an additional fee; exempt internal property valuations performed by financial institutions; amend KRS 324A.088 to state that KRS 324A.010 to 324A.090 may be cited as the "Real Estate Appraisal Licensing and Certification Act"; amend KRS 324A.090 to deem a person who unlawfully influences a real estate appraisal guilty of a Class A misdemeanor.

Feb 3-introduced in House Feb 4-to Licensing & Occupations (H) Feb 13-posted in committee

HB 185 (BR 909) - R. Webb

AN ACT relating to mine safety.

Amend KRS 352.220 to allow an electrical trainee to perform electrical work in the mine if under the direct supervision of a certified electrician.

Feb 3-introduced in House
Feb 4-to Natural Resources &

Environment (H)
Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009 Feb 26-3rd reading, passed 93-0

Feb 27-received in Senate Mar 3-to Natural Resources and

Energy (S)
Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Tuesday, March 10, 2009; 3rd reading, passed 38-0; received in House

Mar 11-enrolled, signed by each presiding officer; delivered to Governor Mar 20-signed by Governor (Act ch. 26)

HB 186/FN/LM (BR 454) - D. Horlander

AN ACT relating to real property taxation.

Amend KRS 132.0225 to provide that when a city elects to collect its own taxes without the assistance of the sheriff, it shall be exempt from establishing a tax rate within 45 days of the cabinet's certification of the county's property tax roll; amend KRS 132.285 to require the PVA to provide copies of recapitulations of property assessments to the city when the city uses the county assessments for its tax collection; remove ability for city to set fiscal year by ordinance when using county assessment; delete requirement that when a city abolishes the office of city assessor that the serving assessor be allowed to remain in office until the end of the term; amend KRS 133.040 to require the PVA to provide copies of property recapitulations to the chief executive officers of charter counties, unified local governments, consolidated local governments and mayors of cities.

Feb 3-introduced in House Feb 4-to Appropriations & Revenue

(H) Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, passed 97-0 Feb 27-received in Senate

Mar 3-to Appropriations & Revenue (S)

Mar 9-taken from committee; 1st

reading; returned to Appropriations & Revenue (S)

Mar 10-taken from committee: 2nd

Mar 10-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

Mar 12-reported favorably, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by Speaker of the House Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 24-signed by Governor (Act ch. 69)

HB 187/LM (BR 363) - D. Horlander, R. Crimm, M. Denham, T. Edmonds, D. Graham, R. Henderson, C. Hoffman, B. Housman, D. Keene, A. Koenig, R. Meeks, D. Osborne, S. Riggs, A. Simpson, J. Wayne, B. Yonts

AN ACT relating to county ordinances. Amend KRS 67.077, relating to treatment of proposed ordinances and amendments, to incorporate related sections, along with provision for suspension of requirement of the second reading and for publication in summary form.

HB 187 - AMENDMENTS

SFA (1, K. Stine) - Amend proposed KRS 67.077 subsections (8) and (9), relating to county ordinance amendment and publication requirements to include placement of certain amendments on a county or other local government affiliated web site, the opportunity to obtain a copy of proposed ordinances and amendments free of charge from the office of the county clerk, publication at least one time by the fiscal court, prior to its second reading and, that ordinances shall become effective within thirty (30) days after passage by the fiscal court following second reading.

Feb 3-introduced in House Feb 4-to Local Government (H) Feb 6-posted in committee

Feb 11-reported favorably, 1st reading, to Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009

Feb 27-3rd reading, passed 89-1 Mar 2-received in Senate

Mar 4-to State & Local Government (S)

Mar 6-reported favorably, 1st reading, to Consent Calendar Mar 9-2nd reading, to Rules

Mar 10-floor amendment (1) filed

HB 188/LM/CI (BR 944) - J. Richards, J. Bell, S. Lee, C. Miller, H. Moberly Jr., B. Montell, R. Palumbo, A. Wuchner

AN ACT relating to criminal gangs. Create a new section of KRS Chapter 16 to permit the Department of Kentucky State Police to operate a criminal gang database and share the information in the database with other specified agencies; create a new section of KRS Chapter 65 to permit local police departments, sheriff's offices, jails, and other named state agencies to operate criminal gang databases and share the information with specified agencies; create a new section of KRS Chapter 431 to permit victims of criminal gang activity to sue convicted defendants and recover treble damages and punitive damages; create a new section of KRS Chapter 431 to permit victims of criminal gang activity to sue to enjoin future criminal gang activity against them; create a new section of KRS Chapter 506 to provide definitions for criminal gang statutes; create a new section of KRS Chapter 506 to provide for enhancement of misdemeanor and felony offenses by one degree and

specify mandated minimum term of incarceration when the offense is committed in furtherance of criminal gang activity; create a new section of KRS Chapter 506 to create the offense of criminal gang recruitment in the first degree; create a new section of KRS Chapter 506 to create the offense of criminal gang recruitment in the second degree; create a new section of KRS Chapter 506 to provide for forfeiture of proceeds and other items involved in criminal gang activity; amend KRS 506.150 relating to defenses to criminal gang recruitment charges to conform; amend KRS 431.4505 relating to uniform citations to suspected criminal gang members; repeal KRS 506.140 relating to criminal gang recruitment and definitions.

HB 188 - AMENDMENTS

HCS/LM/CI - Divide previous section 1 and section 2 into 3 sections as follows; section 1 creates a new section of KRS Chapter 17 to list agencies which may maintain a criminal gang database; create a new section of KRS Chapter 17 to prescribe data that may be in a criminal gang database, specify that information shall be maintained in accordance with federal regulations, and broaden sharing information with defense attorneys from evidence limited to a specific defendant to evidence related to a specific case and such other information as a court may order; create a new section of KRS Chapter 17 to specify which officers and agencies an agency holding a criminal gang database may be shared; delete former section 6 which enhanced the penalties for any crime committed by a criminal gang member; change criminal gang recruitment in the first degree to lower penalty to Class D felony, eliminate and enhancement, eliminate "encourage" in the elements of the gang change criminal offense: recruitment in the second degree to penalties and eliminate lower "encourage" in the elements of the crime; delete amendment of KRS 431.4505 relating to adding criminal gang information on uniform citations; delete uncodified section relating to uniform citations.

Feb 3-introduced in House Feb 4-to Judiciary (H)

Feb 25-posting waived retroactively; reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 26-2nd reading, to Rules

Feb 27-posted for passage in the Regular Orders of the Day for Monday, March 2, 2009

Mar 2-3rd reading, passed 97-0 with Committee Substitute

Mar 3-received in Senate Mar 5-to Judiciary (S)

 \mbox{HB} 189/FN (BR 947) - B. Yonts, J. Wayne

AN ACT relating to compulsory school.

Amend KRS 159.010 to provide that effective July 1, 2010, compulsory school attendance shall be between the ages of six and seventeen; provide that effective July 1, 2011, compulsory school attendance shall be between the ages of six and eighteen; amend KRS 159.020 to conform.

HB 189 - AMENDMENTS

HCA (1/Title, C. Rollins II) - Make title amendment.

HFA (1, B. Yonts) - Make technical corrections.

HFA (2, S. Riggs) - Remove provisions raising compulsory attendance age from 17 to 18.

Feb 3-introduced in House Feb 4-to Education (H)

Feb 6-posted in committee
Mar 3-reported favorably, 1st reading,
to Calendar with committee amendment
(1-title)

Mar 4-2nd reading, to Rules

Mar 5-floor amendments (1) and (2)

Mar 10-recommitted to Education (H)

HB 190/HM (BR 431) - S. Brinkman, L. Clark, R. Crimm, T. Edmonds, C. Embry Jr., K. Hall, D. Osborne, K. Sinnette, A. Webb-Edgington, S. Westrom

AN ACT relating to health insurance.

Create new sections of Subtitle 17A of KRS Chapter 304 to define terms "applied behavior analysis," "autism services provider," "autism spectrum disorders," "diagnosis of spectrum disorders," "habilitative or rehabilitative care," "health insurance "medically policy," necessary," "pharmacy care," "psychiatric care," "psychological care," "therapeutic care," and "treatment for autism spectrum disorders"; require health policies covered in this subtitle to provide coverage for the diagnosis and treatment of autism spectrum disorders and their related conditions; prohibit insurance policies from limiting the number of visits an insured may make for such services; allow services provided by this section to be subject to copayment, deductible, and coinsurance provisions; give insurers the right to request a review of treatment, provided for by this section, not more than once every 12 months unless the insured's physician or psychologist agrees that a more frequent review is necessary; amend KRS 18A.225 to require policies provided to state employees to cover the diagnosis and treatment of autism spectrum disorders.

HB 190 - AMENDMENTS

HFA (1, J. Greer) - Delete original provisions of the bill and substitute a provision that the Legislative Research Commission direct the Interim Joint Committee on Banking and Insurance to conduct a study of health insurance coverage of autism spectrum disorder.

Feb 3-introduced in House Feb 4-to Banking & Insurance (H) Mar 2-floor amendment (1) filed Mar 3-posting waived

HB 191/FN/LM (BR 1223) - J. Fischer, C. Embry Jr., M. Harmon, T. Kerr, S. Lee, T. Moore

AN ACT relating to abortion and declaring an emergency.

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 a 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 311.725 to modify the requirements for the giving of informed consent prior to the performance of an abortion; amend KRS 311.765 to mirror the federal prohibition on partial birth abortion; amend KRS 311.990 to provide penalties for violations of specified provisions of the bill; EMERGENCY

Feb 3-introduced in House Feb 6-to Health & Welfare (H)

HB 192/LM/CI (BR 1230) - T. Riner, R. Henderson, B. Housman, T. Moore, T. Thompson

AN ACT relating to shock probation.

Amend KRS 439.265 to prohibit shock probation if the defendant has been convicted of both DUI and of violating KRS 507.040 or 507.050; provide for short title, "The Kentuckians against Drunk Driving Act."

HB 192 - AMENDMENTS

HFA (1, T. Riner) - Replace shock probation prohibition with new provision prohibiting shock probation until either service of one year of imprisonment or completion of a comprehensive substance abuse treatment with supplemental character and education components.

HFA (2, T. Riner) - Replace shock probation prohibition with new provision prohibiting shock probation until either service of one year of imprisonment or completion of a comprehensive substance abuse treatment with supplemental character and education components; amend to allow victim's next-of-kin to consent in writing to granting shock probation to the defendant.

Feb 3-introduced in House Feb 4-to Judiciary (H) Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar

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

Feb 25-posted for passage in the Regular Orders of the Day for Thursday, February 26, 2009; floor amendment (2) filed

Mar 2-3rd reading, passed 89-2 with floor amendment (2)
Mar 3-received in Senate

Mar 3-received in Senate Mar 5-to Judiciary (S)

HB 193 (BR 341) - Ji. Lee, D. Ford, D. Butler, D. Horlander, H. Moberly Jr., L. Napier, D. Pasley, J. Richards, S. Riggs

AN ACT relating to auctioneers.

Amend KRS 330.010 to name the chapter; amend KRS 330.020 to add definitions of "auction," "personal property," "real property," and "sealed bid auction"; amend KRS 330.030 to prohibit auctioneers, limited livestock auction auctioneers, and house operators from advertising as or acting in those capacities without a license issued by the board: amend KRS 330.040 to exempt political parties, churches, and charitable organizations from licensure

when conducting auctions where all real or personal property is donated and 100 percent of the proceeds go back to the organization; exempt supervised students from licensure requirements; amend KRS 330.050 to prohibit more than two members of the same political party from serving concurrently on the board; authorize the board to establish and collect fees for the administration and enforcement of this chapter; require the board to maintain an annual list of licensees; establish criteria requiring removal of a board member from the board; amend KRS 330.060 to establish age and education qualifications for applicants for licensure; permit the board to waive the high school diploma or equivalent for an apprentice, licensed prior to 1985, applying for an auctioneer license; require applicants to complete 80 hours of board-approved auction education before applying for an apprentice auctioneer license; permit the board to waive the 80 requirement if the applicant demonstrates sufficient previous auction experience and competency by affidavit; require that applications for the examination be submitted on board-prepared forms; require applicants to remit an examination fee; require applicants to apply for initial licensure within 45 days of passing the exam; require licensee to retake the examination if license is not renewed within six months of expiration; require nonresident applicants to file an irrevocable consent that actions may be commenced against the applicant in any court of competent jurisdiction in Kentucky; amend KRS 330.070 to establish requirements for an apprentice auctioneer applying for an auctioneer license: require that effective June 30. 2010, apprentice auctioneers must apply for an auctioneer license within five years of receiving an apprentice license; increase the cap on the initial license fee and annual renewal license fee from \$100 to \$300; require that a license be renewed on or before its expiration date; require payment of a late fee for licenses renewed after the expiration date; permit a licensee to remit a fee to defer the continuing education required to renew to the next annual renewal; direct the licensee to retake the examination if the continuing education requirement is not met by the next annual renewal; permit the board to require licensees to complete a six hour core course every four years; require the board to issue each licensee a pocket license; require an apprentice auctioneer to affiliate with a new principal auctioneer within 30 days of being discharged or voluntarily terminating employment with a principal auctioneer; require a licensee to remit a reactivation fee and the annual renewal recovery fee to reactivate a license in escrow: authorize the board to fine, suspend, or revoke a licensee for failure to notify the board of a change of address within ten days; authorize the board to collect a fee for changing an address on its records; amend KRS 330.095 to establish requirements for reciprocity; establish initial reciprocal fee and renewal reciprocal fee; exempt a reciprocal licensee from reporting continuing education if licensed in a jurisdiction that has a continuing education requirement; require reciprocal licensee to report continuing education if licensed in a jurisdiction that

does not have continuing education requirement: authorize the board to impose disciplinary actions on a reciprocal licensee; amend KRS 330.100 to exempt a nonresident Kentucky licensee from maintaining a place of business in Kentucky if a place of is maintained in the nonresident's home state; direct an auction house operator to include license number on signs; exempt directional signs; require that all claims or disputes of auctions in Kentucky be adjudicated in the courts of this Commonwealth; create a new section of Chapter 330 to establish advertising requirements; direct any auction advertisements to include the name of the managing principal auctioneer responsible for the auction or the licensed auction house operator; require the clear disclosure of any buyer's premium prior to the start of any auction; establish advertising requirements for court ordered, bankruptcy, seized, confiscated, or forfeiture property auctions,

liquidation, surplus, inventory, or going out of business, estate, and living estate auctions; amend KRS 330.110 to increase the maximum fine for violating any provisions of this chapter from \$500 to \$2,000, the maximum term for a license suspension from four to five years, and the maximum period for probation from three to five years; add as a violation of this chapter entering a guilty or similar plea or being convicted of a felony, failure to enter into a binding written listing contract prior to advertising an auction, failure to provide a receipt to all persons consigning property for auction, failure to establish and maintain for five years records of auction transactions, and failure to present auction related information upon request by the board; amend KRS 330.180 to require the board to allow public inspection of records pursuant to the Kentucky Open Records Act; amend KRS 330.192 relating to the auctioneer's education, research, and recovery fund to permit the board to assess a renewal recovery fee established administrative regulation; require the board to assess each applicant an initial recovery fee; require that all claims for monetary damages be made within 12 months of the act giving rise to the loss; amend KRS 330.220 to require that lots or parcels of real or personal property be offered subject to a separate sale at establish provisions completing an auction; permit an auctioneer to withdraw real or personal property at any time until completion of a sale at an auction with reserve; forbid an auctioneer from withdrawing an article, lot, or parcel from an absolute auction unless no bid is made within a reasonable time; establish prohibitions and exceptions for minimum starting bids at both absolute and reserve auctions; amend KRS 330.990 to define penalties; permit the board to seek injunctive relief; amend KRS 330.115, 330.120, 330.130, 330.170, 330.190 to make technical changes and to conform; repeal KRS 330.033, 330.035, 330.090.

HB 193 - AMENDMENTS

HCS - Retain original provisions; remove waiver of immunity clause regarding board's authority to purchase or not purchase insurance; specify that

board-approved core course includes core subjects of Kentucky auction statutes and regulations, and ethics; exempt any auction sale of horses or any auctioneer participating in an auction sale of horses from certain advertising requirements, cause disciplinary action, justifying or provisions regulating absolute and reserve auctions; make technical corrections.

HFA (1, D. Ford) - Make technical correction.

HFA (2, K. Bratcher) - Retain original provisions except permit the board to the high school diploma requirement for a licensee licensed prior to 1985; require an applicant for an auctioneer license to complete 80 hours of approved classroom instruction: remove requirements for an apprentice applying for an auctioneer license, possessing apprentice license, serving a two-year apprenticeship, and participating in at least ten auctions during the years prior to application; remove requirement that an apprentice auctioneer apply for an auctioneer license within 5 years of being issued an apprentice license.

SCS - Retain original provisions except reduce the maximum limit for an initial license fee and annual renewal license fee from \$300 to \$150; make appeals and requests for injunctions to the Circuit Court of the county in which the alleged violation occurred.

SFA (1, V. McGaha) - Retain original provisions; amend Section 4 to exempt from licensure persons who acquire real or personal property by consignment or purchase for the purpose of conducting an Internet auction.

SFA (2, D. Seum) - Retain original provisions except replace references to an applicant's residency with references to the state that issued an applicant's license as the basis for reciprocity.

Feb 3-introduced in House Feb 4-to Licensing & Occupations (H) Feb 13-posted in committee

Feb 25-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 26-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Feb 27-posted for passage in the Regular Orders of the Day for Monday, March 2, 2009; floor amendment (2) filed to Committee Substitute

Mar 3-3rd reading; floor amendment (2) defeated; passed 98-1 with Committee Substitute, floor amendment (1)

Mar 4-received in Senate

Mar 6-to Licensing, Occupations & Administrative Regulations (S)

Mar 9-taken from committee; 1st reading; returned to Licensing, Occupations & Administrative Regulations (S)

Mar 10-reported favorably, 2nd reading, to Rules with Committee Substitute

Mar 12-floor amendments (1) and (2) filed to Committee Substitute

Mar 13-floor amendment (1) withdrawn; posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading; floor amendments (1) and (2) withdrawn; passed 38-0 with Committee Substitute; received in House; posted for passage

for concurrence in Senate Committee Substitute; House concurred in Senate Committee Substitute; passed 89-1; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch. 70)

HB 194/FN (BR 1221) - T. Riner

AN ACT relating to child safety.

Create a new section of KRS 199.892 to 199.896 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.

Feb 3-introduced in House Feb 4-to Health & Welfare (H) Feb 5-posted in committee Feb 12-reported favorably, 1st

reading, to Consent Calendar
Feb 13-2nd reading, to Rules; posted
for passage in the Consent Orders of the
Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 Feb 26-received in Senate

Mar 2-to Veterans, Military Affairs, & Public Protection (S)

Mar 5-reported favorably, 1st reading, to Consent Calendar

Mar 6-2nd reading, to Rules

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 51)

HB 195/CI (BR 1170) - R. Webb

AN ACT relating to the justice system and declaring an emergency.

Repeal and reenact KRS 439.320, relating to parole board membership; KRS 439.340, relating to parole of prisoners; KRS 23A.2065 and 24A.1765, relating to additional fees for criminal cases in Circuit Court and District Court; KRS 64.005, relating to the clerk's fee for filing bond or release on recognizance; 189A.050, relating to DUI service fee and the use of revenue from fees collected; KRS 431.078, relating to the expungement of misdemeanor and violation conviction records; and KRS 532.200, relating to home incarceration; EMERGENCY.

HB 195 - AMENDMENTS

HCS/CI - Retain original provisions except to add language applying provisions retroactively.

SCS (1/CI) - Retain original provisions except amend KRS 64.090, relating to sheriffs, to add a \$40 fee for service of domestic violence or emergency protective orders; amend KRS 532.260, relating to home incarceration, to increase the number of days in the remainder of a sentence to be eligible for home incarceration from 90 days to 180 days; amend KRS 441.064, relating to the responsibilities of the Department of Corrections, to allow notification by electronic mail to the jailer and fiscal court of any deficiencies discovered during an inspection of a jail.

SCS (2/CI) - Amend to require that fee

for service of a domestic violence order or emergency protective order is to be paid by the respondent if the respondent is found guilty of the commission of an act of domestic violence.

SFA (1, R. Jones II) - Attach provisions of SB 5/GA relating to driving under the influence, except omit coverage of non-impairing controlled substances.

SFA (2, G. Neal) - Clarifies that the fee for the service of a domestic violence order or emergency protective order is to be paid by the respondent if the respondent is found guilty of an act of domestic violence.

SFA (3, D. Kelly) - Clarifies that the fee for the service of a domestic violence order or emergency protective order is to be paid by the respondent if the respondent is found guilty of an act of domestic violence.

Feb 3-introduced in House Feb 4-to Judiciary (H)

Feb 9-posted in committee
Feb 11-reported favorably, 1st
reading, to Consent Calendar with
Committee Substitute

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Day for Monday, February 23, 2009
Feb 23-3rd reading, passed 98-0 with

Committee Substitute Feb 24-received in Senate

Feb 24-received in Senate Feb 26-to Judiciary (S)

Mar 3-taken from committee; 1st reading; returned to Judiciary (S)

Mar 9-taken from committee; 1st reading; returned to Judiciary (S); reported favorably, to Calendar with Committee Substitute

Mar 10-2nd reading, to Rules; floor amendments (1) (2) and (3) filed to Committee Substitute

Mar 11-posted for passage in the Regular Orders of the Day for Wednesday, March 11, 2009; taken from the Regular Orders of the Day; recommitted to Judiciary (S)

Mar 13-reported favorably, to Rules with Committee Substitute (2); posted for passage in the Regular Orders of the Day for Friday, March 13, 2009; 3rd reading; Committee Substitute withdrawn; floor amendments (1) (2) and (3) withdrawn; passed 37-0 with Committee Substitute (2); received in House

HB 196 (BR 1229) - 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 to exclude a convicted felon from the right to vote for certain crimes; exclude other convicted felons 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.

Feb 3-introduced in House Feb 4-to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 197 (BR 940) - J. Richards

AN ACT relating to the Kentucky educator award and recognition fund

and making an appropriation there for.

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; APPROPRIATION.

Feb 3-introduced in House
Feb 4-to Education (H)
Feb 6-posted in committee
Feb 10-reported favorably, 1st
reading, to Consent Calendar
Feb 11-2nd reading, to Rules
Feb 12-posted for passage in the
Consent Orders of the Day for Monday,
February 23, 2009
Feb 23-3rd reading, passed 98-0
Feb 24-received in Senate

HB 198 (BR 1186) - C. Rollins II

Feb 26-to Education (S)

AN ACT relating to community education.

Amend KRS 160.155, 160.156, and 160.157 to delete obsolete language, clarify language regarding the use of funds for a community education director, including professional development, and clarify roles.

Feb 3-introduced in House
Feb 4-to Education (H)
Feb 6-posted in committee
Feb 10-reported favorably, 1st
reading, to Consent Calendar
Feb 11-2nd reading, to Rules
Feb 12-posted for passage in the
Consent Orders of the Day for Monday,
February 23, 2009
Feb 23-3rd reading, passed 98-0

Feb 23-3rd reading, passed 98-0 Feb 24-received in Senate Feb 26-to Education (S)

Mar 5-reported favorably, 1st reading, to Consent Calendar

Mar 6-2nd reading, to Rules

Mar 13-posted for passage in the Consent Orders of the Day for; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor Mar 20-signed by Governor (Act ch.

Mar 20-signed by Governor (Act ch. 42)

HB 199 (BR 1050) - T. Burch

AN ACT relating to identification cards for people experiencing homelessness.

Amend KRS 186.531 to establish a \$2.00 charge for the first personal ID issued to a person without a fixed, permanent address.

Feb 3-introduced in House Feb 5-to Transportation (H) Feb 23-posting waived Feb 24-reported favorably, reading, to Consent Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the

for passage in the Consent Orders of the Day for Friday, February 27, 2009 Feb 27-3rd reading, passed 92-1

Mar 2-received in Senate

Mar 4-to State & Local Government

HB 200/CI (BR 1029) - T. Burch

AN ACT relating to acupuncture.

Amend various sections of KRS
311.671 to 311.686 to change

acupuncture from a certified to a licensed profession; amend KRS 311.676 to increase the penalty for practicing acupuncture without a license to a Class D felony; amend KRS 311.680 to clarify the list of potentially serious disorders or conditions.

Feb 3-introduced in House Feb 4-to Licensing & Occupations (H) Feb 23-reassigned to Health & Welfare (H) Feb 24-posted in committee

HB 201/LM (BR 929) - D. Owens

AN ACT relating to elections.

Amend KRS 116.055 to permit members of political organizations and political groups to vote in primaries for nonpartisan races; amend KRS 117.035 to establish a process to select temporary replacements for members on a county board of elections if a member is prohibited from serving, chooses not to serve, or cannot serve due to illness or disability; amend KRS 117.045 to prohibit an election officer from being a candidate while serving as an election officer or from being an election officer in a precinct where the election officer has family members on the ballot; amend KRS 117.085 to clarify the procedures to follow to apply for, to transmit, to cast, and to count an absentee ballot; amend KRS 117.187 to require a county board of elections to include the Elections and Voting Equipment Security Plan in the training provided to election officers; amend KRS 117.265 to establish a timetable for the filing of a declaration of intent: amend KRS 117.295 to require that ballot boxes remain locked after voting; amend KRS 118.425 to establish that the State Board of Elections count and tabulate the votes certified to the Secretary of State no later than the third Monday after the election.

Feb 3-introduced in House Feb 4-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 5-posted in committee
Feb 10-reported favorably, 1st

reading, to Calendar
Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Regular Orders of the Day for Friday, February 13, 2009

Feb 23-3rd reading, passed 96-0 Feb 24-received in Senate Feb 26-to State & Local Government

(S)
Mar 9-reported favorably, 1st reading,

to Consent Calendar
Mar 10-2nd reading, to Rules

HB 202/FN (BR 1180) - S. Riggs

AN ACT relating to watercraft.

Amend KRS 136.1801 to correct mile markers on rivers to conform to designations determined by the U.S. Army Corps of Engineers; amend KRS 136.1803 to make commercial watercraft property tax returns due May 15; amend KRS 136.1804 to require notification be given to commercial watercraft owners when local property tax rates are set and provided to the Department of Revenue.

HB 202 - AMENDMENTS

SCA (1, C. Borders) - Clarify when barge lines are to file property tax listing

of watercraft.

Feb 3-introduced in House Feb 4-to Appropriations & Revenue

Feb 10-reported favorably

Feb 10-reported favorably, 1st reading, to Consent Calendar

Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Feb 23-3rd reading, passed 98-0 Feb 24-received in Senate

Feb 26-to Appropriations & Revenue

Mar 6-reported favorably, 1st reading, to Consent Calendar with committee amendment (1)

Mar 9-2nd reading, to Rules

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0 with committee amendment (1); received in House; posted for passage for concurrence in Senate committee amendment (1); House concurred in Senate committee amendment (1); passed 96-0; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 52)

HB 203 (BR 514) - S. Riggs

AN ACT relating to the Local Government Economic Development Program.

Amend KRS 42.4588 to change the administration of the multicounty Local Government Economic Development Program by removing it from the Cabinet for Economic Development and placing it in the Governor's Office for Local Development; amend KRS 42.4595, 42.460, 11A.233, 154.12-224, and 154.12-225 to conform; to confirm Executive Order 2008-602.

HB 203 - AMENDMENTS

SCA (1, D. Thayer) - Create a new section of KRS Chapter 11 and a new section of KRS Chapter 12 to require that executive orders issued by the Governor be numbered in consecutive numerical order by date of issuance and be filed electronically with the Secretary of State; to require the co-chairs of the Legislative Research Commission to refer each order to a committee within 5 working days of receipt by the Commission; permit a committee to review an order within 90 days following referral by the co-chairs of the Commission; require the committee to report its comments to the Commission for transmittal to the General Assembly; establish that executive orders expire 90 days after the end of the term of the Governor who issued the executive order; establish that an executive order may be adopted, overridden, or amended by legislative enactment; establish that 90 days after the end of the term of office of the governor or of a statewide elected official, executive orders and administrative orders created respectively by such officials shall expire.

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

Feb 3-introduced in House Feb 6-to Local Government (H) Feb 9-posted in committee Feb 11-reported favorably, 1st reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, February 23, 2009

Feb 23-3rd reading, passed 98-0 Feb 24-received in Senate

Feb 26-to Economic Development, Tourism & Labor (S)

Mar 9-taken from committee; 1st reading; returned to Economic Development, Tourism & Labor (S)

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill

Mar 13-recommitted to State & Local Government (S); reported favorably, to Rules as a Consent bill with committee amendments (1) and (2-title); placed in the Orders of the Day; 3rd reading, passed 38-0 with committee amendments (1) and (2-title); received in House

HB 204/LM (BR 901) - S. Riggs

AN ACT relating to the county employees retirement system.

Amend KRS 78.510 to increase the number of months to nine from six for which an employee qualifies as being employed in a seasonal position for purposes of the county employees retirement system.

HB 204 - AMENDMENTS

HCS/LM - Retain original provisions of bill, but provide that for employees of school boards, "seasonal employee" lasts no longer than 6 months.

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

SFA (2, D. Thayer) - Create new sections of KRS Chapter 121 to define terms and to delete the exclusion of news stories, commentary, and editorials by the media from the definition of "contribution"; amend to increase the number of persons necessary to form a political issues committee from one to two or more persons; amend to require a making an independent person expenditure to report it if the amount exceeds \$500 in the aggregate in any 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 committees; establish campaign contribution limits for individuals; permit a married couple to combine their individual contribution limits by writing one check under certain specific conditions; permit candidates, slates of candidates, committees, and individuals to utilize online 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 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 rescission rights: permit the exercise of rescission rights by a candidate or slate of candidates if an opponent is replaced death, disability, due to disqualification not later than 15 days after the party nominates the replacement; permit write-in candidates to request an exemption; establish that candidate exempted campaign committees, and political issues committees are bound to the terms of the exemption unless it is rescinded timely; establish penalties and fines for candidates, slates of candidates, 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; establish reporting requirements of candidates, slates of candidates, candidate campaign committees, political issues committees, and registered fundraisers; require all candidates, reporting candidate campaign committees, political issues committees, and registered fundraisers to make post-election 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; permit Kentucky-based federal permanent committees to make certain contributions; 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; exempt legislative candidates from filing reports with the county clerk; 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; 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, and to require candidates and slates of candidates running for statewide office to file electronically on the next regularly scheduled reporting date when contributions or loans, or a balance in a campaign account or accounts is in the aggregate of \$25,000 or more; 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 campaign 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, 61.710, and 23A.070 to conform; repeal KRS 121.015, 121.150 and 121.180; effective November 5, 2009.

Feb 3-introduced in House Feb 4-to State Government (H) Feb 23-reassigned to Local Government (H); posted in committee

Feb 25-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 27, 2009

Mar 3-3rd reading, passed 100-0 with Committee Substitute

Mar 4-received in Senate

Mar 6-to State & Local Government (S)

Mar 9-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 10-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 11-reported favorably, to Rules as a Consent Bill

Mar 12-floor amendments (1-title) and (2) filed

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; floor amendments (1-title) and (2) withdrawn; 3rd reading; passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch. 71)

HB 205 (BR 1181) - S. Riggs, R. Crimm, D. Floyd, J. Hoover, R. Webb

AN ACT relating to dust.

Create new sections of KRS Chapter 411 to establish procedures for civil 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 statute 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 requirements for wrongful death claims; exempt a premises owner from liability unless the individual's exposure 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.

Feb 3-introduced in House Feb 4-to Judiciary (H)

HB 206/FN (BR 933) - J. Stewart III

AN ACT relating to the rights of residents in long-term-care facilities.

Amend KRS 216.515 to prohibit a nursing home resident from being moved involuntarily from one bed to another in a facility when the resident has utilized personal resources to cover the cost of care for 5 or more years; require reasonable notice of a move; permit the resident the right to appeal a move.

Feb 3-introduced in House Feb 4-to Health & Welfare (H)

HB 207 (BR 896) - S. Brinkman

AN ACT relating to business entities.

Create a new section of KRS Chapter 362.1 to create a new provision relating to distributions of property of limited liability partnerships; create a new section of KRS Chapter 362.2 to specify the legal ramifications arising from a failure of a foreign limited partnership to obtain a certificate of authority; create a new section of KRS Chapter 271B.8 to set venue for certain actions relating to corporations; create a new section of KRS Chapter 272 to specify the liability of a purchaser of shares from an association; amend KRS 271B.14.200 change the deliver requirements for certain corporate filings; amend KRS 271B.14-210 to exempt from the notice sending provisions those notices sent to corporations that expire due to the passing of their period of duration; amend KRS 271B.14-220 to change registered office to principal office; amend KRS 271B.15-300 to change the predicate requirements for revoking a corporation's certificate of authority; amend KRS 271B.15-310 to change registered office to principal office; amend KRS 271B.16-220 to increase the information included on certain corporate filings; amend KRS 272.201 to remove provisions relating to liability for an association debts; amend KRS 272.490 to exempt from immunity the liability for a person's own misconduct; amend KRS 273.178 to remove the provision making the reservation of a corporate name nonrenewable: amend KRS 273.187 to modify the liability exposure of certain corporate officers and employees; amend KRS 273.223 to

set venue for certain actions relating to corporations; amend KRS 273.318 modify the conditions necessary for administrative dissolution of corporation; amend KRS 273.3181 to specify where and when notice must be sent: amend KRS 273.3182 to allow a corporation that has exceeded its period of duration a 60-day window to retroactively extend that period; amend KRS 273.3646 to alter the conditions necessary to revoke a foreign corporation's certificate of authority; amend KRS 273.3647 to utilize a principal rather than a registered office; amend KRS 273.3671 to increase the information contained in a corporation's annual report; amend KRS 274.015 to specify the applicability of KRS Chapter professional 271B to service corporations; amend KRS 274.017 to allow fractional shares and rights or options to purchase shares; amend KRS 274.055 apply designated general statutes to business corporation professional service corporations; amend KRS 274.245 to remove the requirement that a foreign professional service corporation obtain a certificate of authority if it has a Kentucky office; amend KRS 275.003 to allow LLC agreements to provide for penalties for LLC members who fail to contribute to the LLC; amend KRS 275.105 to allow reserved LLC names to be renewed; amend KRS 275.150 to exempt liability resulting from a person's misconduct; amend KRS 275.265 to limit the right of assignees in the operation of an LLC; amend KRS 275.295 to modify the conditions for administrative dissolution of an LLC: amend KRS 275.360 to make a grammatical correction; amend KRS 275.440 to modify the conditions for revocation of a foreign LLC's certificate of authority; amend KRS 275.445 to change registered office to principal office; amend KRS 279.090 to allow liability to due an incorporator's or member's own conduct; amend KRS 279.390 to allow liability due to a member's or shareholder's own conduct; amend KRS 362.1-103 to allow for situations where LLC members fail to make required contributions; amend KRS 362.1-121 to specify the place of filing of an LLC's annual report; amend KRS 362.122 to modify the conditions necessary for administrative dissolution and the office where certain documents are sent; amend KRS 362.1-123 to modify the conditions necessary for revocation of a statement of foreign qualification and the office where certain documents are sent; amend KRS 362.1-504 to include the rights of a transferee; amend KRS 362.2-106 to specify the limited partnerships are subjects to future amendments and repeals of the state's partnership law; amend KRS 362.2-110 to establish rights with respect to noncontributing partners; amend KRS 362.2-303 to remove a limited partner's own misconduct from the grant of immunity; amend KRS 362.2-404 to remove a general partner's own misconduct from the grant of immunity; amend KRS 362.2-809 to modify the conditions necessary for administrative dissolution of a domestic limited partnership; amend KRS 362.2-810 and 362.2-811 to use a designated rather than a registered office; amend KRS

362.2-906 to modify the conditions for

revocation of a certificate of authority for a foreign partnership: amend KRS 362.2-907 to use principal rather than registered offices and to apply the statute to limited partnerships; amend KRS 365.015 to include the use of fictitious names; amend KRS 382.335 to remove language relating to the organization or dissolution of a private corporation; amend KRS 386.4426 and 386.4428 to set a filing fee for original and amended certificates of authority; amend KRS 386.4444 to modify the conditions for revocation of a certificate of authority for a foreign business trust; amend KRS 386.466 to include limited partnerships and statutory and business trusts within the statute; repeal KRS 275.340.

Feb 3-introduced in House Feb 4-to Judiciary (H) Feb 13-posted in committee

HB 208 (BR 893) - M. Denham

AN ACT relating to fish and wildlife.

Amend KRS 150.025 to allow the Department of Fish and Wildlife Resources to make administrative regulations available on the department's Web site within five days of filing instead of requiring newspaper publication; amend KRS 150.175 to allow holders of trapping licenses to trap on lands of another person with that person's oral consent, as provided by administrative regulation; create a new special user permit for recreational purposes to be used on land for which a recreational land use agreement has been reached or land that has been otherwise acquired by the department; amend KRS 150.179 to allow the department to waive licensing requirements for participants in events or supporting recreational programs activities amend KRS 150.410 to allow wildlife identification numbers to be used for the tagging of traps.

HB 208 - AMENDMENTS

HCA (1, M. Denham) - Require that the commissioner prepare news releases for all new or amended administrative regulations relating to fish and wildlife, instead of only for administrative regulations that propose to establish or increase fees.

SCS - Retain original provisions of HB 208; create new section to allow the Department to use state personnel and resources to provide administrative assistance to the Fish and Wildlife Foundation.

Feb 3-introduced in House

Feb 4-to Natural Resources & Environment (H)

Feb 11-posting waived; posted in committee

Feb 12-reported favorably, 1st reading, to Consent Calendar with committee amendment (1)

committee amendment (1)
Feb 13-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 with committee amendment (1)

Feb 26-received in Senate

Mar 2-to Natural Resources and Energy (S)

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

Mar 5-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Tuesday, March 10, 2009; 3rd reading; Committee Substitute withdrawn; passed 38-0; received in House

Mar 11-enrolled, signed by each presiding officer; delivered to Governor Mar 20-signed by Governor (Act ch.

HB 209 (BR 1030) - A. Webb-Edgington

AN ACT relating to the school calendar.

Amend KRS 158.070 to permit schools to be closed on the third Monday of February in observance of Presidents' Day.

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee

Feb 10-reported favorably, 1st reading, to Consent Calendar

Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Tuesday, February 24, 2009

Feb 24-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 11-returned to Rules

HB 210 (BR 977) - L. Combs

AN ACT relating to speech-language pathologists and audiologists, and making an appropriation therefor.

Create a new section of KRS Chapter to provide an annual salary for speech-language supplement pathologists and audiologists holding a certificate of clinical competence from the American Speech-Language Hearing Association; require, as a condition of receiving the supplement, that a speechlanguage pathologist or audiologist be employed by a local board of education to provide or coordinate speechlanguage pathology or audiology for students and holds a valid credential from the Educational Professional Standards Board or a license issued by Kentucky Board of Speech-Language Pathology and Audiology; require, as a condition of allocation, that the supplement only be paid if funds are appropriated for that purpose; require that the salary supplement be equivalent to the stipend paid to teachers who have attained National Board of Professional Teaching Standards certification; require the salary supplement be considered in the calculation for contribution to the Kentucky Teachers' Retirement System; require that the supplement cease if the speechlanguage pathologist or audiologist is employed in another capacity in which provision of speech-language pathology or audiology is secondary to person's other teaching or administrative duties; direct the local board of education to request reimbursement from the fund to support educational excellence.

HB 210 - AMENDMENTS

SFA (1, T. Buford) - Retain original provisions plus add board certification by the American Board of Audiology as a prerequisite to qualifying for the supplement.

SFA (2/Title, J. Denton) - Make title

amendment.

SFA (3, J. Denton) - Attach the provisions of HB 491 to HB 210/GA.

Feb 3-introduced in House Feb 5-to Education (H)

Feb 6-posted in committee
Feb 10-reported favorably, 1

reading, to Consent Calendar
Feb 11-2nd reading, to Rules

Feb 23-posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 98-1 Feb 26-received in Senate

Mar 2-to Licensing, Occupations & Administrative Regulations (S)
Mar 9-taken from committee; 1st

reading; returned to Licensing,
Occupations & Administrative
Regulations (S)

Mar 10-reported favorably, 2nd reading, to Rules; floor amendment (1) filed

Mar 12-floor amendments (2-title) and (3) filed

HB 211 (BR 1144) - L. Combs

AN ACT relating to forestry.

Amend KRS 149.330 to include removal of woody biomass in definition of "timber harvesting operations"; include energy production in definition of commercial purposes for "timber harvesting operations"; exclude firewood cut for personal use only from definition of "timber harvesting operations".

Feb 3-introduced in House

Feb 4-to Natural Resources & Environment (H)

Feb 25-posting waived

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

Feb 27-2nd reading, to Rules

Mar 2-posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009

Mar 11-returned to Rules

HB 212/LM/AA (BR 1042) - M. Denham

AN ACT relating to retirement.

Amend KRS 61.637 to exempt employers participating in the County Employees Retirement System from paying employer contributions and reimbursements for retiree health care paid by the systems for retirees reemployed on or after September 1, 2008.

Feb 3-introduced in House Feb 4-to State Government (H)

HB 213 (BR 122) - T. Pullin

AN ACT relating to hardship driver's

Create various new sections of KRS 186.400 to 186.640, relating to driver licensing, to allow a District Court to issue a person a hardship driver's license for violating general traffic laws that have caused a person's driver's license to be suspended; pattern the license after the provisions currently in place for a DUI hardship license.

Feb 3-introduced in House Feb 4-to Transportation (H) Feb 13-posted in committee

HB 214/FN/LM (BR 1025) - K. Flood, A.

Wuchner

AN ACT relating to breast-feeding. Amend KRS 211.990 to establish a fine of \$500 for the first offense and \$1,000 for each subsequent offense for any person who violates of KRS 211.755, which permits breast-feeding by a mother in any location, public or private, where the mother is otherwise authorized to be.

Feb 3-introduced in House Feb 4-to Health & Welfare (H)

Feb 9-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 Monday, February 23, 2009

Feb 24-3rd reading, passed 94-0 Feb 25-received in Senate Feb 27-to Health & Welfare (S)

HB 215 (BR 1026) - K. Flood

AN ACT relating to the environmental trust fund.

Amend KRS 224.01-200 to allow use of Environmental Trust Fund moneys for environmentally beneficial projects; amend KRS 224.01-205 to allow trust fund to be used to support projects that benefit the environment and the Commonwealth; prohibit use of trust fund for routine day-to-day permitting, monitoring, and enforcement activities; amend KRS 224.01-215 to grant permissive authority Environmental Board to identify and authorize environmentally beneficial projects.

HB 215 - AMENDMENTS

HCS - Retain original provisions of HB 215; create new section of KRS Chapter 224.01 to define "environmentally beneficial projects"; reduce the scope of use of the environmental trust fund for implementing policies and purposes of KRS Chapter 224; restrict use of fund to routine activities including permitting, monitoring, and enforcement; require the environmental board to report on use of environmental trust fund annually to the LRC and to the Governor.

Feb 3-introduced in House

Feb 4-to Natural Resources & Environment (H)

Feb 9-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar with Committee Substitute Feb 24-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Wednesday, February 25, 2009 Feb 26-3rd reading, passed 95-0 with

Feb 26-3rd reading, passed 95-0 with Committee Substitute

Feb 27-received in Senate

Mar 3-to Natural Resources and Energy (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar Mar 10-2nd reading, to Rules

HB 216/FN (BR 333) - R. Rand, R.

AN ACT relating to fiscal matters and declaring an emergency.

Repeal and reenact KRS 136.392, 138.195, 141.160, 160.6156, 160.6157, 160.6158, 131.183, 141.044, 141.235, 134.580, 393.060, 157.621; amend the

definition of retailer in KRS 139.010 to exclude a person making sales at a charitable auction; EMERGENCY.

Feb 3-introduced in House Feb 4-to Appropriations & Revenue

Feb 6-posted in committee Feb 13-posted in committee Feb 23-reported favorably, reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Mar 9-3rd reading, passed 91-0; received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 10-taken from Committee on Committees; 2nd reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Mar 12-reported favorably, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009; 3rd reading, passed 37-1; received in House; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 24-signed by Governor (Act ch.

HB 217/LM (BR 133) - D. Floyd

AN ACT proposing to create a new section to be added to the Constitution of Kentucky relating to initiatives.

Propose to create a new section of the Constitution of Kentucky to permit the people to submit petitions for initiatives: submit to the voters for approval or disapproval.

Feb 3-introduced in House Const. Feb 5-to Elections. Amendments & Intergovernmental Affairs (H)

HB 218/LM (BR 497) - R. Henderson

AN ACT relating to motor vehicles.

Create a new Section of KRS Chapter 186 requiring the registration of motor vehicles housed for longer than 180 days in the Commonwealth; provide for limited exemptions; amend KRS 186.990 to create a penalty for the violation of Section 1 of this Act; create a new section of KRS Chapter 186 to establish a service fee for persons penalized under the provisions of KRS 186.990; set provisions of service fee; create a new section of KRS Chapter 174 to give the Division of Motor Vehicle Licensing the responsibility to carry out the provisions of Section 1 of this Act.

Feb 3-introduced in House Feb 4-to Transportation (H) Feb 27-posted in committee

HB 219 (BR 1220) - 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; set the maximum amount of the scholarship at 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 the nonpublic participating school; require the Kentucky Board of Education to promulgate necessary administrative regulations to implement and manage the scholarship program; require that the program be implemented by the 2010-2011 school year.

Feb 3-introduced in House Feb 4-to Education (H)

HB 220 (BR 895) - S. Brinkman

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 provisions to create and amend various statutes relating to business entities to the following: accomplish the provisions of the consistent and corporate 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 Chapter 362 that were repealed with a delayed effective date in 2006 Ky. Acts. Chapter 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 \$250,000 from \$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 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; 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; amend various to conform; repeal KRS sections 274.087, 362.495, 362.497, 362.499, 362.501, 362.503, 362. 505, 362.507, 362.509, and 362.585.

Feb 3-introduced in House Feb 4-to Judiciary (H) Feb 9-posted in committee 11-reported favorably, reading, to Consent Calendar Feb 12-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Tuesday, February 24, 2009 Feb 24-3rd reading, passed 99-0

Feb 25-received in Senate Feb 27-to Judiciary (S)

HB 221/CI (BR 1053) - T. Thompson, D. Osborne

AN ACT relating to motor vehicle accidents.

Repeal and reenact KRS 189.990; increase the penalty to a Class D felony for leaving the scene of an accident if the defendant knew or should have known that death or serious physical injury is involved.

Feb 3-introduced in House Feb 4-to Judiciary (H) Feb 9-posted in committee 11-reported favorably, Feb reading, to Consent Calendar Feb 12-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Tuesday, February 24, 2009 Feb 24-3rd reading, passed 99-0

Feb 25-received in Senate Feb 27-to Judiciary (S)

HB 222 (BR 882) - K. Stevens, W. Stone, L. Belcher, J. Greer, R. Henderson, C. Hoffman, T. McKee, C. Miller, J. Richards

AN ACT relating to trusts. Amend KRS 386.185 to increase the amount in a trust that is eligible for distribution upon petition of the fiduciary to \$100,000 or less.

Feb 3-introduced in House Feb 4-to Judiciary (H) Feb 9-posted in committee 11-reported favorably, reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Tuesday, February 24, 2009

Feb 24-3rd reading, passed 99-0 Feb 27-to Judiciary (S)

HB 223 (BR 993) - J. Wayne, T. Burch, T. Firkins, D. Graham, J. Jenkins, M. Marzian, R. Meeks, H. Moberly Jr., D. Watkins, R. Webb 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 139.010, 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, 2009, make estate tax provisions effective for deaths on or after August 1, 2009; make sales tax provisions effective for billings on or after August 1, 2009.

HB 223 - AMENDMENTS

HFA (1, D. Graham) - Retain the original provisions of bill, except allow an exemption for greens fees charged for charitable golfing events.

Feb 3-introduced in House Feb 4-to Appropriations & Revenue

Feb 9-floor amendment (1) filed

HB 224 (BR 934) - J. Wayne, L. Clark

AN ACT relating to motor fuels tax. Create a new section of KRS 138.210 to 138.448 to exempt vegetable oil and waste vegetable oil from the motor fuels tax for five years; define terms.

Feb 3-introduced in House Feb 4-to Appropriations & Revenue

HB 225 (BR 58) - T. Kerr

AN ACT relating to sales representatives' contracts.

Amend KRS 371.370 to delete situs and wholesale restrictions contained in the definition of "principal."

Feb 3-introduced in House Feb 4-to Judiciary (H)

HB 226 (BR 981) - C. Rollins II, K. Flood, M. Henley, B. Montell, T. Moore, B. Yonts

AN ACT relating to college textbooks and declaring an emergency.

Create new sections of KRS Chapter 164 to define terms relating to college textbooks; state the intent of the General Assembly to encourage containment efforts; require that no later than the 2009-2010 fall academic term each public postsecondary education institution implement a policy establishing a deadline for faculty adoption and public posting of the International Standard Book Number and retail price for all courses within the undergraduate course schedule; require the Council on Postsecondary Education to review each institution's policy and the implementation of the policy; require each policy to have penalties for faculty who do not comply or financial relief for the students who are victims of late notifications; require that no later than

the 2009-2010 fall academic term, a publisher that sells a college textbook and any supplemental material in a single bundle make available the college textbook and the supplemental materials as separate and unbundled items with each priced separately; prohibit a faculty member from adopting a single bundle college textbook package unless the materials can be unbundled; exempt integrated textbooks from the bundling provision; require no later than 2009-2010 that publishers publish substantial content revisions between editions of the same book; EMERGENCY.

HB 226 - AMENDMENTS

HCS - Retain original provisions, except eliminate the requirement for a penalty provision for faculty who do not comply or financial relief in each institution's textbook adoption procedures; clarify publishers' responsibilities in disclosure of prices and substantial changes between editions.

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee

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

Feb 25-2nd reading, to Rules

Feb 26-posted for passage in the Regular Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, passed 83-9 with Committee Substitute

Mar 2-received in Senate

Mar 4-to State & Local Government

HB 227 (BR 416) - W. Coursey, J. Richards

AN ACT relating to the collection of school taxes.

Amend KRS 160.648 to require that any person, individual, or corporation that fails to pay school taxes pay the school board's court costs and attorney's fees that are incurred as a result of trying to collect the taxes.

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee

HB 228/LM (BR 855) - W. Coursey, G. Stumbo, J. Richards, T. Thompson, A. Webb-Edgington

AN ACT relating to crimes and punishments and declaring emergency.

Create new sections of KRS Chapter 218A to prohibit possession of, trafficking in, and cultivation of salvia and impose penalties; amend KRS 218A.010 to define "salvia"; amend 218A.050 to include salvia as a Schedule I controlled substance: amend 217.065, relating to misbranded drug or device, to include salvia; amend KRS 218A.141, relating to additional penalties for trafficking, to include trafficking in salvia: amend KRS 218A.1411, relating to trafficking in a controlled substance in or near school, to exclude offenses relating to salvia; amend KRS 218A.276, relating to a rehabilitation program for possessors of marijuana, to include possessors of salvia; amend 218A.410, relating to property subject to forfeiture,

to exclude misdemeanor offenses relating salvia certain to in circumstances; amend 218A.500 to include in the definition of "drug paraphernalia" certain items used with salvia; amend KRS 530.064, relating to unlawful transaction with a minor in the first degree, to exclude activity involving salvia: amend KRS 530.065, relating to unlawful transaction with a minor in the second degree, to include activity involving salvia; amend various other sections to conform; EMERGENCY.

HB 228 - AMENDMENTS

HCS/LM - Retain most of the original provisions, except to remove provision relating to unlawful transaction with a minor in the second degree.

HFA (1, W. Coursey) - Amend KRS 218A.992, relating to enhancement of penalty for drug offense when in possession of a firearm, to exclude offenses involving salvia.

HFA (2, W. Coursey) - Add language to exclude any other species in the genus Salvia from the definition for

Feb 3-introduced in House Feb 4-to Judiciary (H) Feb 9-posted in committee

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

Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009

Feb 23-floor amendments (1) and (2) filed to Committee Substitute

Feb 24-3rd reading, passed 99-0 with Committee Substitute, floor amendments (1) and (2)

Feb 25-received in Senate Feb 27-to Judiciary (S)

HB 229/FN (BR 516) - T. Thompson, R. Palumbo, E. Ballard, W. Coursey, J. DeCesare, M. Denham, M. Henley, J. Hoover, D. Horlander, B. Housman, B. Montell, F. Nesler, D. Osborne, D. Pasley, S. Riggs, A. Smith, D. Watkins, A. Webb-Edgington, B. Yonts

AN ACT relating to economic development.

Amend Subchapter 34 of KRS Chapter 154 to expand the application of incentives available, to allow recovery of up to 100% of eligible skills upgrade training costs, and to allow an advance disbursement; create a new subchapter of KRS Chapter 154 and a new section in KRS Chapter 141 to replace existing economic development programs in KRS Chapter 154 Subchapters 22, 23, 24, and 28; create a new subchapter of KRS Chapter 154 and a new section in KRS Chapter 141 to establish an income tax credit program for employers who hire at least 5 new employees and who pay qualifying tuition expenses for employees, Create a new section of KRS Chapter 141 to establish an income tax credit for tuition and other educational expenses paid by a taxpayer who is a party to the Metropolitan College Consortium Agreement as of the effective date of the Act; date-limit the provisions of the Kentucky Enterprise Initiative Act and create a new subchapter of KRS Chapter 154 to establish a new incentive program substantially the same as the Kentucky Enterprise Initiative Act with the addition

of the purchase of data processing equipment under the \$5 million cap: create new sections of Subchapters 22, 23, 24, and 28 to date-limit the application of those subchapters to projects approved prior to the effective date of the Act; create a new section of KRS Chapter 141 to establish a crosswalk for the historic preservation tax credit provisions; amend KRS 171.396 and 171.397 to increase the historic preservation incentive cap from \$3 million to \$5 million, to make the credit refundable, and to make technical corrections; create a new section of KRS Chapter 139 to establish a sales and use tax refund for companies who purchase and install communication systems and systems; amend provisions of KRS 148.851, 148.853. 148.855, 148.857, 148.859, and 139.770 to amend language relating to lodging facilities and to make technical corrections; create new sections of KRS Chapter 148 to establish a refundable income tax credit for the production of films; create a new section of KRS Chapter 148 to establish the Kentucky Film Commission;

amend KRS 154.20-033, 141.0205, and 141.415 to conform; repeal KRS 141.415, 154.34-030, 154.34-040, 154.34-050, and 154.34-060.

HB 229 - AMENDMENTS

HCS (1/FN) - Retain original provisions; include a Kentucky wage component in calculating the amount of the advance disbursement allowed in the combined program; make the historic preservation credits transferable or refundable: make technical corrections: amend KRS 141.310 and 141.350 to conform.

HCS

(2/FN) -Retain original provisions with the following changes: amend the reinvestment program provisions to reduce the minimum investment level from \$10 million to \$2.5 million, and delete the advance disbursement; amend the combined credits program to identify enhanced incentive counties, to establish a minimum wage requirement for counties that are not enhanced incentive counties of 175% of the federal minimum wage, to add benefits requirements, and allow approved companies in enhanced incentive counties to impose a wage assessment of up to 5% with no required participation from local governments; delete the tuition credit for employers; amend the tuition credit for Metropolitan College to define Metropolitan College, to limit the tax credits to payments made on behalf of employees attending Metropolitan College, and to sunset the tax credit on April 15, 2013; amend the new sales tax incentive for the purchase of communications or data processing equipment to reduce the minimum investment from \$200 million to \$100 amend the Tourism million: Development Act to include reporting requirements; amend the film industry incentives to include national touring companies for Broadway produced in Kentucky, to require the agreement to be approved by the Tourism Development Authority, to require that agreements be submitted to the Government Contract Review Committee, and to add additional reporting requirements; create a new section of KRS Chapter 176 to provide

that railroad crossings, railroad spurs that access industrial parks, and shortline railroads at or near intersections roadways with be considered roads.

HFA (1, R. Damron) - Include railroad economic spurs that connect development projects as a cost of the project; create a new section of KRS Chapter 176 to include railroad crossings as an acceptable use of road

HFA (2, R. Webb) - Create a new section of KRS Chapter 131 to require the Department of Revenue to collect and report specific data to designated staff of the Legislative Research Commission no later than July 1 of each year.

HFA (3, J. Wayne) - Create a definition of "Metropolitan College" and require that in order for a taxpayer to be eligible for the tax credit, it shall be a partner in the Metropolitan College.

HFA (4, H. Moberly Jr.) - Retain original provisions; establish an annual cap for the tuition assistance credit of five million dollars.

HFA (5, H. Moberly Jr.) - Retain original provisions; allow the tuition assistance credit to be claimed only for employees who are Kentucky residents.

HFA (6, J. Jenkins) - Clarify the definition of "minimum wage target" to be the greater of 150 percent of the federal minimum wage or 75 percent of the average hourly wage for the county in which the project is to be located; clarify that to qualify for the project, the eligible company shall provide employee benefits equal to at least fifteen percent of the hourly wage paid to each employee.

HFA (7, H. Moberly Jr.) - Amend various sections to change the refundable credit to a nonrefundable credit.

HFA (8, H. Moberly Jr.) - Amend a new section created in KRS Chapter 141 to sunset the film industry tax incentives; authorize a study of the film industry tax incentives and KRS 139.538.

SCS/FN - Retain original provisions; amend provisions relating to the film industry incentives to reduce the level of investment for touring Broadway shows from \$500,000 to \$50,000; establish a new income tax credit for purchasers of new homes who do not qualify for the federal income tax credit: attach the provisions of HB 521, except delete provisions included in that bill that require incentives to be adjusted based upon the employment of Kentucky residents during the construction of the project; attach the provisions of Senate Bill 110, except amend to correct drafting errors; attach the provisions of HB 395; attach the provisions of HB 279; attach the provisions of HB 497, except amend to include all projects with agreements executed prior to January 1, 2008: establish an exemption from the pari-mutuel tax during an international horse racing event under certain conditions, during a one day event at a track authorized to conduct live racing for a minimum of 30 days in a calendar year, and for tracks conducting telephone account wagering participating as receiving tracks in intertrack wagering during international horse racing event if the host tract is exempt from the pari-mutuel tax during the event; amend 2008

Kentucky Acts Chapter 127, Part II, Capital Projects Budaet: Postsecondary Education; 8. University Kentucky, to adjust project authorizations; amend KRS 243.050 to allow the issuance of a license to a convention center if the cost of the convention center was supported by at least \$10 million in public funding and the convention center is located in a city that has voted to discontinue prohibition in any way; attach the provisions of HB 26 except amend to make technical changes; attach the provisions of HB 299.

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

SCA (2, J. Denton) - Attach the provisions of SB 85.

Feb 3-introduced in House Feb 4-to Economic Development (H) Feb 9-posted in committee

Feb 12-reported favorably, 1st reading, to Calendar

Feb 13-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

Feb 24-posting waived

Feb 27-floor amendments (1) (2) and (3) filed to Committee Substitute; reported favorably, to Rules with Committee Substitute

Mar 2-posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009; floor amendments (4) (5) (6) (7) and (8) filed to Committee Substitute

Mar 4-taken from the Regular Orders of the Day; recommitted to Appropriations & Revenue (H); posted in committee

Mar 9-reported favorably, 2nd reading, to Rules with Committee Substitute (2); taken from Rules committee; placed in the Orders of the Day

Mar 10-3rd reading, passed 96-1 with Committee Substitute (2); received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 11-to Economic Development, Tourism & Labor (S); taken from committee; 2nd reading; returned to Economic Development, Tourism & Labor (S)

Mar 13-reported favorably, to Rules with Committee Substitute, committee amendments (1-title) and (2); posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 37-0 with Committee Substitute, committee amendments (1-title) and (2); received in House

HB 230 (BR 972) - R. Crimm, R. Damron, J. Gooch Jr., R. Rand, S. Riggs, T. Thompson, S. Westrom

AN ACT relating to life settlements.

Create a new section of subtitle 15 of KRS 304.15 that requires insurers to provide written notice to policyowners of the option of life settlement contracts when a policyowner may surrender an insurance policy, when a policyowner requests an accelerated death benefit, when a policyowner seeks to use their policy as collateral for a loan, when a policyowner is facing the lapse of a policy, and at any other time the commissioner may require bv administrative regulation; amend KRS 304.15-717 by adding language to prevent insurers from prohibiting agents from negotiating a life settlement contracts.

HB 230 - AMENDMENTS

HCS - Delete original provisions of the bill and in lieu thereof direct the Office of Insurance to research the authority afforded by other states to an insurance agent with a life line of authority and as a life settlement broker, to research whether other states' authority for the dual licensure contains any prohibition to address potential conflicts of interest or unfair trade practices, and to research whether other states have taken enforcement action or investigated complaints related to dually licensed individuals who were prohibited or restricted from performing duties of either license: and require the Office of Insurance to report its findings to the Interim Joint Committee on Banking and Insurance by October 31, 2009.

Feb 3-introduced in House Feb 4-to Banking & Insurance (H) Feb 23-posting waived

Feb 25-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 26-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 2, 2009

Feb 27-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 2-taken from the Consent Orders of the Day; recommitted to Banking & Insurance (H)

HB 231 (BR 1151) - L. Belcher, J. Greer, J. Richards, K. Stevens, W. Stone

AN ACT relating to the care of individuals with mental retardation or other developmental disorders.

Repeal and reenact KRS 202B.070, relating to the duty of individuals with direct care responsibility for residents of ICF/MR to meet specific needs, including supervision; name the statute "Deron's Law.".

HB 231 - AMENDMENTS

HFA (1, D. Osborne) - Delete the word "intentionally" in reference to the failure to provide supervision of a resident by an individual who has direct care responsibility.

Feb 3-introduced in House Feb 4-to Health & Welfare (H)

Feb 12-posted in committee Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar 5-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; floor amendment (1) filed

Mar 6-3rd reading, passed 99-0 with floor amendment (1)

Mar 9-received in Senate
Mar 10-to Health & Welfare (S)
Mar 11-reported favorably, 1st
reading, to Consent Calendar
Mar 12-2nd reading, to Rules

HB 232/LM (BR 1112) - L. Belcher, M. King, J. Bell, J. Greer, C. Hoffman, S. Overly, J. Richards

AN ACT relating to probate fees. 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 3-introduced in House Feb 4-to Seniors, Military Affairs, & Public Safety (H)

Feb 9-posted in committee

Feb 11-reported favorably 1

Feb 11-reported favorably, 1s reading, to Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009

Feb 23-3rd reading, passed 96-0 Feb 24-received in Senate Feb 26-to Judiciary (S)

HB 233/LM (BR 873) - T. Edmonds, A. Koenig, A. Simpson

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 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 years as prescribed; provide for federal and state election districts as prescribed; require the Governor's Office for Local Development to promulgate administrative regulations awarding preference points on community development block grant applications and provide technical and advisory assistance to consolidated counties; upon consolidation, 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.

Feb 3-introduced in House Feb 4-to Local Government (H) Feb 23-posted in committee

HB 234 (BR 1055) - A. Simpson, A. Webb-Edgington

AN ACT relating to municipal fire protection districts.

Create new sections of KRS Chapter 75 to allow two or more cities in a county with a population of at least 100,000 to form municipal fire protection districts with optional ambulance service; require memorialize cities to 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.

Feb 3-introduced in House Feb 4-to Local Government (H) Feb 9-posted in committee

HB 235 (BR 353) - T. McKee, M. Denham

AN ACT relating to forest health and agricultural forest products.

Create a new section of KRS Chapter 149 to establish a Forest Health Board; amend KRS 149.336 to include forest fire prevention as part of the Division of Forestry's education program curriculum.

HB 235 - AMENDMENTS

HFA (1, T. McKee) - Add the chair of the House Standing Committee on Natural Resources and Environment and the chair of the Senate Standing Committee on Natural Resources and Energy as non-voting, advisory members of the Forest Health Board.

Feb 3-introduced in House Feb 5-to Natural Resources & Environment (H)

Feb 9-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 Monday, February 23, 2009

Feb 23-floor amendment (1) filed Feb 24-3rd reading, passed 99-0 with floor amendment (1) Feb 25-received in Senate

Feb 27-to Natural Resources and Energy (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

HB 236/FN (BR 276) - H. Moberly Jr.

AN ACT relating to Internet protocol television.

Amend KRS 136.602 to amend the "multichannel video definition of programming service" to include Internet protocol television provided through wireline facilities without regard to technology; amend KRS deliverv 160.603 to allow a school district board of education to levy a utility gross receipts license tax on Internet protocol television service provided through wireline facilities as part of the tax levied on multichannel video programming service without a public hearing; amend KRS 160.6131 to exclude Internet protocol television provided through wireline facilities from the definition of "communications services" and define programming multichannel video service; amend KRS 160.614 to require a school district board of education that levies a new utility gross receipts license tax on or after July 1, 2009, to include the gross receipts from furnishing multichannel video programming service in addition to the gross receipts derived from utility services; require any school board of education that has included the gross receipts derived from cable service and direct satellite broadcast and wireless cable service in the base of a utility gross receipts license tax prior to July 1, 2009, to thereafter include the gross receipts derived from the furnishing of Internet protocol television service in the base of the tax and at the same rate.

Feb 3-introduced in House Feb 4-to Appropriations & Revenue (H)

Feb 6-posted in committee

Feb 10-reported favorably, 1st reading, to Calendar

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009

Feb 12-3rd reading, passed 89-9 Feb 13-received in Senate

Feb 23-to Appropriations & Revenue

(S) Feb 24-taken from committee; 1st reading; returned to Appropriations &

Revenue (S)

Mar 4-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

Mar 10-reported favorably, to Rules

Mar 12-posted for passage in the Regular Orders of the Day for Thursday, March 12, 2009; 3rd reading, passed 33-5; received in House

Mar 13-enrolled, signed by each presiding officer; delivered to Governor Mar 25-signed by Governor (Act ch. 99)

Introduced Feb. 4, 2009

HB 237 (BR 978) - H. Collins, K. Hall, R. Henderson

AN ACT relating to the taxation of alcohol and declaring an emergency.

Amend KRS 139.470 to impose sales and use tax on gross receipts from the sale of distilled spirits, wine, and malt beverages not consumed on the premises; amend KRS 243.720 to increase the distilled spirits excise tax to \$2.00 on each wine gallon, increase the malt beverages excise tax to \$6.20 on each barrel of 31 gallons, and limit the credit of 50 percent to each brewer producing malt beverages in this state to 50 percent of the first \$2.50 of tax imposed on each barrel of malt beverages sold in this state, up to 300,000 barrels annually; EMERGENCY.

Feb 4-introduced in House Feb 5-to Appropriations & Revenue H)

HB 238/LM (BR 485) - 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 repeal KRS 118A.060. elections: 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,

Feb 4-introduced in House Feb 5-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 5-posted in committee

HB 239/LM (BR 211) - R. Adams

AN ACT relating to prisoner community-service-related projects.

Amend KRS 441.125 to require a jailer or detention facility director to establish a written policy governing community-service-related projects performed by prisoners and submission to local legislative body for approval; provide for notice of the policy to service organizations; establish penalty for violation of policy.

Feb 4-introduced in House Feb 5-to Local Government (H) Feb 6-posted in committee Feb 11-reported favorably, 1st

reading, to Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 13, 2009

Feb 13-3rd reading, passed 95-0; received in Senate Feb 23-to Judiciary (S)

HB 240/LM (BR 375) - R. Adams, J. Greer, M. Marzian, B. Montell, R. Rand

AN ACT relating to animals.

Create a 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"; establish spay-neuter requirements;

allow for cooperative agreements between governing bodies, veterinarians; declare that no local spayneuter ordinance shall be superseded.

HB 240 - AMENDMENTS

HFA (1, R. Adams) - Clarify that the Act does not supersede local ordinances relating to mandatory spaying or neutering.

Feb 4-introduced in House Feb 5-to Agriculture & Small Business

Feb 9-posted in committee

Feb 11-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Feb 12-2nd reading, to Rules

Feb 13-posted for passage in the Regular Orders of the Day for Monday, February 23, 2009

Feb 23-3rd reading, passed 96-0 with floor amendment (1)

Feb 24-received in Senate Feb 26-to Agriculture (S)

HB 241/LM (BR 272) - R. Adams

AN ACT relating to body modifications and making an appropriation therefor.

Establish KRS Chapter 317C to 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; board: establish membership; attach board for administrative purposes to the Division Occupations of Professions; establish board duties; promulgate administrative regulations to ensure public safety and 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, tattoo instructor, body piercina technician, and body piercing studio; establish procedures for 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 and amend KRS 211.990 to conform.

HB 241 - AMENDMENTS

HFA (1, R. Adams) - Exclude from the definition of body piercing the penetration of the lower lobe of the ear to make a hole.

SCS/LM - Retain original provisions, except remove the inconsistent prohibition on the performance of "permanent cosmetic tattoo" procedures by tattoo artists; delete the accompanying definition of a permanent cosmetic tattoo; narrow the prohibition on performing cosmetic procedures such collagen injections, electrolysis, and microdermabrasion to apply to only tattoo artists licensed under the new chapter; exempt from tattoo artist

licensure any person who is licensed or otherwise credentialed in a profession where a listed cosmetic procedure is within that profession's scope of practice; appoint one tattoo artist board member who exclusively performs permanent makeup under his or her tattoo license; make appeals and requests for injunctions to the Circuit Court of the county where the alleged violation occurred; correct the tattoo artist licensing fee to read a maximum of \$125 rather than a minimum of \$125; include а continuing education requirement for body piercing technicians, not to exceed 6 hours per year; extend the grandfathering period so that anyone who is properly registered under the old scheme by December 31, 2009, has until January 1, 2011, to register with the tattoo and body piercing board without meeting the educational and examination requirements; retain normal effective date for board creation and rule establishment, but make enforcement provisions and repeals of existing laws EFFECTIVE JANUARY 1, 2010.

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

SFA (2, E. Tori) - Attach the provisions of SB 79/GA which creates a new section of KRS Chapter 311 to specify how the phrase "individual, private setting" shall be interpreted in informed consent situations; create a new section of KRS Chapter 311 to require an ultrasound prior to an abortion; amend KRS 311.990 to provide a criminal penalty.

Feb 4-introduced in House

Feb 5-to Licensing & Occupations (H) Feb 6-posted in committee

Feb 11-reported favorably, 1st reading, to Calendar

Feb 12-2nd reading, to Rules; floor amendment (1) filed

Feb 13-posted for passage in the Regular Orders of the Day for Monday, February 23, 2009

Feb 24-3rd reading, passed 97-0 with floor amendment (1)

Feb 25-received in Senate

Feb 27-to Licensing, Occupations & Administrative Regulations (S)

Mar 3-taken from committee; 1st reading; returned to Licensing, Occupations & Administrative Regulations (S)

Mar 6-reported favorably, 2nd reading, to Rules with Committee Substitute as a Consent Bill

Mar 12-floor amendment (2) filed to Committee Substitute, floor amendment (1) filed

Mar 13-posted for passage in the Regular Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 34-1 with Committee Substitute, floor amendments (1-title) and (2); received in House

HB 242 (BR 908) - T. McKee, R. Adams

AN ACT relating to hunting on agricultural lands.

Amend KRS 150.990 to increase the penalties for second and subsequent violations of KRS 150.092, hunting without permission on the lands of another.

Feb 4-introduced in House Feb 10-to Agriculture & Small Business (H)

Feb 13-posted in committee Feb 23-reported favorably, 1st reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009 Mar 11-returned to Rules

HB 243 (BR 854) - T. McKee, T. Moore

AN ACT relating to jurisdictional limits for Kentucky courts.

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 \$2,500, for both claims and counterclaims.

Feb 4-introduced in House Feb 5-to Judiciary (H)

HB 244 (BR 167) - T. Riner, L. Clark, B. Yonts

AN ACT relating to drug-free workplace requirements for state contractors.

Create a new section of KRS Chapter 45A to prohibit a governmental body from awarding a contract for construction exceeding \$250,000 unless the contractor certifies that the contractor has implemented and will maintain a drug-free workplace program, and to require the governmental body to cancel a contract for construction exceeding \$250,000 if the contractor fails to implement the drug-free workplace program or fails to provide information concerning the program; create a new section of KRS Chapter 45A to provide definitions for the drug-free workplace program, set out the requirements for a drug-free workplace program, and require the Finance and Administration Cabinet to promulgate administrative regulations implementing the provisions of the new section of KRS Chapter 45A; create a new section of KRS Chapter 176 to prohibit the award of a contract exceeding \$250,000 unless the bidder certifies that the bidder has implemented and will maintain a drug-free workplace program, require the department to cancel a contract for construction exceeding \$250,000 if the contractor fails to implement the drug-free workplace program or fails to provide information concerning the program; and require the Department of Highways to promulgate administrative regulations implementing the provisions of the new section of KRS Chapter 176; amend KRS 176.110 to conform.

HB 244 - AMENDMENTS

HFA (1, J. Wayne) - Amend to establish that professional evaluations be conducted by a certified employee assistance professional, a certified alcohol and drug counselor, a licensed psychologist, a licensed clinical social worker, or a licensed professional counselor.

HFA (2, T. Riner) - Retain original provisions of bill; amend new language to specify that contractors shall not be responsible for subcontractor's failure to comply with provisions of bill, and require subcontractor to indemnify and hold harmless contractor for subcontractor's noncompliance.

Feb 4-introduced in House

Feb 5-to State Government (H)
Feb 10-posted in committee
Feb 23-reported favorably,

Feb 23-reported favorably, 1st reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009; floor amendment (1) filed

Feb 25-floor amendment (2) filed Feb 27-3rd reading, passed 90-1 with floor amendments (1) and (2)

Mar 2-received in Senate
Mar 4-to State & Local Government

HB 245 (BR 1013) - H. Collins

AN ACT relating to license plates. Create a new section of KRS Chapter 2 to designate Kentucky's nature license plates as official "Green license plates."

Feb 4-introduced in House Feb 5-to Transportation (H) Feb 13-posted in committee Feb 24-reported favorably, 1st reading, to Calendar

Feb 25-2nd reading, to Rules
Feb 26-recommitted to Transportation
(H)

HB 246/CI (BR 487) - A. Koenig

AN ACT relating to electioneering.

Amend KRS 117.235 to allow a person to present evidence of electioneering by a candidate to a law enforcement officer or county attorney for prosecution under KRS 117.995 and to require prosecution; amend KRS 117.995 to make a candidate who knowingly and willfully violates the electioneering prohibitions guilty of a Class A misdemeanor for a first offense and a class D felony for each subsequent offense.

Feb 4-introduced in House
Feb 5-to Elections, Const.
Amendments & Intergovernmental
Affairs (H)
Mar 5-posted in committee

Mar 5-posted in committee

HB 247 (BR 1234) - R. Crimm

AN ACT relating to property and casualty insurance.

Amend KRS 304.20-042 to require insurers that use a credit-based 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.

Feb 4-introduced in House Feb 5-to Banking & Insurance (H)

HB 248 (BR 845) - D. Osborne, B. Montell

AN ACT relating to the State Fair Board.

Amend KRS 247.090 to delineate which equine groups shall submit nominations to the State Fair Board.

Feb 4-introduced in House Feb 5-to Agriculture & Small Business H)

Feb 9-posted in committee

HB 249 (BR 519) - M. Denham

AN ACT relating to approval of capital projects.

Amend KRS 56.491 to increase the cap on state agency capital projects which require approval of the Finance and Administration Cabinet from \$200,000 to \$250,000.

HB 249 - AMENDMENTS

HFA (1, M. Denham) - Amend KRS 164A.585 to increase the cap on higher education capital projects which allow for institution employees to complete, to \$250,000.

Feb 4-introduced in House Feb 5-to State Government (H) Feb 10-posted in committee

Feb 12-reported favorably, 1s reading, to Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 23, 2009

Feb 23-floor amendment (1) filed Feb 24-3rd reading, passed 96-0 with floor amendment (1)

Feb 25-received in Senate Feb 27-to State & Local Government (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

Mar 11-posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 24-signed by Governor (Act ch. 72)

HB 250/LM (BR 114) - S. Santoro, J. Greer, F. Steele

AN ACT relating to development fees. Create new sections of KRS Chapter 147 to provide for formulation and application of development fees for construction by area planning commissions pursuant to KRS 147.670, and for avenues of relief for applicants or other persons aggrieved by the development fees.

Feb 4-introduced in House Feb 5-to Local Government (H)

HB 251 (BR 867) - T. Moore, S. Santoro, A. Wuchner

AN ACT relating to peace officers.

Amend KRS 61.365 relating to federal peace officers who have been granted Kentucky peace officer powers to add the United States Mint Police.

Feb 4-introduced in House Feb 5-to State Government (H) Feb 13-posted in committee Feb 23-reported favorably

Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, passed 97-0 Feb 27-received in Senate Mar 3-to Judiciary (S)

Mar 9-taken from committee; 1st reading; returned to Judiciary (S)

Mar 10-taken from committee; 2nd reading; returned to Judiciary (S)

HB 252 (BR 866) - T. Moore

AN ACT relating to the legislative branch budget.

Provide that to the extent that cuts are made in either fiscal year of the 2008-2010 biennium to the executive branch's budget, the director of the Legislative Research Commission shall make equal percentage reductions to the legislative branch's operating budget.

Feb 4-introduced in House Feb 5-to Appropriations & Revenue (H)

HB 253 (BR 858) - T. Moore

AN ACT relating to civil liability for emergency care.

Amend KRS 411.148 relating to nonliability for emergency care, the "Good Samaritan" law, to apply the law to all persons rendering care without remuneration rather than to named persons.

Feb 4-introduced in House Feb 6-to Judiciary (H)

HB 254 (BR 863) - T. Moore

AN ACT relating to income tax.

Create a new section in KRS Chapter 141 to allow a credit to a builder equal to the state ad valorem property tax paid by the builder for a house during the first full year in which the house is completed but remains unsold; amend KRS 141.0205 to place the credit within the ordering of credits taken for income tax purposes.

Feb 4-introduced in House Feb 5-to Appropriations & Revenue (H)

HB 255 (BR 1242) - C. Rollins II, R. Meeks

AN ACT relating to dropout prevention.

Amend KRS 158.145 to declare new goals for reducing the dropout rate by the year 2011; specify that the statewide annual average 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 proposals for grant funds shall provide a districtwide systemic approach at all grades.

Feb 4-introduced in House Feb 5-to Education (H) Feb 6-posted in committee

Feb 10-reported favorably, 1st

reading, to Calendar
Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 12, 2009

Mar 11-returned to Rules

HB 256/LM/AA (BR 113) - J. Bell

AN ACT relating to the minimum school term.

Amend KRS 157.320 to define the

single salary schedule based on the minimum school term of 187 days or the equivalent; amend KRS 157.350 to change the employment of teachers to 187 days or the equivalent as set forth in the minimum school term; amend KRS 157.420 to delete references to 185-day term; amend KRS 158.070 to define the minimum school term as 187 days, which includes no less than 177 instructional days or an equivalent calendar of 1062 instructional hours plus 10 days for holidays, professional development, opening and closing days; amend KRS 158.080 to change the minimum school term from 185 to 187 days; amend KRS 161.500 to redefine the required time for earning a full year service credit in the Kentucky Teachers' Retirement System based on an equivalent hour calendar; amend KRS 161.623 to calculate sick leave credit on the basis of 187 days calendar versus a 185-day calendar; amend KRS 78.615 to retirement calculate credit noncertified employees on the basis of 180 days or an equivalent days calendar.

Feb 4-introduced in House Feb 5-to Education (H) Feb 6-posted in committee

HB 257 (BR 992) - J. Wayne, J. Jenkins, M. Marzian, H. Moberly Jr.

AN ACT relating to the taxation of estates.

Amend KRS 140.130 to impose a Kentucky estate tax for dates of death on or after August 1, 2009; amend KSR 141.066 to allow a refundable Kentucky earned income tax credit for taxable years beginning after December 31, 2009; amend KRS 141.0205 to place the refundable credit in teh order it is to be taken for income tax purposes.

Feb 4-introduced in House Feb 5-to Appropriations & Revenue

HB 258/FN/LM (BR 1196) - A. Wuchner, M. King

AN ACT relating to swimming pool safety and declaring an emergency.

Create a new section of KRS Chapter 211 to require public swimming pools to meet federal main drain cover and equipment standards; make violators subject to a fine ranging from \$500 to \$2,500; close public swimming pools not in compliance; grant a 30-day grace period for violations due to a manufacturer backlog on fulfilling drain cover orders; amend KRS 211.180 to require the Cabinet for Health and Family Services to comply with the Virginia Graeme Baker Pool and Spa when promulgating Safety Act administrative regulations relating to swimming pool safety and sanitation; permit the cabinet to allow public swimming pools to be operated or maintained without a main outlet or main drain, or with an existing main outlet or main drain removed or disabled; authorize any public pool equipment option permitted by federal law; indicate that cabinet powers and duties regarding the promulgation of public swimming ool administrative regulations will be EFFECTIVE JANUARY 1, 2010; direct that the swimming pool equipment requirement and related closures and fines for violation are effective immediately as an EMERGENCY.

HB 258 - AMENDMENTS

HCS/FN/LM - Delete original provisions of bill; create new section of KRS Chapter 211 to establish legislative intent; require public swimming pools to meet the federal main drain cover and equipment standards of the Virginia Graeme Baker Pool and Spa Safety Act; define "public swimming pool;" require the Cabinet for Health and Family Services to promulgate administrative regulations relating to the compliance of this federal law; establish that the administrative regulations may include the establishment of fines, grants of extensions of time for compliance, and the establishment of one-time fees for on-site inspections; amend KRS 211.180 to require the Cabinet for Health and Family Services to comply with the Virginia Graeme Baker Pool and Spa Safety Act when promulgating administrative regulations relating to swimming pool safety and sanitation; and establish that cabinet powers and duties regarding the promulgation of public swimming pool administrative regulations will **EFFECTIVE** be JANUARY 1, 2010.

HCA (1/Title, A. Wuchner) - Make title amendment.

HFA (1, R. Webb) - Amend to exclude health facilities defined by KRS 216B.015 from the definition of "public swimming pool."

Feb 4-introduced in House Feb 5-to Health & Welfare (H) Feb 11-posted in committee Feb 12-posting waived retroactively

Feb 26-reported favorably, reading, to Calendar with Committee Substitute, committee amendment (1title)

Feb 27-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Mar 4-posted for passage in the Regular Orders of the Day for Thursday, March 5, 2009

Mar 6-3rd reading, passed 73-14 with Committee Substitute, committee amendment (1-title)

Mar 9-received in Senate

Mar 10-to Licensing, Occupations & Administrative Regulations (S)

HB 259 (BR 1208) - A. Wuchner, S. Westrom

AN ACT relating to court appointed special advocates.

Amend various statutes in KRS 620.500 to 620.550 relating to court appointed special advocates who volunteer in child abuse, neglect, and dependency cases to allow more state CASA association oversight, monitoring, and coordination of local CASA programs, to specify the types of records that a CASA volunteer may have access to and copy, and to allow CASA volunteers to request a court to redocket a case for review.

Feb 4-introduced in House Feb 5-to Judiciary (H)

HB 260/LM (BR 173) - T. Moore

AN ACT proposing an amendment to

Section 170 of the Constitution of Kentucky relating to property exempt from taxation.

Propose to amend Section 170 the Constitution of Kentucky to increase the homestead exemption from property tax for disabled veterans who are 65 or

Feb 4-introduced in House

Feb 5-to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 261/LM (BR 171) - T. Moore

AN ACT relating to the homestead exemption provisions of the Constitution.

Amends KRS 132.810 to double the property tax homestead exemption for a service-connected disabled veteran who is at least 65 years old, if a constitutional amendment is ratified by the voters in the November 2010 general election.

Feb 4-introduced in House Feb 5-to Appropriations & Revenue

HB 262/FN/LM (BR 4) - A. Simpson, H. Moberly Jr., J. Arnold Jr., L. Clark, L. Combs, W. Coursey, M. Denham, M. Dossett, D. Floyd, R. Henderson, D. Horlander, A. Koenig, C. Miller, L. Napier, D. Owens, J. Richards, S. Riggs, S. Santoro, J. Wayne, A. Webb-Edgington, R. Weston, A. Wuchner, B. Yonts

AN ACT relating to property taxes and

declaring an emergency.

Make omnibus revisions to KRS Chapter 134 by amending, repealing, and creating various new sections to move the sale of certificates of delinquency from the sheriff's office to county clerk's office; the delete provisions requiring the state to purchase certificates of delinquency; specifically address the collection of delinquent personal property taxes; clarify who may make payments on tax bills and certificates of delinquency to the sheriff or the county clerk and the legal status of those making payments; provide that the sheriff's commission shall be paid whether the taxes are collected by the sheriff or the county clerk; establish a temporary procedure to address issues with the sale of certificates of delinquency for 2009; establish procedures for third-party purchasers to register with the Department of Revenue and with county clerks prior to participating in the sale of certificates of delinquency; clarify procedures relating to the payment of certificates of delinquency held by a third-party purchaser when the thirdparty purchaser cannot be located; clarify collection and reporting processes and procedures for sheriffs; establish officer and director liability provisions for nonpayment of property taxes; establish penalties; establish a new section of KRS Chapter 131 to move the lien provisions relating to taxes other than property taxes from KRS Chapter 134 to KRS Chapter 131; amend KRS 15.460, 45.241, 46.040, 64.012, 65.375, 66.480, 67.938, 67C.123, 70.020, 92.810, 131.130, 131.500, 132.193, 132.195, 132.220, 132.290, 132.370, 132.486 $132.820, \quad 132.825, \quad 133.120, \quad 133.180, \quad$ 133.220, 133.250, 134.480, 135.040,

136.180, 136.1804, 136.1877, 136.320, 138.715, 138.880, 149.580, 160.500, 186.020, 281.602, 304.20-200, 304.20-220, and 424.330 to conform; repeal 134.020, 134.030, KRS 134.040, 134.050, 134.060, 134.070, 134.080, 134.090, 134.100, 134.110, 134.120, 134.130, 134.148, 134.150, 134,170. 134.180, 134.200, 134.220, 134.240, 134.250, 134.260, 134.270, 134.280, 134.290, 134.295, 134.300, 134.310, 134.320, 134.325, 134.330, 134.340, 134.350, 134.360, 134.385, 134.390, 134.410, 134.430, 134.440, 134.450, 134.460, 134.470, 134.480, 134.485, 134.500, 134.540, 134.550, 134.560, and 134.570; allow the Department of Revenue to promulgate administrative regulations, develop forms, and take other steps necessary to implement the provisions of the Act prior to the January 1, 2010, general effective date of the Act; provide that the provisions of the Act apply for taxes related to assessment dates on or after January 1, 2009; provide that Sections 4, 71, and 73 of the Act have an emergency effective date; EMERGENCY.

HB 262 - AMENDMENTS

HCA (1, A. Simpson) - Make technical corrections.

HCA (2, A. Simpson) - Require the process for certificates delinquency developed by Department of Revenue pursuant to administrative regulations to be structured to allow all interested purchasers to participate; amend provisions relating to notice by third party purchasers to delete requirement that returned notices be submitted to the property valuation administrator for correction of the address.

HFA (1, A. Simpson) - Delete the requirement of officer or owner liability for delinquent property taxes.

HFA (2, J. Jenkins) - Amendment erroneously drafted to the wrong bill.

Feb 4-introduced in House

Feb 5-to Appropriations & Revenue

Feb 23-posting waived

Feb 24-reported favorably, reading, to Calendar with committee amendments (1) and (2)

Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 26, 2009; floor amendment (1) filed

Feb 26-3rd reading, passed 93-0 with committee amendments (1) and (2), floor amendment (1)

Feb 27-received in Senate; floor amendment (2) filed to Committee Substitute

Mar 2-floor amendment (2) withdrawn Mar 3-to Appropriations & Revenue (S); taken from committee; 1st reading; returned to Appropriations & Revenue

Mar 6-reported favorably, 2nd reading, to Rules as a Consent Bill

Mar 9-posted for passage in the Consent Orders of the Day for Monday, March 9, 2009; 3rd reading, passed 38-0; received in House

Mar 10-enrolled, signed by each presiding officer

Mar 11-delivered to Governor

Mar 17-signed by Governor (Act ch.

HB 263/LM (BR 945) - D. Owens, L. Clark, J. Richards

AN ACT relating to elections.

Amend KRS 118.176 to add candidates for special elections to current definitions; amend KRS 118.315, 118.365, 118.367, and 118.770 to include political organization or political group candidates as candidates required to file nomination papers for a regular election; amend KRS 118.375 to change from 106 days to three months as the minimum amount of time that certain candidates may file petitions for a vacant elective office; amend KRS 118.760 to state the procedures to be followed for the nomination of independent, or political organization or political group candidates for a special election; amend KRS 118.780 to conform; amend KRS 118.775 to allow a county board of election to certify the election results in a special election; amend KRS 118A.100 to establish petition standards for candidates for an unexpired term of a judicial office; amend KRS 188A.190 to establish for the board of elections of each county a certification deadline to the Secretary of State following primary or regular election.

Feb 4-introduced in House Elections, Feb 5-to Const. & Intergovernmental Amendments Affairs (H)

Feb 12-posted in committee Feb 24-reported favorably, 1st reading, to Consent Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, passed 93-0 Mar 2-received in Senate

Mar 4-to State & Local Government

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

HB 264 (BR 436) - J. Greer, S. Riggs, S. Santoro, T. Thompson

AN ACT relating to insurance loss run statements.

Create a new section of subtitle 12 of KRS Chapter 304 to define loss run statement; require an insurer to provide a loss run statement within 10 days of a written request submitted by another insurer; provide that the loss run statement shall be for a three-year loss run history or a complete history if less than three years; prohibit the receiving divulging from consumer information to a third party; prohibit an insurer from charging a fee for a loss run statement; and, create a new section of subtitle 99 of KRS Chapter 304 to provide that an insurer who does not provide a loss run statement as requested shall be fined not less than \$100 nor more than \$250 for each day the insurer fails to provide the loss run statement.

HB 264 - AMENDMENTS

HCS - Create a new section of Subtitle 20 of KRS Chapter 304, relating casualty insurance, to define "commercial property and casualty" and "loss run statement"; create a new section of Subtitle 20 of KRS Chapter 304 to require that a loss run statement be provided to an insured or the insurer's

agent by an insurer within ten days of a written request by the insured or an insurer's agent; require an insurer's agent who receives a loss run statement to provide the statement to the insured within five calendar days; require the loss run statement contain a three year loss run history unless the history is less than three years; require an agent who receives a loss run statement to not divulge its contents and to maintain privacy of the consumer's information; prohibit charging a fee for provision of a loss run statement; and retain the penalty provision for failure to provide a loss run statement upon request as required, but apply it to an insurer's agent in addition to the insurer.

HFA (1, J. Greer) - Clarify that an insurer's agent is the agent of the subject insurer; clarify that information be held confidential as required by law, rather than require privacy of other customer information; and make technical amendments.

Feb 4-introduced in House Feb 5-to Banking & Insurance (H) Feb 9-posting waived

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

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Tuesday, February 24, 2009

Feb 13-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Feb 23-floor amendment (1) filed to Committee Substitute

Feb 24-3rd reading, passed 99-0 with Committee Substitute, floor amendment

Feb 25-received in Senate Feb 27-to Banking & Insurance (S) Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

HB 265/LM (BR 124) - T. Moore, E. Ballard

AN ACT relating to disabled veterans' license plates.

Amend KRS 186.162 to eliminate all registration and clerk fees for disabled veterans' license plates.

Feb 4-introduced in House Feb 10-to Seniors, Military Affairs, & Public Safety (H)

HB 266/LM (BR 387) - L. Napier

AN ACT relating to special license plates.

Create a new section of KRS Chapter 186 to create a Go Green special license plate; set requirements of special Go Green license plate; establish a voluntary contribution of \$10 for applicants of the Go Green special license plates to be deposited in the Kentucky Pride fund; permit the person registering the motor vehicle to opt out of the voluntary contribution; amend KRS 224.43-505 to permit the Kentucky pride fund to receive funds collected from voluntary contributions from the Go Green special license plates; require that this Act be effective only if at least 900 applications for the special Go Green license plates along with the initial state fee are received prior to June 15, 2010.

Feb 4-introduced in House Feb 5-to Transportation (H)

HB 267 (BR 1003) - T. Burch, R. Meeks

AN ACT relating to motor vehicle operator's licenses.

Amend KRS 186.450 to prohibit any person under 18 with a instruction permit from using telecommunication device while operating a motor vehicle, motorcycle, or moped except to summon medical or other emergency help; 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 under 18 with a intermediate driver's license from using a personal telecommunication device 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 intermediate driver's license; amend KS 186.454 and 186.990 to conform.

Feb 4-introduced in House Feb 6-to Transportation (H)

HB 268 (BR 1253) - J. Richards, J. Glenn, C. Hoffman, S. Westrom

AN ACT relating to credit card

Create new sections of KRS Chapter

367 to require credit card issuers to register with a designated official of a postsecondary institution prior to soliciting students on a college campus: require the registration to include the principal place of business of the credit card issuer and to be in such form as required by administrative regulation of Council on Postsecondary the Education; state that an application for a credit card executed by a student who was solicited for the card on a college campus shall be void and unenforceable unless the parent or legal guardian of the student consents in writing to the student's submission of the application; state that parental consent shall not be construed as an agreement by the parent or guardian to be liable under the credit card agreement unless the parent or guardian specifically agrees in writing to do so; prohibit a credit card issuer to take any debt collection action against the parent or legal guardian of a student for whom a credit card has been issued unless the parent or guardian has agreed in writing to be liable for the debts of the student and make a violation of this prohibition an unfair trade practice under KRS 367.170; state that this Act shall be known and may be cited as the College Campus Credit Card Solicitation Act.

Feb 4-introduced in House Feb 6-to Education (H)

HB 269 (BR 922) - J. Tilley

AN ACT relating to corporations. Amend KRS 271B.8-230 to make the provision gender neutral.

Feb 4-introduced in House Feb 5-to Judiciary (H)

HB 270 (BR 914) - J. Tilley

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 5-to Judiciary (H)

HB 271 (BR 918) - J. Tilley

AN ACT relating to civil matters. Amend KRS 431.200 to provide for gender equality.

Feb 4-introduced in House Feb 5-to Judiciary (H)

HB 272 (BR 208) - J. Tilley

AN ACT relating to deeds.

Amend KRS 382.135 to make a technical correction to an internal reference.

Feb 4-introduced in House

Feb 5-to Judiciary (H)

Feb 13-posted in committee

23-reported favorably, 1st reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 27-3rd reading, passed 89-0

Mar 2-received in Senate

Mar 4-to Judiciary (S)

Mar 9-taken from committee; 1st reading; returned to Judiciary (S)

Mar 10-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 11-reported favorably, to Rules as a Consent Bill

HB 273 (BR 916) - J. Tilley

AN ACT relating to crimes and punishments.

Amend KRS 525.130 to eliminate gender-specific language.

Feb 4-introduced in House Feb 5-to Judiciary (H)

HB 274 (BR 920) - J. Tilley

AN ACT relating to the Court of Justice.

Amend KRS 26A.030 to make gender neutral.

Feb 4-introduced in House Feb 5-to Judiciary (H)

Introduced Feb. 5, 2009

HB 275 (BR 923) - J. Tilley

AN ACT relating to corporations. Amend KRS 271B.13-210 to make gender neutral.

Feb 5-introduced in House Feb 6-to Judiciary (H)

HB 276 (BR 921) - J. Tilley

AN ACT relating to the Court of Justice.

Amend KRS 26A.080 to make the provision gender neutral.

Feb 5-introduced in House Feb 6-to Judiciary (H)

HB 277 (BR 919) - J. Tilley

AN ACT relating to civil matters.
Amend KRS 453.070 to make gender neutral.

Feb 5-introduced in House Feb 6-to Judiciary (H)

HB 278 (BR 917) - J. Tilley

AN ACT relating to civil matters. Amend KRS 431.082 to provide for gender equality.

Feb 5-introduced in House Feb 6-to Judiciary (H)

HB 279/FN (BR 396) - L. Combs

AN ACT relating to sales tax rebates. Create a new section of KRS Chapter 139 to allow a governmental entity that owns and operates a public facility to obtain a rebate of the sales tax generated from admissions to the public facility and the sale of tangible personal property at the public facility.

Feb 5-introduced in House Feb 6-to Appropriations & Revenue (H)

HB 280 (BR 283) - M. Marzian, R. Palumbo, D. Watkins, S. Westrom

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.

HB 280 - AMENDMENTS

HCS - Retain original provisions; amend the bill to remove reference to "immediate family member;" amend the bill to require that the patient may designate an individual to have visitation rights upon admission to the health facility; amend the bill to establish that the designation must be in writing; and amend the bill to establish that the designation must be rescinded in writing.

Feb 5-introduced in House Feb 6-to Health & Welfare (H) Feb 23-posted in committee

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 Tuesday, March 3, 2009

Mar 3-3rd reading, passed 93-7 with Committee Substitute

Mar 4-received in Senate Mar 6-to Judiciary (S)

HB 281 (BR 1240) - E. Ballard, S. Overly, R. Adkins, D. Butler, T. Couch, M. Dossett, C. Embry Jr., D. Ford, J. Gooch Jr., M. Henley, C. Miller, T. Moore, L. Napier, R. Palumbo, D. Pasley, J. Richards, S. Rudy, C. Siler, J. Stacy, J. Stewart III, B. Yonts

AN ACT relating to jury service.

Amend KRS 29A.040 to allow a person who has reached the age of 72 to have his or her name 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 and who has elected to have his or her name removed from the master list of prospective jurors.

Feb 5-introduced in House Feb 6-to Judiciary (H) Feb 13-posted in committee

HB 282/LM (BR 1239) - 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 5-introduced in House Feb 6-to Judiciary (H)

HB 283 (BR 1032) - J. Higdon

AN ACT relating to assessment.

Amend KRS 158.6453 to permit the arts and humanities components of the assessment program to include a school level program evaluation in addition to or in place of the student assessment items.

Feb 5-introduced in House Feb 6-to Education (H) Feb 13-posted in committee

HB 284 (BR 994) - W. Stone, T. McKee

AN ACT relating to KARDA.

Amend KRS 11.170 to narrow the scope of the functions of the KARDA board and to reduce the membership from 27 members to 23 members; create a noncodified section to describe the transitional process in appointing the new members of the board; make technical corrections.

Feb 5-introduced in House Feb 6-to Agriculture & Small Business (H)

Feb 9-posted in committee Feb 11-reported favorably, 1st reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 13-posted for passage in the Regular Orders of the Day for Monday, February 23, 2009

Feb 23-3rd reading, passed 96-0

Feb 24-received in Senate Feb 26-to Agriculture (S)

Mar 9-reported favorably, 1st reading,

to Consent Calendar

Mar 10-2nd reading, to Rules

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 27)

HB 285/FN (BR 458) - R. Adkins

AN ACT relating to incentives for carbon capture and sequestration.

Create a new section of Subchapter 27 of KRS Chapter 154 to establish parameters for tax incentives for a clean coal electrical generation power plant pilot project if federal incentives become available.

HB 285 - AMENDMENTS HCS/FN - Make technical corrections.

Feb 5-introduced in House Feb 6-to Appropriations & Revenue (H)

Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 24-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Thursday, February 26, 2009

Mar 11-returned to Rules

HB 286/FN (BR 960) - F. Steele, 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 require that investment of the fund balances be governed by KRS 42.500.

Feb 5-introduced in House

Feb 6-to Appropriations & Revenue (H)

Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, passed 97-0 Feb 27-received in Senate

Mar 3-to Appropriations & Revenue (S)

Mar 9-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill

HB 287/LM (BR 447) - S. Santoro, G. Stumbo, F. Steele, A. Wuchner

AN ACT relating to a drug service fee, including the distribution thereof.

Create a new section of KRS Chapter 218A to assess a drug service fee of \$85 on each conviction for violation of KRS Chapter 218A and provide for the distribution of the fee.

Feb 5-introduced in House Feb 6-to Judiciary (H) Mar 2-posted in committee

HB 288 (BR 1259) - M. Marzian, K. Hall, T. Thompson

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 "practitioner."

HB 288 - AMENDMENTS

HCS - Replace existing language to direct LRC staff to study granting controlled substance prescriptive authority to physician assistants and the advantages and disadvantages of expanding the prescriptive authority of physician assistants to include controlled substances.

SFA (1/Title, J. Denton) - Make title amendment.

SFA (2, J. Denton) - Retain and reformat original provisions; attach the provisions of HB 491, except set a July 1, 2013, deadline for practice outside the provisions of the chapter; 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, 2013; require applicants after July 1, 2011, but before July 1, 2013, to demonstrate one year of prior work experience; allow the board to grant licensure prior to July 1, 2013, for applicants who have worked for at least five years in a prosthetic/orthotic facility as an orthotist or prosthetist, or in a pedorthic facility as a pedorthist; correct a reference to the name of a recognized accrediting agency for residency programs.

Feb 5-introduced in House Feb 6-to Health & Welfare (H) Feb 11-posted in committee

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 Tuesday, March 3, 2009

Mar 3-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 4-3rd reading, passed 88-6 with Committee Substitute

Mar 5-received in Senate

Mar 9-to Licensing, Occupations & Administrative Regulations (S)

Mar 10-reported favorably, 1st reading, to Calendar; floor amendments (1-title) and (2) filed

Mar 11-2nd reading, to Rules

HB 289 (BR 502) - H. Collins

AN ACT relating to reorganization. Amend KRS 190.058 to add an additional consumer representative to Motor Vehicle Commission in accordance with E.O. 2008-502; confirm reorganization order 2008-502.

Feb 5-introduced in House Feb 6-to Transportation (H) Feb 13-posted in committee 24-reported favorably, 1st reading, to Consent Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, passed 93-0 Mar 2-received in Senate Mar 4-to Transportation (S)

Mar 9-taken from committee; 1st reading; returned to Transportation (S); reported favorably, to Consent Calendar Mar 10-2nd reading, to Rules

HB 290 (BR 518) - L. Combs, R. Nelson

AN ACT relating to the name of Pine Mountain Trail State Park.

Amend KRS 148.870, 148.874, and 148.892 to rename the "Pine Mountain Trail State Park" to the "Pine Mountain State Scenic Trail".

Feb 5-introduced in House Feb 6-to Tourism Development & Energy (H)

Feb 10-posted in committee Feb 12-reported favorably, reading, to Consent Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 Feb 26-received in Senate

Mar 2-to Economic Development, Tourism & Labor (S)

Mar 9-taken from committee; 1st reading: returned to Economic Development, Tourism & Labor (S)

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill

HB 291 (BR 1245) - R. Crimm, M. Harmon

AN ACT relating to school calendars and declaring an emergency.

Allow a local board of education to request from the commissioner of education disaster days for any days missed due to widespread illness. emergencies, or inclement weather; require the commissioner to approve the request; require staff to make up approved disaster days; identify activities to be used by staff to make up approved disaster days; EMERGENCY

Feb 5-introduced in House Feb 6-to Education (H)

HB 292/FN (BR 1169) - R. Rand

AN ACT relating to financial matters of Commonwealth, making appropriation therefor, and declaring an emergency.

Repeal and reenact 2008 Kentucky Acts Chapter 174, Sections 1 and 2, which amended the state/executive branch budget bill to make technical corrections, reauthorize a Kentucky Community and Technical College System (KCTCS) capital project, change the School Facilities Construction Commission's use of local district capital outlay language, add a KCTCS capital project to the General Fund Contingency

Plan, provide additional money for Bucks for Brains, increase bond funds for the Infrastructure for Economic Development Fund for Coal and Non-Coal Producing Counties, and make conforming changes: establish legislative intent; apply retroactively to April 24, 2008; EMERGENCY.

Feb 5-introduced in House

Feb 6-to Appropriations & Revenue (H); posted in committee

Feb 10-reported favorably, reading, to Consent Calendar

Feb 11-2nd reading, to Rules Feb 12-posted for passage in the Consent Orders of the Day for Tuesday,

February 24, 2009 Feb 13-taken from the Consent

Orders of the Day, placed in the Regular Orders of the Day Feb 23-3rd reading, passed 96-0

Feb 24-received in Senate Feb 26-to Appropriations & Revenue

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

Mar 9-2nd reading, to Rules

Mar 11-posted for passage in the Consent Orders of the Day Wednesday, March 11, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 24-signed by Governor (Act ch.

HB 293/FN/LM (BR 937) - L. Clark. D. Horlander

AN ACT relating to fire inspection fees and making an appropriation therefore.

Create a new section of the KRS Chapter 227 establishing definitions; create a new section of the KRS Chapter 227 to require inspections by fire marshal, require payment of fees, establish fee schedule for inspections, and determine fees for violation of fire safety code; exclude fire districts established under KRS Chapter 75 from the provisions of this Act; create a new section of the KRS Chapter 227 establishing a revolving account to pay for fire inspection program; make provisions of the Act effective July 1,

HB 293 - AMENDMENTS

HCS/FN/LM - Retain original provisions of the bill, except clarify that "educational occupancy" as used in KRS Chapter 227 does not include any building occupied by a common school or a nonpublic primary or secondary school; clarify that the state fire marshal shall receive the fees assessed for inspections performed by that agency and that additional fees may be assessed as provided in KRS 227.336 if violations are found during inspection; clarify that if another state agency performs an inspection without prior consent from or agreement with the state fire marshal, fees received by the other state agency are to be deposited into the fire safety inspection trust fund; clarify that a fire department recognized under KRS Chapter 95A shall receive the inspection fees if the fire department is deputized by the state fire marshal and performs inspections in accordance with the established guidelines; clarify

that when no inspection program exists, the state fire marshal shall retain jurisdiction and the established fees; make technical corrections.

Feb 5-introduced in House Feb 6-to Appropriations & Revenue (H)

Feb 13-posted in committee

Mar 3-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 5, 2009

Mar 9-3rd reading, passed 81-10 with Committee Substitute ; received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 10-taken from Committee on Committees; 2nd reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Mar 11-reassigned to Licensing, Occupations & Administrative Regulations (S)

HB 294 (BR 1316) - M. Henley, C. Embry Jr., J. Crenshaw

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.

Feb 5-introduced in House Feb 6-to Education (H) Feb 13-posted in committee

HB 295 (BR 441) - J. Greer, L. Belcher, L. Combs. R. Crimm. R. Damron. T. Edmonds, J. Glenn, R. Nelson, A. Smith, W. Stone, A. Wuchner

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, modify an existing school or for maintenance or property insurance; 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.

Feb 5-introduced in House Feb 6-to Education (H) Feb 13-posted in committee

Feb 23-reported favorably, reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, passed 97-0 Feb 27-received in Senate Mar 3-to Education (S)

Mar 5-reported favorably, 1st reading, to Consent Calendar

Mar 6-2nd reading, to Rules

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch.

53)

HB 296 (BR 1254) - S. Brinkman, S. Santoro

AN ACT relating to the Interstate Compact for the Placement of Children.

Repeal and reenact KRS 615.030 to replace the existing interstate compact relating to the child placement with the new Interstate Compact for the Placement of Children; provide that this Act is effective when the 35th state ratifies the compact or upon July 1, 2009, whichever is later; amend KRS 615.040 to conform.

Feb 5-introduced in House

Feb 6-to Judiciary (H)

Feb 23-reassigned to Health & Welfare (H)

Feb 24-posted in committee

26-reported favorably, reading, to Calendar

Feb 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 2, 2009

Mar 3-3rd reading, passed 99-0 Mar 4-received in Senate Mar 6-to Judiciary (S)

HB 297 (BR 1250) - T. Burch

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 to include multiple 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 advisory committee, specify care membership; require administrative regulations to specify scope of practice, diseases and conditions that may be treated, approval of course of study and experience required certification, and terms of a collaborative agreement; amend KRS 217.015 to include a pharmacist certified to provide enhanced pharmacy-related primary care as a practitioner.

HB 297 - 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.

HFA (1, J. Fischer) - Delete original provisions of the bill; amend KRS 311.720 to include the use of abortifacients, including Mifepristone, in the definition of "abortion"; amend KRS 311.732 to include Mifepristone in the definition of "abortion"; and create a new section of KRS Chapter 315 to prohibit a pharmacist who objects to dispensing medication or devices that may terminate a pregnancy from liability; prohibit discrimination against pharmacist who objects to dispensing medication that may terminate

pregnancy.

HFA (2, J. Fischer) - Retain provisions of HB 297/HCS; amend KRS 311.720 to include the use of abortifacients, including Mifepristone, in the definition of "abortion"; amend KRS 311.732 to include Mifepristone in the definition of "abortion"; and create a new section of KRS Chapter 315 to prohibit a pharmacist who objects to dispensing medication or devices that may terminate a pregnancy from liability; prohibit discrimination against a pharmacist who objects to dispensing medication that may terminate a pregnancy.

Feb 5-introduced in House Feb 6-to Health & Welfare (H) Feb 12-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 27-2nd reading, to Rules

Mar 2-posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009; taken from the Regular Orders of the Day; recommitted to Health & Welfare (H); floor amendment (2) filed to Committee Substitute, floor amendment (1) filed to bill

HB 298 (BR 520) - K. Flood

AN ACT relating to the Kentucky Sports Authority.

Amend KRS 148.590 to change meeting schedule and clarify statutory mission of Kentucky Sports Authority.

Feb 5-introduced in House
Feb 6-to Economic Development (H)
Feb 9-posted in committee
Feb 12-reassigned to Tourism

Development & Energy (H)
Feb 13-posted in committee
Feb 23-reported favorably, 1st

reading, to Consent Calendar Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the

Day for Thursday, February 26, 2009 Feb 26-3rd reading, passed 97-0 Feb 27-received in Senate

Mar 3-to Licensing, Occupations & Administrative Regulations (S)

Mar 9-taken from committee; 1st reading; returned to Licensing, Occupations & Administrative Regulations (S)

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill

HB 299/FN (BR 1282) - R. Webb, R. Adkins, B. Yonts, J. Gooch Jr., K. Hall, R. Nelson, T. Turner

AN ACT relating to the Kentucky Clean Coal Incentive Act.

Amend KRS 141.428 to clarify that a taxpayer eligible to claim the clean coal incentive credit shall do so on or before March 15 each year; apply to taxable years beginning after December 31, 2008.

Feb 5-introduced in House
Feb 6-to Appropriations & Revenue

Feb 13-posted in committee
Feb 23-reported favorably, 1st
reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009 Feb 26-3rd reading, passed 97-0 Feb 27-received in Senate
Mar 3-to Appropriations & Revenue
(S)

Mar 12-reported favorably, 1st reading, to Consent Calendar
Mar 13-2nd reading, to Rules

HB 300 (BR 526) - R. Webb, J. Jenkins, A. Simpson, J. Wayne

AN ACT relating to human rights.

Amend KRS 344.190 to include provisions allowing for mediation; amend KRS 344.200 to revise the timeline for Human Rights Commission's processing of discrimination complaints, to allow for mediation of complaints, and to allow for the commission to recover fees expended in enforcing a conciliation agreement; amend KRS 344.210 to specify the role and availability of private counsel in commission related matters; amend KRS 344.230 to commission staff conduct to discrimination training; amend KRS 344.240 to allow the commission to recover fees expended in certain actions and to specify the procedure for appellate review of commission actions; amend KRS 344.250 to allow the commission to recover fees expended in instances of non-compliance discovery or in appearing before the commission; create a new section of KRS Chapter 344 to create, in fair housing situations, a procedure for selftesting of compliance with those laws with the results having an evidentiary privilege; amend KRS 344.605 to allow for mediation and training in fair housing complaint cases; amend KRS 344.615, 344.625, and 344.650 to conform.

Feb 5-introduced in House
Feb 10-to State Government (H)
Feb 24-posted in committee
Feb 26-reported favorably 1

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 Monday, March 2, 2009

Mar 4-3rd reading, passed 75-20
Mar 5-received in Senate
Mar 9-to State & Local Government

HB 301/LM (BR 1177) - T. Turner, J. Bell, R. Adkins, D. Butler, L. Clark, H. Collins, W. Coursey, J. Gooch Jr., K. Hall, J. Hoover, B. Housman, R. Nelson, S. Rudy, D. Sims, J. Stacy, G. Stumbo, R. Webb, S. Westrom

AN ACT relating to animal protection. Create a new section of KRS 258 to prohibit the removal of a domesticated animal identification or tracking device without permission; establish exceptions; set out penalties for a violation.

Feb 5-introduced in House
Feb 6-to Agriculture & Small Business

Feb 9-posted in committee
Feb 11-reported favorably, 1
reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Tuesday, February 24, 2009

Feb 24-3rd reading, passed 99-0 Feb 25-received in Senate

Feb 27-to Agriculture (S)
Mar 6-taken from committee; 1s
reading; returned to Agriculture (S)

Mar 9-reported favorably, 2nd reading,

to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 10, 2009; 3rd reading, passed 38-0; received in House

Mar 11-enrolled, signed by each presiding officer; delivered to Governor Mar 20-signed by Governor (Act ch. 21)

HB 302/LM (BR 469) - T. McKee, S. Overly, J. Bell, R. Rand, J. Richards

AN ACT relating to agriculture. Amend various sections of KRS Chapter 257; define "abandon", "department", and "reportable disease", and change "communicable disease" and "livestock"; 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 257.050 to include poultry and fish in quarantine violation prohibition; clarify permit requirement for diseased animals brought into state; establish board's jurisdiction in removing quarantined animals from state; amend KRS 257.080 to add a laboratory to diseased animal reporting requirements; amend KRS 257.100 to give a board agent the power to destroy an animal; amend KRS 257.105 related to information required in unclaimed animal sale; establish criteria animal destruction for indemnities; clarify instances under which indemnities are paid; amend KRS 257.150 regarding steps required before payment occurs; amend KRS 257.160 regarding diseased carcass disposal; amend KRS 257.170 as to carcass transport; amend KRS 257.300 to add poultry and fish to interstate cooperation; include poultry and fish diseases as factors in bird destruction; include poultry and fish in policy declaration; amend KRS 257.490 related to division law enforcement powers; amend KRS 257.600 regarding the feeding of garbage to swine; repeal KRS 257.115, KRS 257.260, and KRS 257.310.

Feb 5-introduced in House Feb 6-to Agriculture & Small Business (H)

Feb 9-posted in committee
Feb 11-reported favorably, 1st
reading, to Calendar
Feb 12-2nd reading, to Rules

Feb 13-posted for passage in the Regular Orders of the Day for Monday, February 23, 2009 Feb 23-3rd reading, passed 97-0

Feb 24-received in Senate
Feb 26-to Agriculture (S)
Mar 5-reported favorably, 1st reading,
to Consent Calendar
Mar 6-2nd reading, to Rules

Mar 9-posted for passage in the Consent Orders of the Day for Monday, March 9, 2009; 3rd reading, passed 38-0; received in House

Mar 10-enrolled, signed by each presiding officer

Mar 11-delivered to Governor Mar 20-signed by Governor (Act ch. 22)

HB 303 (BR 503) - M. Cherry

AN ACT relating to reorganization. Amend KRS 12.020 to rename, within the Personnel Cabinet the Department for Personnel Administration as the Department of Personnel Administration; rename the Office for Employee Relations the Office of Employee Relations; rename the Office of Government Training the Governmental Services Center; rename Department for Employee Insurance the Department of Employee Insurance; create the Office of Diversity and Equality within the Office of the Secretary; create the Center of Strategic Innovation within the Office of the Secretary; amend KRS 18A.025 to create a Division of Technology Services within the Department of Personnel Administration; abolish the Division of Employee Benefits and transfer responsibilities to the Office of Employee Relations; abolish the Division of Communications and Recognition and transfer all duties to the Office of Employee Relations; rename the Division of Staffing Services the Division of Career Opportunities; amend various sections of the Kentucky Revised Statutes to conform.

Feb 5-introduced in House Feb 6-to State Government (H) Feb 10-posted in committee

Feb 12-reported favorably, 1st reading, to Consent Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 Feb 26-received in Senate Mar 2-to State & Local Government

Mar 9-reported favorably, 1st reading, to Consent Calendar Mar 10-2nd reading, to Rules

HB 304 (BR 890) - M. Cherry, B. Yonts

AN ACT relating to executive branch employees.

Amend KRS 18A.005 to clarify the definitions of "penalization," "promotion", "reclassification," reinstatement," and "status," and to define "qualifying" and "re-entrance," amend KRS 18A.030 to require the secretary of the Personnel Cabinet to propose selection method changes to the board for review and comment and to set time frame for board to approve or reject the proposed change; amend 18A.040 to change commissioner to secretary; amend KRS 18A.045 to include personnel board members to those covered by portions of the Executive Branch Ethics code; amend KRS 18A.050 to allow elected members to serve for successive terms on the board; amend KRS 18A.0551 to change dates and procedures related to the board election and replace references to an employee's Social Security number with the unique employee identification number; amend KRS 18A.075 to clarify when the board may hear appeals; 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 review and comment on all proposed selection method change requests from the secretary of the Personnel Cabinet; 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; make technical corrections; amend KRS 18A.111 to require former unclassified employees to serve an initial probationary period of 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 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 certain unclassified employees and that compensatory payments are limited to 240 hours for any employee who leaves state service; 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.

HB 304 - AMENDMENTS

HFA (1, D. Graham) - Retain original provisions of the bill; amend KRS 18A.005 definition of "penalization" to include denial of a promotion.

Feb 5-introduced in House Feb 6-to State Government (H) Feb 10-posted in committee

Feb 12-reported favorably, 1s reading, to Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 23, 2009

Feb 24-floor amendment (1) filed Feb 27-3rd reading, passed 92-0 with floor amendment (1)

Mar 2-received in Senate

Mar 4-to State & Local Government S)

Mar 9-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 10-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 11-reported favorably, to Rules as a Consent Bill

HB 305 (BR 1314) - M. Cherry, S. Santoro

AN ACT relating to the Kentucky Infrastructure Authority.

Amend KRS 224Å.030 to add one member to the Kentucky Infrastructure Authority representing the Kentucky Municipal Utilities Association; establish initial and subsequent terms.

Feb 5-introduced in House Feb 6-to State Government (H) Feb 10-posted in committee

HB 306 (BR 486) - A. Koenig

AN ACT relating to parent-teacher conferences.

Create a new section of KRS Chapter 159 to require each school-based decision making council to develop a process for conferences to be held between a parent, guardian, or custodian and the student's teachers

within the first 60 days of each school year; notify parents in writing of their failure to attend a conference, give a new conference date, and notify the parent, guardian, or custodian of the penalty for failure to comply; amend KRS 159.900 to establish a penalty of \$50 for the first offense and a maximum of \$200 for subsequent offenses.

Feb 5-introduced in House Feb 6-to Education (H)

HB 307 (BR 1244) - J. Hoover, H. Moberly Jr., R. Crimm, B. DeWeese, D. Floyd, B. Housman, T. Moore, D. Osborne, J. Richards, A. Webb-Edgington

AN ACT relating to capital outlay funds, making an appropriation therefor, and declaring an emergency.

Amend KRS 157.420 to permit local school districts to use capital outlay funds for general operating expenses for fiscal year 2008-2009 and fiscal year 2009-2010 if approved by the commissioner of education; permit local school districts that use capital outlay funds for general operating expenses to continue to participate in the School Facilities Construction Commission; APPROPRIATION; EMERGENCY.

Feb 5-introduced in House Feb 6-to Appropriations & Revenue (H)

HB 308/FN/LM (BR 468) - L. Clark, D. Keene, D. Floyd, D. Horlander, A. Koenig, D. Osborne, S. Santoro, A. Simpson, D. Watkins, R. Weston, A. Wuchner

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, 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 a 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 licensing 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 5-introduced in House

Feb 6-to Licensing & Occupations (H); posted in committee

Feb 11-reported favorably, 1st reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Regular Orders of the Day for Tuesday, February 24, 2009

Feb 26-3rd reading, passed 54-35 Feb 27-received in Senate

Mar 3-to Licensing, Occupations & Administrative Regulations (S)

HB 309 (BR 1190) - S. Riggs, K. Bratcher, H. Collins, B. DeWeese, D. Floyd, K. Hall, M. Harmon, Ji. Lee, D.

Osborne, T. Pullin, S. Santoro, A. Webb-Edgington, R. Weston

AN ACT relating to salvage motor vehicle titles.

Amend KRS 186A.520 to exclude the cost of airbags from the calculation of damages that determine whether a vehicle meets the 75% damaged threshold to be classified as a salvage vehicle.

HB 309 - AMENDMENTS

HCS - Retain original provisions; insert provision that requires insurers to pay for airbag reinstallation in accordance with the terms and conditions of individual insurance policies.

SCS - Clarify that the total costs payable by an insurer shall not exceed the total retail value of the vehicle; amend KRS 186A.540 to establish that individuals or dealers are only responsible for disclosing damages to a motor vehicle of which they have direct knowledge and that occurred while in their possession.

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

SFA (1, G. Tapp) - Make Section 1 on the damage calculation for salvage titles on motor vehicles effective October 1,

Feb 5-introduced in House Feb 6-to Transportation (H) Feb 13-posted in committee

Feb 24-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 Thursday, February 26, 2009

Feb 27-3rd reading, passed 91-1 with Committee Substitute

Mar 2-received in Senate Mar 4-to Transportation (S)

Mar 6-taken from committee; 1st reading; returned to Transportation (S)

Mar 9-reported favorably, 2nd reading, to Rules with Committee Substitute, committee amendment (1-title)

Mar 10-floor amendment (1) filed to Committee Substitute

Mar 11-posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 36-2 with Committee Substitute, committee amendment (1-title), floor amendment (1); received in House

Mar 12-posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title), floor amendment (1); House concurred in Senate Committee Substitute, committee amendment (1-title), floor amendment (1); passed 94-0; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 20-signed by Governor (Act ch. 54)

HB 310 (BR 953) - R. Damron, J. Greer

AN ACT relating to mold remediation standards.

Create new sections of Subchapter 20 of KRS Chapter 224 to establish the legislative finding that reasonable

standards for the remediation of mold in private and public settings should be maintained; define "customer," "department," "mold," "mold remediation," and "mold remediation company"; establish the basis for minimum mold remediation standards; provide that the Cabinet for Health and shall Family Services administrative regulations relating to mold remediation standards; require complaints about mold remediation companies be directed to the Attorney General; establish that the Attorney General has jurisdiction to enforce the mold remediation provisions and the ability to recover litigation costs.

Feb 5-introduced in House Feb 6-to Seniors, Military Affairs, & Public Safety (H)

Feb 9-posted in committee

Feb 11-reported favorably, 1st reading, to Consent Calendar Feb 12-2nd reading, to Rules

Feb 23-posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0
Feb 26-received in Senate
Mar 2-to Health & Welfare (S)

Mar 11-reported favorably, 1st reading, to Consent Calendar
Mar 12-2nd reading, to Rules

HB 311/LM/CI (BR 1056) - W. Stone, J. Richards

AN ACT relating to sexual abuse in the first degree.

Amend KRS 510.110 relating to sexual abuse in the first degree to include persons operating confinement and treatment facilities who have been subjected to sexual contact by those operating or managing the facility, or contractors or volunteers at the facility.

Feb 5-introduced in House Feb 6-to Judiciary (H) Feb 13-posted in committee

HB 312/LM (BR 1146) - D. Watkins, J. Bell, R. Meeks

AN ACT relating to criminal record expungement.

Amend KRS 431.078 to increase to six the number of convictions for misdemeanors or violations that may be expunged; increase time limit before eligibility for expungement; increase the fee from \$100 to \$200 and provide for distribution of fee.

Feb 5-introduced in House Feb 6-to Judiciary (H) Feb 13-posted in committee

HB 313 (BR 501) - C. Rollins II

AN ACT relating to reorganization.

Amend KRS 12.020 and 12.023 to move the Council on Postsecondary Education from the Education Cabinet to the Governor's Office for administrative purposes; amend KRS 151B.020 and 151B.130 to conform; confirm Executive Order 2008-836.

Feb 5-introduced in House
Feb 6-to State Government (H)
Feb 10-posted in committee
Feb 12-reported favorably, 1s reading, to Consent Calendar

Feb 13-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0 Feb 26-received in Senate Mar 2-to Education (S) Mar 5-reported favorably, 1st reading, to Consent Calendar Mar 6-2nd reading, to Rules

HB 314 (BR 861) - T. Moore

AN ACT relating to postsecondary course credit.

Create a new section of KRS 164 to convene working groups representing community and technical colleges and the four-year institutions to develop curriculum content and competencies; clarify which course credits will transfer and whether they shall be accepted in degree programs; require all public postsecondary institutions to utilize a common course-numbering system for courses with the same content and competencies; require the Council on Postsecondary Education to coordinate procedures to ensure that public postsecondary institutions inform students about which course credits earned at technical and community colleges will transfer and how the credits will be applied at four-year institutions; require dissemination of career pathway advising guides to assist students in technical programs to obtain a bachelor's degree; and require the Council on Postsecondary Education to make a recommendation to the Subcommittee Postsecondary on Education of the Interim Joint Committee on Education on whether there should be a cap on credit hours for associate and baccalaureate degrees.

Feb 5-introduced in House Feb 6-to Education (H)

Introduced Feb. 6, 2009

HB 315/LM/CI (BR 1347) - J. Bell, W. Stone, R. Adams, H. Collins, L. Combs, W. Coursey, R. Damron, T. Edmonds, K. Flood, K. Hall, R. Henderson, J. Jenkins, D. Keene, T. McKee, R. Meeks, B. Montell, F. Nesler, D. Osborne, R. Palumbo, J. Richards, C. Rollins II, A. Simpson, D. Sims, A. Smith, G. Stumbo, T. Thompson, T. Turner, D. Watkins, S. Westrom

AN ACT relating to crimes and punishments.

Amend KRS 510.155 to allow certain acts to constitute prima facie evidence under that section and to include communications that may originate or terminate outside of the Commonwealth; amend KRS 508.130 to include the use of communication devices as means by which stalking may be done; amend KRS 531.010 and 531.300 to include live images transmitted over the Internet within the coverage of the obscenity statutes; create a new section of KRS chapter 17 to prohibit sex offenders from using social networking websites; amend KRS 17.510 to require sex offenders to disclose their Internet communications identities; amend KRS 17.580 to allow the state's sex offender registration website to be accessed to ascertain if an Internet communications identity is associated with a registered sex

offender; create a new section of KRS chapter 500 to provide a forfeiture scheme for personal property used in connection with various sexual and exploitative offenses; amend KRS 16.210 and 500.090 to conform to the new forfeiture provision; create a new section of KRS Chapter 500 to allow the Attorney General to issue a subpoena to obtain delineated Internet information related to internet accounts for which there is reasonable cause to believe that the account has been used in the exploitation of children; create a new section of KRS Chapter 434 to criminalize the offense of phising, where one uses the internet to induce another to divulge personal information by impersonating a third party.

HB 315 - AMENDMENTS

HCS/LM/CI - Amend to expand administrative subpoena authority to stalking offenses and to insert a knowing or intentional mens rea into the phising offense.

HCA (1, J. Tilley) - Amend to expand administrative subpoena authority to stalking offenses and to insert a knowing or intentional mens rea into the phising offense.

SFA (1, R. Jones II) - Attach provisions of SB 5/GA relating to driving under the influence, except omit coverage of non-impairing controlled substances.

Feb 6-introduced in House

10-to Judiciary (H); posting waived

Feb 11-reported favorably, reading, to Consent Calendar with Committee Substitute, committee amendment (1)

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Tuesday, February 24, 2009

Feb 13-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 2-3rd reading, passed 97-0 with Committee Substitute, committee amendment (1)

Mar 3-received in Senate

Mar 5-to Judiciary (S); taken from committee; 1st reading; returned to Judiciary (S)

Mar 6-taken from committee; 2nd reading; returned to Judiciary (S) Mar 9-reported favorably, to Rules

Mar 10-floor amendment (1) filed

Mar 13-posted for passage in the Regular Orders of the Day for Friday, March 13, 2009; 3rd reading; floor amendment (1) withdrawn; passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 25-signed by Governor (Act ch.

HB 316/LM (BR 1147) - D. Butler, D. Osborne

AN ACT relating to handicapped parking.

Create a new section of KRS Chapter 198B to require parking lots with over one thousand parking spaces to maintain at least one extra van-only handicapped parking space for each one thousand spaces in the lot above the State Building requirements; amend KRS 198B.990 to provide penalties for violations; EFFECTIVE JULY 1, 2010.

HB 316 - AMENDMENTS HFA (1, S. Riggs) - Makes technical changes.

HFA (2/Title, S. Riggs) - Make title amendment.

Feb 6-introduced in House Feb 11-to Transportation (H)

Feb 13-posted in committee 24-reported favorably,

reading, to Calendar Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 26, 2009;

floor amendments (1) and (2-title) filed Mar 2-3rd reading, passed 97-0 with floor amendments (1) and (2-title)

Mar 3-received in Senate

Mar 5-to Licensing, Occupations & Administrative Regulations (S)

Mar 9-taken from committee; 1st reading: Licensing, returned to Occupations & Administrative Regulations (S)

Mar 10-taken from committee; 2nd reading; returned to Licensing, Occupations & Administrative Regulations (S)

HB 317 (BR 913) - T. McKee, D. Graham, F. Nesler, J. Richards, S. Riggs, D. Watkins, A. Webb-Edgington, R. Weston

AN ACT relating to high school athletics.

Amend KRS 156.070 to require the Kentucky Board of Education or any agency designated by the state board to manage interscholastic athletics to permit an unlimited waiver if the local school district superintendent reports that a certified person is not available to serve in a coaching position; the noncertified person hired in a coaching position shall complete a professional development course offered by the state board or its designated agency.

HB 317 - AMENDMENTS

HCS - Retain original provisions; require that coaches, regardless of level, shall be a high school graduate, 21 years of age, and shall submit to a criminal history background check in accordance with KRS 160.151.

SCA (1, K. Winters) - Prohibit the board from promulgating state administrative regulations that require an assistant coach to be employed in a teaching or certified position; require any nonteaching or noncertified person employed in a coaching position to complete the same post-hire certified requirements of persons employed in coaching positions.

SFA (1, K. Stine) - Retain original provisions; amend KRS 156.070 to provide that fines, penalties, charges, assessments of attorney fees, or any other sanctions imposed by the Kentucky High School Athletic Association upon any student or school for actions conducted to comply with a court order are invalid unenforceable.

CCR - Cannot agree.

Feb 6-introduced in House Feb 10-to Education (H)

Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar with Committee

Substitute

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

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

Feb 26-received in Senate

Mar 2-to Education (S)

Mar 5-reported favorably, 1st reading, to Consent Calendar with committee amendment (1)

Mar 6-2nd reading, to Rules

Mar 9-floor amendment (1) filed

Mar 10-posted for passage in the Regular Orders of the Day for Tuesday, March 10, 2009; passed over and retained in the Orders of the Day

Mar 11-3rd reading, passed 38-0 with committee amendment (1), amendment (1); received in House

Mar 12-posted for passage for concurrence in Senate committee amendment (1), floor amendment (1); House refused to concur in Senate committee amendment (1), floor amendment (1); Conference Committee appointed in House; received in Senate

Mar 13-posted for passage for receding from Senate committee amendment (1), floor amendment (1); Senate refused to recede from committee amendment (1), amendment (1); Conference Committee appointed in Senate

Mar 26-Conference Committee report filed in House

HB 318 (BR 931) - C. Rollins II, D. Sims, S. Westrom

AN ACT relating to long-term care

facilities. Amend KRS 216.543 to require every long-term care facility to post in a conspicuous place, accessible to residents, employees, and visitors the star quality rating assigned to the facility by the CMS Five-Star Quality Rating System for Nursing Homes.

Feb 6-introduced in House Feb 10-to Health & Welfare (H)

HB 319 (BR 1446) - A. Wuchner, L. Belcher, J. Greer, A. Koenig

AN ACT relating to local school district funding adjustments.

Amend KRS 157.360 to describe how calculated state portion of the support education excellence in Kentucky is determined.

Feb 6-introduced in House Feb 10-to Education (H)

HB 320/CI (BR 1257) - R. Meeks

Feb 23-WITHDRAWN

HB 321/LM/CI (BR 259) - R. Meeks, J. Richards

AN ACT relating to the collection, storage, and use of DNA samples.

Repeal and reenact KRS 17.169 relating to DNA definitions; repeal, amend, and reenact KRS 17.170 relating to convicted felons from whom DNA is to be taken, change taking DNA from Juveniles 13 and over to juveniles convicted as youthful offenders; repeal, amend, and reenact KRS 17.175 relating to the centralized DNA database; repeal and reenact KRS 17.500 to require DNA

to be taken from registered sex offenders: repeal and reenact KRS 17.510 to require registered sex offenders who do not have a DNA sample on file to provide a sample upon reregistration; amend KRS 17.580 relating to the Department of Kentucky State Police registered sex offender website to exclude DNA information; repeal KRS 17.171 relating to DNA evidence in cases involving minors; repeal KRS 171.172 relating to DNA evidence in burglary cases; repeal KRS 17.173 relating to DNA evidence in capital cases and certain felony cases; repeal KRS 17.174 relating to DNA evidence from public offenders; repeal KRS 17.177 relating to implementation dates for DNA testing.

HB 321 - AMENDMENTS

HCS/LM/CI - Amend to provide that a DNA sample shall be taken from any juvenile who has been adjudicated quilty of committing an offense of rape, sodomy, sexual abuse, incest, or the attempt to commit one of these crimes, through the use of violence, force, or the threat of violence or force, or when the victim was drugged or unconscious.

HFA (1, S. Lee) - Amend to restore provisions relating to whom DNA may be collected from to reflect provisions of the bill as introduced.

HFA (2, R. Meeks) - Expand listing of offenses for which a DNA sample shall be taken from a juvenile offender.

HFA (3, R. Meeks) - Incorporate provisions of HFA 2; add declaration clause; EMERGENCY

HFA (4/Title, R. Meeks) - Make title amendment.

SCA (1, G. Neal) - Amend to provide that DNA samples taken from juvenile sexual offenders only applies to those offenses classified as a felony and for offenses committed on or after the effective date of the legislation.

SCA (2/Title, R. Stivers II) - Make title amendment.

Feb 6-introduced in House Feb 10-to Judiciary (H)

Feb 13-posted in committee

Feb 25-reported favorably, reading, to Calendar with Committee Substitute

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 27, 2009; floor amendments (1) and (2) filed to Committee Substitute

Mar 2-floor amendment (3) filed to Committee Substitute, floor amendment (4-title) filed

Mar 4-3rd reading; Committee Substitute adopted; floor amendment (3) adopted; laid on clerk's desk

Mar 5-taken from clerk's desk; placed in the Orders of the Day; passed 89-6 with Committee Substitute, amendment (3)

Mar 6-received in Senate

Mar 9-to Judiciary (S); taken from committee; 1st reading; returned to Judiciary (S)

Mar 10-taken from committee; 2nd reading: returned to Judiciary (S)

Mar 11-reported favorably, to Rules as Consent bill with committee amendments (1) and (2-title)

Mar 26-posted for passage in the Consent Orders of the Day for Thursday. March 26, 2009; 3rd reading; committee amendments (1) and (2-title) withdrawn;

passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 27-signed by Governor (Acts ch.

HB 322 (BR 1218) - M. Cherry, M. Henley, L. Belcher, R. Crimm, K. Hall, M. Harmon, F. Nesler, S. Rudy, T.

AN ACT relating to school calendars and declaring an emergency.

Allow a local board of education in a county identified as a federal disaster area because of Tropical Storm Ike and the severe weather storm of January and February of 2009 to request from the commissioner of education up to ten (10) disaster days missed and require the commissioner to approve the request; allow a local board of education in a county not identified as a federal disaster area to request from the commissioner of education up to ten disaster days missed due to Tropical Storm lke and the severe weather storm of January and February of 2009 and allow the commissioner to approve the request at his or her discretion; require staff to make up days approved as disaster days; identify activities to be used by staff to make up days; EMERGENCY.

HB 322 - AMENDMENTS

HCA (1, C. Rollins II) - Clarify that the request made by a local board of education is to waive the makeup of up to ten days missed due to bad weather.

HFA (1, M. Cherry) - Permit, rather than require, the commissioner of education to approve a request for disaster days.

HFA (2, C. Rollins II) - Require a school district to use all makeup days included in the district's approved calendar for 2008-2009 before the local board may request approval to waive the makeup of instructional days missed.

SCA (1, K. Winters) - Permit the commissioner of education to approve a local board of education's request to exceed the five instructional hours that do not have to be made up under administrative regulation when school days were shortened to address an emergency situation; amend KRS 157.360 to permit time missed due to shortening days for emergencies to be made up by lengthening school days in the school calendar without any loss of funds under the program to support education excellence in Kentucky.

SCA (2, K. Winters) - Require a request for disaster days be made no later than May 1, 2009; require the commissioner to approve or deny a request within ten calendar days of the original request.

ŠFA (1, W. Blevins Jr.) - Allow the commissioner of education to approve a plan submitted by a local board of education that extends the instructional day by not less than thirty minutes.

SFA (2, T. Shaughnessy) - Require a local school district to make up the first 10 days missed due to disasters or emergencies; require the commissioner of education to approve a request from a local school district to waive the makeup of any days missed beyond 10 that the district missed due to disasters or emergencies.

Feb 6-introduced in House Feb 10-to Education (H)

Feb 13-posted in committee

23-reported favorably, 1st reading, to Calendar with committee amendment (1); floor amendments (1) and (2) filed

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 92-6 with floor amendments (1) and (2)

Feb 26-received in Senate

Mar 2-to Education (S)

Mar 5-reported favorably, 1st reading, Calendar with committee amendments (1) and (2); floor amendment (1) filed

Mar 6-2nd reading, to Rules; floor amendment (2) filed

Mar 9-posted for passage in the Regular Orders of the Day for Monday, March 9, 2009; 3rd reading; committee amendments (1) and (2) adopted; floor amendment (1) adopted; passed over and retained in the Orders of the Day; taken from the Regular Orders of the Day; floor amendment (2) defeated; passed 33-0 with committee amendments (1) and (2), floor amendment (1)

Mar 10-received in House

Mar 11-posted for passage for concurrence in Senate committee amendments (1) and (2), floor amendment (1)

Mar 12-House concurred in Senate committee amendments (1) and (2), floor amendment (1); passed 92-4; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 24-signed by Governor (Act ch.

HB 323/LM/AA (BR 405) - M. Cherry

AN ACT relating to retirement.

Amend KRS 18A.205 to provide that a retiree who has been reemployed in a full-time position within state government on or after September 1, 2008 shall be eligible for life insurance benefits; amend KRS 61.637 to make technical changes; and amend KRS 78.510 to provide that the retirement systems shall add one or more fiscal years to the final compensation calculation for classified school board employees participating in the County Employees Retirement System on or after September 1, 2008, if the five fiscal years prior to retirement do not include sixty months.

Feb 6-introduced in House Feb 10-to State Government (H) Feb 13-posted in committee

Feb 23-reported favorably, reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, passed 96-1 Feb 27-received in Senate Mar 3-to State & Local Government

Mar 9-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 10-taken from committee; 2nd reading; returned to State & Local Government (S)

HB 324 (BR 1046) - K. Hall, R. Crimm,

T. Edmonds, A. Koenig, B. Yonts

AN ACT relating to student financial aid for dual credit courses and making an appropriation therefor.

Create a new section KRS Chapter 164 to create a two (2) year pilot program beginning with the 2010-2011 academic year to provide grants for eligible high school students who reside in coal producing counties to participate in dual credit courses; permit a student to receive a grant for up to twelve (12) college credit hours; require the Kentucky Higher Education Assistance Authority to promulgate administrative regulations for implementing the program; define student eligibility requirements; establish the Early Access Grant Program revolving fund; identify source of funds as from the local government economic development fund; provide for the transfer of \$1,000,000 for fiscal year 2010-2011 and 2011-2012 to the Early Access Grant Program; amend KRS 42.4592, 42.4588, 42.4595, and 42.460 to conform; APPROPRIATION.

Feb 6-introduced in House Feb 10-to Education (H) Feb 13-posted in committee

Feb 23-reported favorably,

reading, to Consent Calendar Feb 24-2nd reading, to Rules;

1st

to Appropriations recommitted Revenue (H)

HB 325 (BR 1273) - K. Stevens

AN ACT relating to Personnel Board elections.

Amend KRS 18A.0551 to change the Personnel Board election dates and related deadlines; substitute a unique personal identification number for Social Security numbers; delete requirements for mailing ballots and double envelopes and substitute notification requirement; provide for delivery of ballots to the board by any means; allow state employees to use state materials or equipment, except for state-paid first class postage, to vote; allows the board to promulgate administrative regulations to set out methods and procedures for notifying classified employees of the candidates and instructions for voting.

HB 325 - AMENDMENTS

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

SFA (2, D. Thayer) - Amend to create new sections of KRS Chapter 121 to define terms and to delete the exclusion of news stories, commentary, and editorials by the media from the definition of "contribution"; amend to increase the number of persons necessary to form a political issues committee from 1 to 2 or more persons; amend to require a person making an independent expenditure to report it if the amount exceeds \$500 in the aggregate in any one election; establish contribution campaign limits candidates, slates of candidates, and campaign committees: candidate 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 committees: establish

campaign contribution limits individuals: permit a married couple to combine their individual contribution limits by writing one check under certain specific conditions; permit candidates, slates of candidates, committees, and individuals to utilize online 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 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 rescission rights; permit the exercise of rescission rights by a candidate or slate of candidates if an opponent is replaced death, to disability, disqualification not later than 15 days after the party nominates replacement; permit write-in candidates to request an exemption; establish that candidate exempted campaign committees, and political issues committees are bound to the terms of the exemption unless it is rescinded timely; establish penalties and fines for candidates, slates of candidates, 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; establish reporting requirements of candidates, slates of candidate candidates. campaign committees, political issues committees, and registered fundraisers; require all reporting candidates, candidate campaign committees, political issues committees, and registered fundraisers to make post-election 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; permit Kentucky-based federal permanent committees to make certain contributions; 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; exempt legislative candidates from filing reports with the county clerk; 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; 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, and to require candidates and slates of candidates running for statewide office to file electronically on the next regularly scheduled reporting date when contributions or loans, or a balance in a campaign account or accounts is in the aggregate of \$25,000 or more; 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 campaign 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, 61.710, and 23A.070 to conform; repeal KRS 121.015, 121.150 and 121.180; effective November 5, 2009.

Feb 6-introduced in House Feb 10-to State Government (H) Feb 13-posted in committee

Feb 23-reported favorably, reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, passed 97-0 Feb 27-received in Senate

Mar 3-to State & Local Government (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

Mar 12-floor amendments (1-title) and (2) filed

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 37-0-1with floor amendments (1-title) and (2); received in House

HB 326 (BR 509) - S. Riggs

AN ACT relating to reorganization.

Amend various sections of the Kentucky Revised Statutes to rename the Governor's Office of Local Development the Department for Local Government; confirm Executive Order 2008-509.

HB 326 - AMENDMENTS

SCS - Retain original provisions of the bill except reclassify the City of Sadieville, in Scott County, population 289, from a city of the sixth class to a city of the fifth class and 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 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 fifth class requires a population of 1,000 to 2,999 and classification as a city of the fourth class requires a population of 3,000 to 7,999.

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

Feb 6-introduced in House

Feb 10-to Local Government (H); posted in committee

Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, passed 97-0 Feb 27-received in Senate

Mar 3-to State & Local Government

Mar 6-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Mar 9-2nd reading, to Rules

HB 327 (BR 1456) - C. Miller, C. Siler, L. Belcher, D. Butler, M. Dossett, C. Embry Jr., C. Hoffman, D. Keene, J. Richards, D. Sims

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.

Feb 6-introduced in House Feb 10-to Education (H) Feb 13-posted in committee

HB 328 (BR 1014) - M. King, R. Damron, R. Adkins

AN ACT relating to veterans' affairs.

Amend KRS 216B.015 to define
"medical foster home"; amend KRS
216B.020 to exempt medical foster
homes from Certificate of Need
requirements.

Feb 6-introduced in House Feb 10-to Seniors, Military Affairs, & Public Safety (H)

HB 329/FN (BR 1354) - F. Steele, J. Greer, B. Housman

AN ACT relating to veterans' affairs. Amend KRS 40.305 to require members of the board to meet quarterly rather than every two months.

Feb 6-introduced in House Feb 10-to Seniors, Military Affairs, & Public Safety (H); posting waived

Feb 11-reported favorably, 1st reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Tuesday, February 24, 2009

Feb 24-3rd reading, passed 99-0 Feb 25-received in Senate

Feb 27-to Veterans, Military Affairs, & Public Protection (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 10, 2009; 3rd reading, passed 38-0; received in House

Mar 11-enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 23)

Introduced Feb. 9, 2009

HB 330 (BR 1563) - G. Stumbo, L. Clark, R. Adkins, R. Damron, S. Overly, R. Rand, J. Stacy

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

Provide that the General Assembly shall enact a road plan for the current biennium and that this Act in conjunction with 09 BR 1562 shall constitute the six year road plan; EMERGENCY.

HB 330 - AMENDMENTS

HCS - Delete original provisions; establish funding criteria for road projects with certain designations; acknowledge that project authorizations were based upon Transportation Cabinet estimates; provide the Transportation Cabinet with the authority to expend funds necessary to complete projects authorized in this Act, amended only by variations dictated by bid or unforeseen circumstances; provide that this Act in conjunction with HJR 105 shall constitute the six year road plan; set out the 2008-2010 Biennial Highway Construction Plan; EMERGENCY.

SCS - Retain original provisions; add language requiring the Transportation Cabinet to advance design/build projects authorized pursuant to 2006 HB 380; replace the 2008-2010 Biennial Highway Construction Plan with an updated version.

Feb 9-introduced in House

Feb 10-to Appropriations & Revenue (H); taken from committee; 1st reading, to Calendar

Feb 11-2nd reading, to Rules; returned to Appropriations & Revenue (H)

Feb 13-posted in committee

Mar 5-reported favorably, to Rules with Committee Substitute

Mar 6-posted for passage in the Regular Orders of the Day for Monday, March 9, 2009; placed in the Orders of the Day for Friday, March 6, 2009; 3rd reading, passed 94-3 with Committee Substitute; received in Senate; taken from Committee on Committees; 1st reading; to Transportation (S)

Mar 9-taken from committee; 2nd reading; returned to Transportation (S)

Mar 12-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Thursday, March 12, 2009; 3rd reading, passed 38-0 with Committee Substitute; received in House

Mar 13-posted for passage for concurrence in Senate Committee Substitute; House concurred in Senate Committee Substitute; passed 87-3; enrolled, signed by each presiding officer; delivered to Governor; line items vetoed (Act ch. 9)

Mar 26-veto message received in House and Senate; veto not acted upon; became law (Acts ch. 9)

Mar 30-signed by Governor, delivered to Secretary of State

HB 331 (BR 1164) - R. Adams, M. Denham, J. Greer, R. Henderson, T. McKee, B. Montell, D. Osborne, S.

Overly, R. Rand, J. Richards, S. Westrom, A. Wuchner

AN ACT relating to agisters.

Amend KRS 376.400 to provide that persons providing care or maintenance of animals may, under certain circumstances and with notice to the owner, elect to sell the animal to recover their costs in lieu of taking a lien against the animal.

HB 331 - AMENDMENTS

SFA (1, D. Thayer) - Retain original provisions except expand notice of sale requirement to include lien holder of record and to include lien holder in listing of persons to whom sale proceeds are disbursed.

Feb 9-introduced in House Feb 10-to Agriculture & Small Business (H)

Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 98-0 Feb 26-received in Senate

Mar 2-to Agriculture (S)

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules; floor amendment (1) filed

Mar 9-posted for passage in the Regular Orders of the Day for Monday, March 9, 2009; 3rd reading, passed 37-0 with floor amendment (1); received in House

Mar 10-posted for passage for concurrence in Senate floor amendment (1) for Wednesday, March 11, 2009

Mar 12-House concurred in Senate floor amendment (1); passed 95-0; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 24-signed by Governor (Act ch. 91)

HB 332 (BR 883) - J. Greer

Feb 9-WITHDRAWN

HB 333 (BR 1569) - B. Yonts, D. Butler, T. Turner, R. Webb

AN ACT relating to the American Medical Association's "Guides to the Evaluation of Permanent Impairment."

Amend KRS Chapter 342 to require use of the 5th edition of AMA guides; amend KRS 67A.460 to conform; repeal 2008 Acts Chapter 55.

HB 333 - AMENDMENTS

SCS - Amend to require that recommendations relating to the adoption of the 6th edition or retention of the 5th edition of the AMA Guides be presented to LRC by January 4, 2010, and make adoption of 6th edition effective in July, 2010; EMERGENCY.

SCA (1/Title, R. Stivers II) - Make title amendment.

SFA (1, J. Denton) - Attach provisions of SB 162 to HB 333/SCS.

SFA (2/Title, J. Denton) - Make title amendment.

Feb 9-introduced in House Feb 10-to Labor & Industry (H); posted in committee

Feb 12-reported favorably, 1st reading, to Calendar

Feb 13-2nd reading, to Rules

Feb 23-posted for passage in the Regular Orders of the Day for Tuesday, February 24, 2009

Feb 24-3rd reading, passed 75-21 Feb 25-received in Senate

Feb 27-to Judiciary (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Mar 10-2nd reading, to Rules

Mar 11-floor amendments (1) and (2-title) filed

Mar 13-floor amendments (1) and (2title) withdrawn; posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0 with Committee Substitute, committee amendment (1-title) received in House; posted for passage for concurrence in Senate Committee Substitute, committee amendment (1title) ; House concurred in Senate Committee Substitute, committee amendment (1-title); passed 69-20; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch. 89)

HB 334 (BR 1363) - M. Denham

AN ACT relating to sales and use tax. Amend KRS 139.480 to exempt straw, wood shavings, and sawdust used in agricultural or equine pursuits; EFFECTIVE July 1, 2009.

Feb 9-introduced in House Feb 10-to Appropriations & Revenue (H)

HB 335/FN (BR 1256) - B. Farmer

AN ACT relating to the Kentucky Department of Veterans' Affairs acting as a fiduciary.

Amend KRS 40.310 to provide that the Department of Veteran's Affairs may act as a fiduciary under certain sections of KRS Chapter 388; require the department to promulgate administrative regulations to carry out the duties; amend KRS 388.190 to define "person"; create a new section of KRS Chapter 388 to permit the department to act as a guardian or a conservator for a disabled veteran on 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.

Feb 9-introduced in House Feb 10-to Seniors, Military Affairs, & Public Safety (H); posting waived

Feb 11-reported favorably, 1st reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 13-posted for passage in the Regular Orders of the Day for Monday, February 23, 2009

Feb 24-3rd reading, passed 96-0 Feb 25-received in Senate Feb 27-to Veterans, Military Affairs, & Public Protection (S)

Mar 5-reported favorably, 1st reading, to Consent Calendar

Mar 6-2nd reading, to Rules

HB 336 (BR 877) - R. Palumbo, S. Westrom

AN ACT relating to dental hygienists. Amend KRS 313.010 by amending the definition of dental hygiene; amend KRS 313.310 to permit a dental hygienist to provide dental screening services without a supervising dentist under board approved conditions and establish screening requirements; delete requirement to notify a patient 3 days in advance when a supervising dentist will be absent from the location where dental hygiene services are to be provided.

HB 336 - AMENDMENTS HCS - Make technical corrections.

Feb 9-introduced in House Feb 10-to Health & Welfare (H) Feb 11-posting waived; posted in

committee
Feb 12-reported favorably, 1st reading, to Consent Calendar with

Committee Substitute
Feb 13-2nd reading, to Rules; posted for passage in the Consent Orders of the

Day for Wednesday, February 25, 2009 Feb 25-3rd reading, passed 99-0 with Committee Substitute

Feb 26-received in Senate

Mar 2-to Licensing, Occupations & Administrative Regulations (S)

Mar 9-taken from committee; 1st reading; returned to Licensing, Occupations & Administrative Regulations (S)

Mar 10-reported favorably, 2nd reading, to Rules as a Consent Bill

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 55)

HB 337 (BR 27) - R. Palumbo, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, S. Brinkman, L. Clark, R. Damron, B. Farmer, D. Floyd, D. Graham, J. Hoover, J. Jenkins, M. King, S. Overly, J. Richards, C. Rollins II, G. Stumbo, T. Thompson, S. Westrom

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, groups, and agencies represented on the commission; establish duties and responsibilities of the commission, including conducting the Capitol's centennial anniversary celebration in June 2010; allow the Commission to make recommendations concerning improvements to the Capitol grounds; provide that the commission expires June 10, 2011.

HB 337 - AMENDMENTS

SCS - Retain provisions of the original; attach the commission to the Division of Historic Properties for administrative purposes; remove the chairperson of the Kentucky Historical

Society Foundation and add the president of the Kentucky Historical Society.

Feb 9-introduced in House

Feb 10-to Economic Development (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 Monday, February 23, 2009

Feb 24-3rd reading, passed 98-0

Feb 25-received in Senate Feb 27-to Economic Development,

Tourism & Labor (S)

Mar 9-taken from committee; 1st reading; returned to Economic

Development, Tourism & Labor (S)

Mar 10-reported favorably, 2nd
reading, to Rules with Committee

Substitute as a Consent Bill

Mar 11-posted for passage in the
Consent Orders of the Day for

Wednesday, March 11, 2009; 3rd reading, passed 38-0 with Committee Substitute; received in House

Mar 12-posted for passage for concurrence in Senate Committee

Mar 12-posted for passage for concurrence in Senate Committee Substitute; House concurred in Senate Committee Substitute; passed 95-0; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 20-signed by Governor (Act ch. 43)

HB 338 (BR 86) - R. Palumbo

AN ACT relating to the Commission on Small Business Advocacy.

Amend KRS 11.200 to reduce membership of the Commission on Small Business Advocacy; amend KRS 12.020 and 12.023 to attach the commission to the Office of the Governor.

Feb 9-introduced in House Feb 10-to Economic Development (H); posting waived

HB 339/LM (BR 233) - R. Palumbo

AN ACT relating to state procurement. Create a new section in KRS Chapter 45A to give preference to Kentucky businesses in government contracts over the small purchase limit; require contractors with government contracts over \$500,000 to utilize Kentucky small businesses for at least 20% of their contract price or face a 5% contract price penalty; require the Finance and Administration Cabinet to report utilization of Kentucky small businesses, women-owned businesses, businesses, minority-owned veteran-owned businesses in contracts: amend various sections of KRS Chapter 45A to conform.

Feb 9-introduced in House Feb 10-to Economic Development (H)

HB 340/FN/LM (BR 1478) - Ji. Lee

AN ACT relating to assessments on motor vehicles.

Amend KRS 132.485 to clarify procedures for assessments on vehicles purchased prior to January 1 that were registered after January 1 through no fault of the owner; set due date of 45

days from the date of notice for ad valorem taxes on such vehicles for which the month of registration has passed; clarify that late penalties and interest do not accrue until that due date has passed.

Feb 9-introduced in House Feb 10-to Appropriations & Revenue

Feb 13-posted in committee

Feb 23-reported favorably, reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 99-0

Feb 26-received in Senate

Mar 2-to Appropriations & Revenue (S)

Mar 9-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 10-reported favorably, reading, to Rules as a Consent Bill

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch.

HB 341/LM (BR 1235) - R. Crimm, B. DeWeese

AN ACT relating to the gross revenues and excise tax fund.

Amend KRS 136.650 to increase the hold-harmless amount for purposes of the gross revenues and excise tax fund for fiscal year 2010 and thereafter; amend KRS 136.654 to require certifications of total tax receipts as necessary determined by Department of Revenue.

Feb 9-introduced in House Feb 10-to Appropriations & Revenue

HB 342 (BR 1573) - T. Moore

AN ACT relating to employer tax credits and declaring an emergency.

Create a new section of KRS Chapter 141 to allow a job stimulus tax credit to employers hiring a qualifying employee certified as unemployed at least 30 days prior to employment on or after April 1, 2009, but before April 1, 2011; amend KRS 141.0205 to order the job stimulus credt; EMERGENCY

Feb 9-introduced in House Feb 10-to Appropriations & Revenue

HB 343/FN (BR 138) - T. Pullin, M. King, M. Denham, D. Floyd, T. Moore

AN ACT relating to highway rest areas.

Create a new section of KRS Chapter 176 directing the Department of Highways to display the Kentucky flag, the United States flag, and the POW/MIA flag at all highway rest areas.

Feb 9-introduced in House Feb 10-to Seniors, Military Affairs, & Public Safety (H); posting waived

Feb 11-reported favorably, 1st reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 13-posted for passage in the Regular Orders of the Day for Monday, February 23, 2009

Feb 24-3rd reading, passed 99-0 Feb 25-received in Senate

Feb 27-to Veterans, Military Affairs, & Public Protection (S)

Mar 5-reported favorably, 1st reading, to Consent Calendar

Mar 6-2nd reading, to Rules

HB 344/FN (BR 1345) - T. McKee, C. Hoffman, R. Adams, M. Denham, J. Greer, D. Horlander, R. Meeks, J. Richards, B. Yonts

AN ACT relating to surplus agricultural commodities.

Create new sections of KRS Chapter 247 to establish a program in the Department of Agriculture to distribute agricultural food commodities to food banks: define "agricultural commodity" and "food bank"; establish a program to award grants to purchase and distribute agricultural commodities to food banks; set out requirements for receiving a grant; specify considerations for the purchase of agricultural commodities; require that a grantee shall report the results of a project to the department; Agricultural create а Surplus Advisory Commodities Committee; establish a Surplus Agricultural Commodities require Fund; the promulgation of administrative regulations.

HB 344 - AMENDMENTS

HFA (1, T. McKee) - Allow flexibility in reimbursements for donations to farm-tofood bank program; broaden higher education representation on program advisory board.

Feb 9-introduced in House Feb 10-to Agriculture & Small Business (H)

Feb 13-posted in committee

23-reported favorably, Feb 1st reading, to Calendar; floor amendment

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 27-3rd reading, passed 90-0 with floor amendment (1)

Mar 2-received in Senate

Mar 4-to Agriculture (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 10, 2009; 3rd reading, passed 38-0: received in House

Mar 11-enrolled, signed by each presiding officer; delivered to Governor Mar 20-signed by Governor (Act ch.

HB 345 (BR 1261) - J. Stewart III

AN ACT relating to sales and use tax. Amend KRS 139.480 to exempt a geothermal heat pump including any tangible personal property incorporated into the real estate that is necessary for the installation of the geothermal heat pump; EFFECTIVE July 1, 2009.

Feb 9-introduced in House Feb 10-to Appropriations & Revenue HB 346 (BR 1374) - H. Moberly Jr.

AN ACT relating to work hours for teachers.

Amend KRS 158.070 to grant authority to the school-based decision making council in each school to determine the teacher work hours required for each day beyond the daily instructional hours.

Feb 9-introduced in House

Feb 10-to Education (H)

Feb 13-posted in committee Feb 24-reassigned to Labor & Industry

(H)

Feb 25-posting waived

Feb 26-reported favorably, reading, to Calendar

Feb 27-2nd reading, to Rules

Mar 2-posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, passed 75-20 Mar 4-received in Senate Mar 6-to Education (S)

HB 347/FN (BR 293) - H. Moberly Jr., S.

AN ACT relating to the streamlined sales and use tax agreement.

Amend KRS 139.010 to define terms; amend KRS 139.200 to impose Kentucky sales tax on digital property; amend KRS 139.105 to provide sourcing rules relating to the sale of digital property; amend KRS 139.215 to provide bundling rules relating to the sale of digital property; amend KRS 139.310 to impose Kentucky use tax on purchase, storage, or other consumption of digital property; amend KRS 139.195, 139.220, 139.260, 139.270, 139.280, 139.290, 139.330, 139.340, 139.390, 139.450, 139.470, 139.495, 139.510, 139.550, 139.700, 139.720, 139.730, and 139.740 to conform; amend KRS 139.472 to exempt durable medical equipment if a prescription is written; EFFECTIVE July 1, 2009.

HB 347 - AMENDMENTS

HCS/FN - Make technical corrections. SCS/FN - Retain original provisions of bill, except delete in Section 1 the definitions related to computer software maintenance contracts and delete in Section 5 the provisions related to those contracts.

Feb 9-introduced in House

Feb 10-to Appropriations & Revenue (H)

Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 26-3rd reading, passed 69-25 with Committee Substitute

Feb 27-received in Senate

Revenue (S)

Mar 3-to Appropriations & Revenue

Mar 9-taken from committee; 1st reading; returned to Appropriations &

Revenue (S) Mar 10-taken from committee: 2nd reading; returned to Appropriations &

Mar 12-reported favorably, to Rules

with Committee Substitute; posted for passage in the Regular Orders of the Day for Thursday, March 12, 2009; 3rd reading, passed 31-6 with Committee Substitute; received in House

Mar 13-posted for passage for concurrence in Senate Committee Substitute; House concurred in Senate Committee Substitute; passed 71-25; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch.

HB 348 (BR 1439) - S. Brinkman

AN ACT relating to the Uniform Commercial Code.

Amend KRS 355.7-207 to clarify the rules for commingled fungible goods in warehouse settings.

Feb 9-introduced in House Feb 10-to Judiciary (H)

HB 349 (BR 1440) - S. Brinkman

AN ACT relating to civil actions.

Amend KRS 413.140 and 454.050 to delete obsolete references to the abolished tort of breach of promise of marriage.

Feb 9-introduced in House Feb 10-to Judiciary (H)

HB 350 (BR 1489) - R. Palumbo, E. Ballard, K. Bratcher, W. Coursey, S. Lee, B. Montell, A. Simpson, J. Stacy, 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

Feb 9-introduced in House

Feb 10-to Economic Development (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 Monday, February 23, 2009

Feb 25-3rd reading, passed 99-0 Feb 26-received in Senate Mar 2-to Economic Development,

Tourism & Labor (S)

HB 351 (BR 370) - R. Adkins, T. Pullin, B. Yonts

AN ACT relating to carbon capture and sequestration projects. Create new sections of subchapter 20

of KRS Chapter 224. to establish definitions for "authorized area project," "CAER," "carbon sequestration," " KGS. "operator," "post-injection," establish "sequestered gas;" requirements for carbon sequestration projects; require the transfer of rights, title, interests, benefits, claims, credits, allocations, or offsets in sequestered gas; require an environmental covenant on surface and subsurface; require KGS to monitor the sequestered gas; prohibit the Commonwealth from removing the gas unless for reasons of research and development, protecting the health,

safety, and environment, or upon direction by a court of competent jurisdiction.

Feb 9-introduced in House Feb 10-to Natural Resources & Environment (H)

Feb 23-posted in committee

HB 352 (BR 1443) - J. Tilley, T. Kerr

AN ACT relating to the Court of Justice.

Amend various sections of KRS Chapters 23A and 24A to increase by one the number of circuit judges assigned to the Sixteenth Judicial Circuit (Kenton County) and decrease by one the number of assigned district judges.

HB 352 - AMENDMENTS

HCS - Amend to provide delayed effective date of August 1, 2010, for Sections 1 and 2, and January 3, 2011, for Sections 3 and 4.

Feb 9-introduced in House Feb 10-to Judiciary (H)

Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 26-3rd reading, passed 89-0 with Committee Substitute

Feb 27-received in Senate Mar 3-to Judiciary (S)

Mar 9-taken from committee; 1st reading; returned to Judiciary (S)

Mar 10-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 11 reported foverably, to Pulse as

Mar 11-reported favorably, to Rules as a Consent Bill

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 44)

HB 353/LM (BR 1561) - D. Horlander

AN ACT relating to crimes and punishments.

Amend KRS 508.025 relating to 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 relating to 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 9-introduced in House Feb 10-to Judiciary (H)

HB 354 (BR 1442) - J. Tilley

AN ACT relating to the Judicial Council.

Amend KRS 27A.100 to include additional members on the Judicial Council.

Feb 9-introduced in House
Feb 10-to Judiciary (H)
Feb 13-posted in committee
Feb 23-reported favorably, 1st

reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Mar 3-3rd reading, passed 100-0 Mar 4-received in Senate

Mar 6-to Judiciary (S)
Mar 9-taken from committee; 1st

reading; returned to Judiciary (S)
Mar 10-taken from committee; 2nd
reading; returned to Judiciary (S)

Mar 11-reported favorably, to Rules as a Consent Bill

HB 355 (BR 1594) - D. Ford, R. Rand, J. DeCesare, A. Koenig, L. Napier, D. Osborne, S. Westrom

AN ACT relating to real estate brokers.

Create a new section of KRS Chapter 324, relating to real estate brokers, to allow the Real Estate Commission to issue opinion letters on licensing issues at the request of a licensee; amend KRS 324.010 to define "grievance," "charge," "complaint," "order," "agreed order," "final order," "letter of concern," "crime of dishonesty," and "expired"; amend KRS 324.020 to permit the commission to issue a cease-and-desist order against those practicing real estate brokerage without a license; allow the commission to impose civil penalties and seek an injunction to stop the unlawful practice; declare that a cease-and-desist order does not constitute agency action subject to a hearing under KRS Chapter 13B; amend KRS 324.112 to remove the prohibition sales on associates managing a branch office outside a 50 mile radius from the main office: amend KRS 324.150 to delete complaint language that would be inconsistent with the new grievance procedure; amend KRS 324.151 to establish a system to allow any person to submit a grievance against a real estate commission licensee; create necessary elements of the grievance, methods of withdrawing a grievance, and steps of a grievance investigation by the commission; authorize the commission to resolve a grievance by issuing a complaint if it finds one or more violations, by finding no violation, or by issuing a letter of concern or a reprimand; set complaint procedures, including service of the complaint on the licensee, administrative hearings, and a final order by the commission; authorize the commission to promulgate administrative regulations to allow for informal disposition of any complaint; amend KRS 324.160 to permit the commission to limit or restrict the license of a licensee who has committed a violation; direct a licensee to disclose his or her interest in a property in writing on the property sales contract; allow discipline against a licensee who has been convicted of a misdemeanor involving a crime of dishonesty.

Feb 9-introduced in House
Feb 10-to Licensing & Occupations

HB 356 (BR 1500) - J. Tilley

AN ACT relating to bail in designated Class D felony cases.

Amend KRS 431.540, relating to a uniform schedule of bail for certain Class D felonies, to change "must" to "shall"

with regard to the court setting forth the reasons for refusal to use schedule.

Feb 9-introduced in House Feb 10-to Judiciary (H)

HB 357/LM (BR 169) - R. Damron

AN ACT relating to fire protection subdistricts.

Create a new section of KRS Chapter 75 to allow for dissolution of fire subdistricts.

Feb 9-introduced in House Feb 10-to Local Government (H) Feb 13-posted in committee Feb 25-reported favorably, 1st reading, to Calendar

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 27, 2009

Mar 2-3rd reading, passed 97-0 Mar 3-received in Senate

Mar 5-to State & Local Government (S)

HB 358 (BR 1413) - R. Damron

AN ACT relating to ferrets.

Amend KRS 150.355, relating to possesion of ferrets to change "must" to "shall."

HB 358 - AMENDMENTS SCS/LM - Delete original provisions; add provisions of HB 419/GA

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

Feb 9-introduced in House Feb 10-to Agriculture & Small Business (H)

Feb 13-posted in committee
Feb 25-reported favorably, 1s

Feb 25-reported favorably, 1st reading, to Consent Calendar
Feb 26-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Monday, March 2, 2009 Mar 2-3rd reading, passed 98-0 Mar 3-received in Senate

Mar 5-to Agriculture (S)
Mar 9-taken from committee; 1st

reading; returned to Agriculture (S)
Mar 10-taken from committee; 2nd
reading; returned to Agriculture (S);
reported favorably, to Rules with
Committee Substitute, committee
amendment (1-title)

Mar 26-posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; 3rd reading, passed 37-1 with Committee Substitute, committee amendment (1-title); received in House

HB 359 (BR 1617) - R. Damron

AN ACT relating to juries.

Amend KRS 29A.320, relating to when a jury must be sent for further deliberation to reach a verdict, to change "must" to "shall."

Feb 9-introduced in House Feb 10-to Judiciary (H)

HB 360/LM/CI (BR 1376) - T Thompson, J. Glenn

AN ACT relating to crimes and punishments.

Create a new section of KRS Chapter 533 to provide that a court cannot grant probation, shock probation, conditional discharge, pretrial diversion, or other

nonimposition of sentence to persons who violate KRS 514.030 by stealing named emergency supplies during a declared disaster or declared emergency; apply the same restrictions to persons guilty of possession of emergency supplies under KRS 514.110 if those supplies were stolen during a declared disaster or emergency.

Feb 9-introduced in House Feb 10-to Judiciary (H)

HB 361 (BR 1448) - J. Greer, R. Palumbo

AN ACT relating to economic development.

Amend Subchapter 34 of KRS Chapter 154 to define terms; delete minimum employment standards; reduce minimum investment standards; establish minimum employment retention standards; allow full recovery of eligible skills upgrade training costs; and allow approved companies an advance disbursement of post-project incentives of up to 30 percent.

Feb 9-introduced in House Feb 10-to Economic Development (H) Feb 23-posted in committee

HB 362 (BR 1315) - R. Adkins, B. Yonts

AN ACT relating to Kentucky's ratification of the Southern States Energy Compact.

Repeal the contingent effective date contained in 1982 Ky. Acts Chapter 76, Section 4, for Kentucky's ratification of the Southern States Energy Compact and supporting statutes and make the revised versions of KRS 152.200, 152.210, and 152.212 effective on the normal effective date for legislation enacted at the 2009 Regular Session.

HB 362 - AMENDMENTS

HCS - Retain original provisions; amend KRS 152.713 to establish the Center for Renewable Energy Research and Environmental Stewardship at the University of Louisville with administrative support from the Environmental and Public Protection Cabinet; define functions; create board of directors; define directors' terms; provide for executive appointments; provide Environmental and Public Protection Cabinet and General Assembly with annual reports on program, financial status, and development progress.

 $\mbox{HCA (1/Title, E. Ballard)}$ - Make title amendment.

HFA (1, R. Adkins) - Retain existing provisions; amend KRS 152.713 to provide for the appointment of an executive director of the Center for Renewable Energy Research and Environmental Stewardship through collaboration between the president of the University of Louisville and the CRERES governing board; provide for appointment to the board of a designee of the president of the University of Louisville, as approved by the Governor. SCS - Attach provisions of SB 66 to

HB 362/GA. SCA (1/Title, T. Jensen) - Make title amendment.

Feb 9-introduced in House Feb 10-to Tourism Development & Energy (H)

Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title)

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 25-floor amendment (1) filed to Committee Substitute

Feb 26-3rd reading, passed 94-0 with Committee Substitute, committee amendment (1-title), floor amendment (1)

Feb 27-received in Senate

Mar 3-to Natural Resources and Energy (S)

Mar 9-taken from committee; 1st reading; returned to Natural Resources and Energy (S); reported favorably, to Calendar as a Consent Bill

Mar 10-2nd reading, to Rules

Mar 13-returned to Natural Resources and Energy (S); reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Consent Orders of the Day for; 3rd reading, passed 38-0 with Substitute, committee Committee amendment (1-title); received in House

HB 363/FN (BR 1415) - K. Stevens, L. Belcher, J. Carney, L. Clark, D. Graham, B. Housman, A. Koenig, C. Miller, D. Osborne, J. Richards, W. Stone, B.

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

Permit schools districts for fiscal years 2008-2009 and 2009-2010 to use capital outlay funds for general operating expenses without forfeiture of the district's participation in the School Facilities Construction Commission program; APPROPRIATIONS; EMERGENCY.

Feb 9-introduced in House

Feb 10-to Appropriations & Revenue

Feb 23-posting waived

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

Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 26, 2009

Feb 27-3rd reading, passed 91-1 Mar 2-received in Senate

Mar 4-to Appropriations & Revenue

Mar 9-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 10-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

HB 364 (BR 1163) - A. Wuchner, J. Hoover

AN ACT relating to early high school graduation and making an appropriation

Create a new section of KRS Chapter 158 to establish the option for early high school graduation beginning in the 2010-2011 school year; define the curriculum requirements for early graduation and unconditional entry into a Kentucky public two-vear community and technical college and the requirements for unconditional entry into a four-year

public college; establish the Early Graduation Scholarship Certificate and the processes for awarding it and using it; permit certificate to be used at an independent college or university if the institution accepts the curriculum and other eligibility requirements; create a new section of KRS Chapter 164 to create the early graduation scholarship trust fund to be administered by the Kentucky Higher Education Assistance Authority; describe how state funds from SEEK appropriation will be transferred to the scholarship trust fund; amend KRS 158.140 to limit the powers of the Kentucky Board of Education or a local board from imposing graduation requirements that would prohibit a student from pursuing an early graduation program; amend KRS 164.7879 to prescribe how an early graduate would qualify for a KEES award; APPROPRIATION.

Feb 9-introduced in House Feb 10-to Education (H)

HB 365/LM (BR 1320) - D. Horlander

AN ACT relating to driving under the influence.

Amend various statutes in KRS Chapter 189A to increase the use of ignition interlocks as a sanction for driving while impaired; lower the blood alcohol level used in finding an aggravating factor in the offense from 0.18 to 0.15; alter the timelines for license revocation under that chapter; and expand the existing prohibitions that apply to circumventing an installed ignition interlock device.

Feb 9-introduced in House Feb 10-to Judiciary (H)

HB 366 (BR 515) - D. Graham

AN ACT relating to reorganization. Confirm Executive Order 2008-515 enacting reorganization of various offices and divisions in the Department of Education.

Feb 9-introduced in House Feb 10-to Education (H)

Feb 13-posted in committee Feb 24-reported favorably,

reading, to Consent Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, passed 93-0 Mar 2-received in Senate

Mar 4-to Education (S) Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

Introduced Feb. 10, 2009

HB 367 (BR 1664) - J. Jenkins, D. Graham, D. Horlander

AN ACT relating to administrative hearings.

Amend in KRS 13B.101, the definition of "party" to include union representative or other designee.

HB 367 - AMENDMENTS

HFA (1, A. Koenig) - Permit a labor organization or designee to assist employee in a personnel hearing or proceeding under KRS 18A.

Feb 10-introduced in House Feb 11-to State Government (H) Feb 12-reassigned to Labor & Industry (H)

Feb 24-posted in committee Feb 26-reported favorably, reading, to Calendar

Feb 27-2nd reading, to Rules Mar 2-floor amendment (1) filed

Mar 3-posted for passage in the Regular Orders of the Day Wednesday, March 4, 2009

Mar 5-3rd reading, passed 93-3 with floor amendment (1)

Mar 6-received in Senate Mar 9-to Judiciary (S)

HB 368 (BR 957) - K. Stevens, R. Damron, L. Belcher, C. Rollins II

AN ACT relating to the purchase of real property by the Commonwealth.

Amend KRS 45A.045, relating to 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.

Feb 10-introduced in House Feb 11-to State Government (H)

Feb 13-posted in committee 1st Feb 23-reported favorably,

reading, to Consent Calendar Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, passed 97-0 Feb 27-received in Senate Mar 3-to State & Local Government

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

HB 369/LM/CI (BR 1498) - J. Tilley, B. Yonts

AN ACT relating to crimes and punishments.

Amend KRS 514.030, relating to theft by unlawful taking, 514.040, relating to theft by deception, 514.050, relating to theft of property lost or mislaid or delivered by mistake, KRS 514.070. relating to theft by failure to make required disposition of property, KRS 514.080, relating to theft by extortion, KRS 514.110, relating to receiving stolen property, and KRS 514.120, relating to obscuring the identity of a machine to increase penalties to a Class A misdemeanor for property less than \$500, Class D felony for property between \$500 and \$10,000, Class C felony for property between \$10,000 and \$60,000, and Class B felony \$60,000 or more, Class D felony for theft of firearm valued at less than \$500; amend KRS 514.060, relating to theft of services, and KRS 514.090, relating to theft of labor already rendered, to provide the same penalties, excluding the references to firearms.

HB 369 - AMENDMENTS

HCS/LM/CI Delete original provisions and insert in lieu thereof various sections in the penal code and KRS Chapter 434 relating to various theft offenses to raise the felony offense level from \$300 to \$500 and to include an additional enhancement with a \$10,000 or greater theft being a Class D felony; amend KRS 506.120 relating to organized crime to include provisions relating to organized retail theft; and amend KRS 532.356 to prohibit a person who owes restitution for a theft offense from driving until the restitution is paid in full, with an option to apply for a hardship license.

SCS/LM/CI - Amend various sections of KRS Chapter 235 to increase the penalties for boating while intoxicated and to allow for an arrest for an offense not occurring in the officer's presence.

SCA (3, R. Stivers II) - Correct statutory citation relating to arrest authority of peace officers.

SFA (1, R. Jones II) - Attach provisions of SB 5/GA relating to driving under the influence, except omit coverage of non-impairing controlled substances.

SFA (2, W. Blevins Jr.) - Amend KRS 186.560 to permit issuance of a hardship driver's license after a revocation for KRS 186.560(1)(a); create a new section of KRS Chapter 186 to establish a minimum revocation period prior to the filing of a petition for a hardship license and permit a court to grant a hardship license at the court's discretion; establish requirements, penalties, and fee.

Feb 10-introduced in House

Feb 11-to Judiciary (H)

Feb 13-posted in committee

Feb 25-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 26-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 2, 2009

Mar 2-3rd reading, passed 98-0 with Committee Substitute

Mar 3-received in Senate

Mar 5-to Judiciary (S)

Mar 9-taken from committee; 1st reading; returned to Judiciary reported favorably, to Calendar with Committee Substitute

Mar 10-2nd reading, to Rules; floor amendments (1) and (2) filed to Committee Substitute

Mar 12-recommitted to Judiciary (S)

Mar 26-reported favorably, to Rules as Consent bill with committee amendment (3); posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; 3rd reading; floor amendments (1) and (2) withdrawn Committee Substitute withdrawn; committee amendment (3) withdrawn; passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 27-signed by Governor (Acts ch.

HB 370/LM (BR 1338) - D. Pasley

AN ACT relating to motor carriers.

Amend KRS 281.990 to set the penalty for a violation of the Unified Carrier Registration Act of 2005 at \$100 for the first offense and \$1,000 for each subsequent offense.

HB 370 - AMENDMENTS HCS/LM - Make technical corrections; EFFECTIVE JANUARY 1, 2010.

Feb 10-introduced in House

Feb 11-to Transportation (H)

Feb 13-posted in committee

Mar 3-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar 6-3rd reading, passed 98-2 with Committee Substitute ; received in Senate

Mar 9-to Transportation (S)

HB 371/LM/CI (BR 1497) - J. Tilley, B.

AN ACT relating to inmate credits.

Amend KRS 197.045 relating to inmate credits for education, meritorious behavior, and service in times of emergency or performing duties of outstanding importance in connection exceptional operations and programs to increase the time allowable for each type of credit.

Feb 10-introduced in House Feb 11-to Judiciary (H)

Feb 13-posted in committee

23-reported

favorably, 1st reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 27-3rd reading, passed 91-0

Mar 2-received in Senate

Mar 4-to Judiciary (S)

Mar 9-taken from committee; 1st reading; returned to Judiciary (S)

Mar 10-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 11-reported favorably, to Rules as a Consent Bill

HB 372/LM/CI (BR 1496) - J. Tilley

AN ACT relating to probation and parole.

Amend KRS 439.340 relating to eligibility for parole to provide for a nonviolent Class D felon to be eligible for parole after serving 15% of sentence or 2 months of the original sentence whichever is longer; amend KRS 439.344 to specify that time spent on parole counts as time spent in prison with exceptions; amend KRS 439.354 to specify that a prisoner shall be released from parole when the person would be eligible for discharge from prison if the prisoner had remained incarcerated.

HB 372 - AMENDMENTS

HCS/LM/CI - Amend to prohibit parole credit being granted to a person who has been convicted of a violent offense under KRS 439.3401 or a person who is required to register as a sexual offender, and provide that provisions of this Act shall control applicable provisions contained in 2008 Ky. Acts ch. 127.

SCA (1, R. Stivers II) - Amend KRS 532.050 to permit any defendant who is in custody upon conviction of a felony offense, whether eligible or ineligible for probation or conditional discharge, to request to be sentenced prior to the completion of the presentence investigation report.

Feb 10-introduced in House Feb 11-to Judiciary (H) Feb 13-posted in committee

Committee Substitute

Feb 26-2nd reading, to Rules: posted for passage in the Consent Orders of the Day for Monday, March 2, 2009

Mar 2-3rd reading, passed 98-0 with Committee Substitute

Mar 3-received in Senate

Mar 5-to Judiciary (S)

Mar 9-taken from committee; 1st reading; returned to Judiciary (S); reported favorably, to Calendar with committee amendment (1)

Mar 10-2nd reading, to Rules

Mar 13-posted for passage in the Regular Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0 with committee amendment (1); received in House; posted for passage for concurrence in Senate committee amendment (1); House concurred in Senate committee amendment (1); passed 88-0; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch.

HB 373 (BR 1367) - R. Nelson, J. Crenshaw

AN ACT relating to collective bargaining.

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 10-introduced in House Feb 12-to Labor & Industry (H) Mar 3-posted in committee

HB 374/FN (BR 1564) - R. Rand, R. Adkins, L. Clark, R. Damron, J. Stacy, G. Stumbo

AN ACT relating to motor fuels.

Amend KRS 138.210 to clarify definition of "average wholesale price"; amend KRS 138.220 to clarify how the average wholesale price shall be determined and adjusted.

HB 374 - AMENDMENTS

HCS - Retain original provisions; change the lowest value for the average wholesale price to \$1.786 per gallon.

HCA (1/Title, R. Rand) - Make title amendment.

HFA (1, K. Bratcher) - Direct the Environmental and Public Protection Cabinet to petition the EPA to remove requirement for reformulated gasoline in Jefferson County.

Feb 10-introduced in House Feb 11-to Appropriations & Revenue

(H) Feb 13-posted in committee

Feb 23-taken from committee; 1st reading, to Calendar

Feb 24-2nd reading, to Rules; returned to Appropriations & Revenue (H)

Mar 4-posting waived

Feb 25-reported favorably, 1st Mar 5-reported favorably, to Rules reading, to Consent Calendar with with Committee Substitute, committee Mar 5-reported favorably, to Rules amendment (1-title)

Mar 6-floor amendment (1) filed to Committee Substitute ; posted for passage in the Regular Orders of the Day for Monday, March 9, 2009; placed in the Orders of the Day Friday, March 6, 2009; 3rd reading, passed 82-17 with Substitute, Committee amendment (1-title); received in Senate; taken from Committee on Committees; 1st reading; to Transportation (S)

Mar 9-taken from committee; 2nd reading; returned to Transportation (S)

Mar 13-reported favorably, to Rules; placed in the Orders of the Day; 3rd reading, passed 30-7; received in House; enrolled, signed by each presiding officer; delivered to Governor; signed by Governor (Act ch. 8)

HB 375/LM (BR 237) - R. Damron

AN ACT relating to the rights of employees.

Create a new section of KRS Chapter 337 to specify that an employer who grants benefits to employees' and their children must do so without regard to whether they are natural children, stepchildren, or adopted children; amend KRS 337.990 to provide penalty.

Feb 10-introduced in House Feb 11-to Health & Welfare (H)

HB 376 (BR 1669) - S. Rudy, B. Housman, W. Coursey, J. DeCesare, D. Floyd, T. Moore, F. Nesler

AN ACT relating to nuclear power.

Amend KRS 278.600 to delete repealed statutory reference: require that nuclear power facilities have a plan for the storage of nuclear waste rather than a means for permanent disposal; and define "storage"; amend KRS 278.610 to delete repealed statutory reference and the requirement that the Public Service Commission certify the facility as having a means for disposal of high-level nuclear waste; change all references to the disposal of nuclear waste to the storage of nuclear waste; repeal KRS 278.605.

Feb 10-introduced in House Feb 11-to Tourism Development & Energy (H)

HB 377/LM (BR 1388) - M. Dossett, M. Marzian

AN ACT relating to police forces.

Amend KRS 95.019 to expand the jurisdiction of the chief and officers of a police department in cities of the sixth class from within the city limits to countywide.

Feb 10-introduced in House Feb 11-to Local Government (H) Feb 23-posted in committee 25-reported favorably. reading, to Calendar

Feb 26-2nd reading, to Rules Mar 4-posted for passage in the Regular Orders of the Day for Thursday,

March 5, 2009 Mar 11-returned to Rules

HB 378/LM/CI (BR 1501) - J. Tilley

AN ACT relating to crimes and punishments.

Create a new section of KRS Chapter

431 relating to crimes and punishments to provide that except for KRS 439.3401 relating to violent offenders when there are two or more possible sentence enhancements that the attorney for the Commonwealth and the courts shall choose only one enhancement.

Feb 10-introduced in House Feb 11-to Judiciary (H) Feb 13-posted in committee

HB 379 (BR 1028) - C. Miller, J. Bell, L. Clark, C. Hoffman, D. Keene, J. Richards, K. Stevens, K. Upchurch

AN ACT relating to inspections of manufactured homes.

Amend KRS 227.570 to establish a fee not to exceed \$150 for inspection of installation of new manufactured homes, give board authority to establish fee through regulation, increase fee no more than 10% per year, fees to be deposited in agency fund.

HB 379 - AMENDMENTS

SCS - Retain original provisions, except prohibit the manufactured home installation inspection fee \$150 even after exceeding any authorized board fee increases.

Feb 10-introduced in House Feb 12-to Licensing & Occupations

Feb 13-posted in committee

Feb 25-reported favorably, 1st reading, to Calendar

Feb 26-2nd reading, to Rules

Mar 3-posted for passage in Regular Orders of the Day Wednesday, March 4, 2009

Mar 4-3rd reading, passed 67-26 Mar 5-received in Senate Mar 9-to Licensing, Occupations &

Administrative Regulations (S) Mar 10-reported favorably, reading, to Consent Calendar with Committee Substitute

Mar 11-2nd reading, to Rules

HB 380/AA (BR 406) - M. Cherry, B. Housman, A. Simpson

AN ACT relating to retirement.

Amend KRS 61.645 to require that two of the three Governor appointees to the Kentucky Retirement Systems board of trustees possess ten years of investment experience and to define investment experience, and to prohibit systems' employees from serving as a member of the board, amend KRS 61.650 to establish a five member investment committee for the Kentucky Retirement Systems composed of the Governor appointees investment experience, and three trustees appointed by the board chair, and to limit the amount of assets managed by a single external investment manager to no more than fifteen percent of the systems' portfolio; amend KRS 16.642 and 78.790 to clarify the investment committee established by amendments to KRS 61,650 is the investment committee for the State Police Retirement System and the County Employees Retirement System and to limit the amount of assets managed by a single external investment manager.

HB 380 - AMENDMENTS

SCS/AA - Retain original provisions except to amend KRS 61.645 to prohibit former employees of Kentucky Retirement Systems from serving on the board of trustees for the systems.

Feb 10-introduced in House Feb 11-to State Government (H) Feb 13-posted in committee Feb 23-reported favorably, reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Mar 2-3rd reading, passed 95-0 Mar 3-received in Senate

Mar 5-to State & Local Government S)

Mar 9-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 10-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 11-reported favorably, to Rules as a Consent bill with Committee Substitute

HB 381 (BR 1518) - J. Gooch Jr.

AN ACT relating to insurance.

Amend KRS 304.39-020 to provide under the definition of "medical expense" when a medical bill shall not be presumed reasonable; define "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 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 10-introduced in House Feb 11-to Banking & Insurance (H)

HB 382 (BR 1659) - M. Marzian

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 may be brought as part of the wrongful death action and not as a separate lawsuit; provide that the damages recoverable are separate from other damages and payable only to the surviving spouse.

Feb 10-introduced in House Feb 11-to Judiciary (H)

HB 383/FN (BR 1636) - J. Jenkins, C. Embry Jr., D. Graham, D. Horlander, M. Marzian, C. Miller, J. Richards, W. Stone, J. Wayne

AN ACT relating to interscholastic athletics.

Amend KRS 156.070 to require high school coaches to be trained in cardiopulmonary resuscitation and in the use of automated external defibrillators; require automated external defibrillators be on-site for every high school practice, athletic activity or sporting event; require an ice pool to be readily available if the temperature is ninety-four degrees or higher; prohibit the Kentucky Board of Education from adopting policies that are contrary to these provisions.

HB 383 - AMENDMENTS

HCS/FN - Retain original provisions, except create a new section of KRS Chapter 160 to allow a local board to specify school personnel to receive training in the use of automated external defibrillators (AEDs) if the device is provided in the school; require the Kentucky Department of Education to provide districts a list of possible funding sources for the purchase of AEDs; encourage local boards to make an AED available at each high school athletic activity; require a local board to request emergency medical services personnel be on-site for a high school athletic activity if no AED is available onsite; provide immunity from civil liability for personal injury that results from the use of an AED; require the Kentucky Board of Education or agency designated to manage interscholastic athletics to revise its procedures and criteria for avoiding heat injury.

HFA (1, J. Jenkins) - Retain original provisions except delete the requirement that an ice pool be available at outdoor high school sports activities or practices; require the Kentucky Board of Education to review, and revise if appropriate, procedures and criteria for avoiding heat injury; require the board to determine if regulations or policies should be adopted to provide guidance as to how to deal with athletes who experience heat-related injury or illness.

HFA (2, D. Graham) - Prohibit emergency medical services personnel or the employer or provider from being held liable if they are requested to attend a high school athletic event and are unable to attend.

SCS/FN - Delete provisions; direct the Kentucky High School Athletics Association, with assistance from the Kentucky Department of Education, to staff and coordinate a study of sports safety; establish issues to be studied

including the requirements and adequacy of sports safety education in public middle and secondary schools; establish the membership of the formal work group; require a report to the Interim Joint Committee on Education by October 30, 2009.

SFA (1, A. Kerr) - Create a new section of KRS Chapter 160 to require high school coaches to complete a sports safety course; identify the components to be included in the course; require coaches to pass an online test prior to receiving credit for course completion.

SFA (2, Å. Kerr) - Direct the Kentucky Board of Education to require high school coaches to complete a sports safety course; identify the components to be included in the course; require coaches to pass an online test prior to receiving credit for course completion.

SFA (3/Title, A. Kerr) - Make title amendment.

SFA (4, A. Kerr) - Direct the Kentucky Board of Education to require high school coaches to complete a sports safety course; identify content to be included in the course; require high school coaches to complete the course and pass an end-of-course examination; beginning with the 2009-2010 school year, require at least one person who has completed a sports safety course to be on-site at every high school athletic practice and competition; EMERGENCY.

Feb 10-introduced in House Feb 11-to Education (H)

Feb 13-posted in committee

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

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, February 27, 2009; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Feb 27-floor amendments (1) and (2) filed to Committee Substitute

Mar 2-3rd reading, passed 97-0 with Committee Substitute, floor amendments (1) and (2)

Mar 3-received in Senate

Mar 5-to Education (S)

Mar 9-reported favorably, 1st reading, to Calendar with Committee Substitute; floor amendment (1) filed to Committee Substitute, floor amendment (2) filed

Mar 10-2nd reading, to Rules
Mar 11-floor amendments (3-title

Mar 11-floor amendments (3-title) and (4) filed

Mar 12-posted for passage in the Regular Orders of the Day for Thursday, March 12, 2009; 3rd reading; floor amendments (1) and (2) withdrawn; passed 38-0 with Committee Substitute, floor amendments (3-title) and (4); received in House

Mar 13-posted for passage for concurrence in Senate Committee Substitute, floor amendments (3-title) and (4); House concurred in Senate Committee Substitute, floor amendments (3-title) and (4); passed 93-0; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch. 90)

HB 384 (BR 1355) - M. Marzian, D. Owens, J. Jenkins

AN ACT relating to public health.

Create a new section of KRS Chapter

158 to require science-based content, 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 for Health and Family Services to refuse federal funding for abstinence-only 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.

Feb 10-introduced in House Feb 11-to Education (H) Feb 13-posted in committee

HB 385 (BR 1493) - R. Meeks

AN ACT relating to charitable gaming. Amend KRS 238.554 to reorganize content for clarity; require mandatory training for officers and chairpersons of charitable organizations before being issued a license.

Feb 10-introduced in House
Feb 11-to Licensing & Occupations

Feb 23-posted in committee

Feb 25-reported favorably, 1st reading, to Calendar

Feb 26-2nd reading, to Rules

Mar 2-posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, passed 67-29

Mar 4-received in Senate

Mar 6-to Licensing, Occupations & Administrative Regulations (S)

Mar 9-taken from committee; 1st reading; returned to Licensing, Occupations & Administrative Regulations (S)

Mar 10-taken from committee; 2nd reading; returned to Licensing, Occupations & Administrative Regulations (S)

HB 386/FN (BR 1318) - B. DeWeese, T. Edmonds, K. Hall

AN ACT relating to a student loan forgiveness program for graduates of Kentucky dental or medical programs and making an appropriation therefor.

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 the effective date of this Act 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 administrative regulations; and establish eligibility requirements for loan forgiveness including service to clients in a medically underserved community by the United

States Department of Health and Human Services; APPROPRIATION.

Feb 10-introduced in House Feb 11-to Appropriations & Revenue (H)

Mar 2-posting waived

Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar 6-3rd reading, passed 100-0; received in Senate

Mar 9-to Education (S); taken from committee; 1st reading; returned to Education (S)

Mar 10-taken from committee; 2nd reading; returned to Education (S)

HB 387 (BR 1499) - J. Tilley

AN ACT relating to guaranteed arrest bond certificates.

Amend KRS 431.021, relating to guaranteed arrest bond certificate use as bail in traffic cases, to change "must" to "shall."

Feb 10-introduced in House Feb 11-to Judiciary (H)

HB 388 (BR 1598) - R. Webb

AN ACT relating to the Kentucky State Police.

Amend KRS 16.040 to broaden the scope of prior work experience a person may use to meet the minimum qualifications to apply for a position as a state trooper.

Feb 10-introduced in House Feb 11-to Judiciary (H)

HB 389/LM/CI (BR 1434) - R. Webb

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, 2010.

Feb 10-introduced in House Feb 11-to Judiciary (H)

HB 390 (BR 925) - J. Bell, J. Tilley, J. Hoover

AN ACT relating to county attorney fees.

Amend KRS 514.040 to allow a \$50 fee both prior to or after the initiation of a theft by deception prosecution for the county attorney office operating expenses.

Feb 10-introduced in House Feb 11-to Judiciary (H) Mar 2-posted in committee Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009

Mar 9-3rd reading, passed 96-0; received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees

Mar 10-taken from Committee on Committees; 2nd reading; returned to Committee on Committees (S); to Judiciary (S)

HB 391 (BR 1690) - K. Hall, T. Edmonds

AN ACT relating to interscholastic

Amend KRS 156.070 to prohibit the Kentucky Board of Education from promulgating administrative regulations to allow a district to hire a nonteaching person in a head coaching position unless the person has completed a minimum of three hours of college credit and is currently enrolled in a postsecondary education institution prior to being employed by a local district as a head coach.

Feb 10-introduced in House Feb 11-to Education (H)

HB 392 (BR 1700) - S. Overly

AN ACT relating to misclassification of employees in the construction industry.

Create new sections of KRS Chapter 337 to prohibit misclassification of employees in the construction industry; define contractor, construction. and other terms; presume employee status unless certain factors are met; establish factors for determining independent contractor; require Office of Workplace Standards to administer; require posting of requirements and retention of records for 3 years; provide administrative or civil remedy; amend KRS 337.990 to impose penalties of \$1,000 to \$5,000 for violations; amend KRS 45A.485 to require debarment for 2 years from state contracts for repeat violations.

HB 392 - AMENDMENTS

HFA (1, B. Farmer) - Amend to include persons with state contracts in definition of contractor.

HFA (2/Title, B. Farmer) - Make title amendment.

HFA (3, S. Brinkman) - Require employers to prohibit the misclassification of all types employees.

Feb 10-introduced in House

Feb 11-to Labor & Industry (H); posting waived

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

Feb 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 2, 2009

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

Mar 3-floor amendment (3) filed; 3rd reading, passed 74-26

Mar 4-received in Senate

Mar 6-to Licensing, Occupations & Administrative Regulations (S)

HB 393/FN (BR 1339) - D. Pasley

AN ACT relating to liability for taxes.

Create a new section of KRS Chapter 138 to establish officer liability for U-drive-it taxes, motor fuels tax, motor fuels surtax, and weight distance taxes.

Feb 10-introduced in House Feb 11-to Appropriations & Revenue (H)

HB 394 (BR 1111) - M. Dossett

AN ACT relating to sales tax.

Create a new section of KRS Chapter 139 to establish a refund program for new small businesses; EFFECTIVE July 1, 2009.

Feb 10-introduced in House Feb 11-to Appropriations & Revenue H)

HB 395/FN/LM (BR 1652) - J. Richards, J. DeCesare

AN ACT relating to local economic development.

Amend KRS 65.680 to extend the termination date for a local development area from 20 years to 30 years under certain conditions.

HB 395 - AMENDMENTS

HCS/FN/LM - Allow the termination date for a local development area to be extended beyond the original 20 year time period if existing bonds are refunded and new increment bonds are issued, for a period not to exceed 20 years from the issuance of the new bonds.

Feb 10-introduced in House Feb 11-to Appropriations & Revenue (H)

Mar 2-posting waived

Mar 3-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 5, 2009

Mar 5-3rd reading, passed 96-0 with Committee Substitute

Mar 6-received in Senate
Mar 9-to State & Local Government

HB 396 (BR 1016) - L. Combs

AN ACT relating to forestry.

Create a new section of KRS Chapter 149 to authorize the Division of Forestry to investigate forestry-related crimes; authorize the secretary to appoint forest crime investigators to be certified as peace officers and to have the authority to investigate and make arrests for certain forestry-related crimes; create a new section of KRS Chapter 149 to give the Attorney General, Commonwealth's and county attorneys attorneys, concurrent jurisdiction for prosecuting forestry-related crimes; amend KRS 15.380 to require forest crime investigators to be certified as peace officers.

Feb 10-introduced in House Feb 11-to Natural Resources & Environment (H)

HB 397 (BR 354) - L. Combs

AN ACT relating to forest conservation.

Amend KRS 149.348 to increase the maximum civil penalty for violation of bad actor provisions; allow the cabinet to contract with local county attorneys or Commonwealth's attorneys to enforce collection of fines imposed under the bad actor provisions and to share in the amount of recovery; allow the Commonwealth to attach the defendant's property in recovery actions for fines imposed under the bad actor provisions; allow the cabinet to direct a logger to

cease operations for failure to pay a civil penalty; give the Circuit Court of Franklin County concurrent jurisdiction over enforcement actions for fines imposed under the bad actor provisions; Amend KRS 425.301 and KRS 425.306 to conform.

Feb 10-introduced in House Feb 11-to Natural Resources & Environment (H)

Feb 23-posted in committee

HB 398/LM (BR 317) - L. Combs

AN ACT relating to constables.

Amend KRS 16.220, relating to providing protective vests, tasers, and other items to police departments under the Kentucky State Police program, to add constables as eligible participants.

Feb 10-introduced in House Feb 11-to Local Government (H) Feb 12-posted in committee

HB 399 (BR 1494) - D. Osborne

AN ACT relating to fish and wildlife.
Create a new section of KRS 150 to restrict drug usage on noncaptive wildlife; set out exceptions; allow for promulgation of administrative regulations.

HB 399 - AMENDMENTS

HCS - Retain original provisions except allow a scent attractant as an exception to the definition of a "drug" used on noncaptive wildlife.

Feb 10-introduced in House

Feb 11-to Natural Resources & Environment (H)

Feb 23-posted in committee

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 Tuesday, March 3, 2009

Mar 3-3rd reading, passed 100-0 with Committee Substitute

Mar 4-received in Senate

Mar 6-to Natural Resources and Energy (S)

Mar 9-taken from committee; 1st reading; returned to Natural Resources and Energy (S); reported favorably, to Calendar as a Consent Bill

Mar 10-2nd reading, to Rules

HB 400 (BR 1457) - C. Miller, C. Siler, D. Butler, C. Hoffman, D. Horlander, T. Moore, J. Richards

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.

Feb 10-introduced in House

Feb 11-to Transportation (H) Feb 13-posted in committee

Feb 24-reported favorably, reading, to Consent Calendar

Feb 25-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Friday, February 27, 2009 Feb 27-3rd reading, passed 93-0 Mar 2-received in Senate Mar 4-to Transportation (S)

HB 401 (BR 324) - D. Ford, R. Rand, D. Butler, J. DeCesare, T. Kerr, A. Koenig, F. Nesler, S. Westrom

AN ACT relating to real estate brokerage.

Amend KRS 324.045 to make all applicants for licensure as a real estate broker subject to a national criminal history check involving the National Crime Information Center; require the applicant to release the results to the commission, pay the costs of the check, and complete the check within 90 calendar days prior to application; amend KRS 324.111, 324.151, and 324.170 to authorize the commission to conduct an emergency hearing for alleged escrow account violations by the licensee; place escrow account overdraft reporting burden on principal brokers; amend KRS 324.117 to clarify that a sales associate may have his or her name in the firm name after two years experience with the firm; amend KRS 324.141 to establish prerequisites for reciprocal licensure; require the commission to promulgate administrative regulations to implement reciprocity provisions; require all foreign applicants to furnish a certificate of good standing from the home jurisdiction with the Kentucky application; amend KRS 324.150 to permit the commission to conduct an emergency hearing in accordance with KRS Chapter 13B if a licensee is alleged to have committed an escrow account violation; require the commission to promulgate regulations to describe when emergency action is justified; amend KRS 324.160 to remove the prohibition for offering prizes to influence a purchaser or prospective purchaser of real estate; amend KRS 324.165 to conform; amend KRS 324.310 and 324.312 to require a principal broker to return an associate's license to the commission immediately upon written termination of that association or at any time upon the commission's request; declare that if a principal broker does not return a license to the commission within five business days, the license is considered released and the principal broker is in violation of conduct that constitutes improper, fraudulent, or dishonest dealing; amend KRS 324.420 to deny an aggrieved party recovery of compensation from the real estate education, research, and recovery fund, unless the compensation is for the actual financial harm suffered and is specifically related to the property; KRS 324.010 to define "managing broker"; amend KRS 324.121 to allow either a principal broker or managing broker to be deemed a dual agent in a designated agency situation.

HB 401 - AMENDMENTS

HCS - Retain original provisions of bill, except to add requirement for each applicant to complete and return to the commission within 120 days a signed affidavit verifying that there is nothing on the record to prohibit the applicant from licensure; require broker to provide written notice to the commission if escrow account overdrafts are not

corrected within 72 hours; delete requirement to attend a 6 hour commission-approved course on real estate fundamentals for individuals holding an active real estate license in another jurisdiction; amend "property management" definition as limited to transactions of buying, selling, renting, or leasing real property for owners of the real property; use the term "designated manager" rather than "managing broker."

HCA (1, D. Ford) - Retain original provisions except amend Section 13 to delete language limiting property management to the transactions of buying, selling, renting, or leasing real property for the owners of the real property.

SCS - Retain original provisions; create a new section of KRS Chapter 324 to exempt community association managers and not-for-profit community associations including townhouse, condominium, homeowner, or neighborhood associations from the jurisdiction of the Kentucky Real Estate Commission.

Feb 10-introduced in House

Feb 11-to Licensing & Occupations

Feb 23-posted in committee

Feb 25-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1)

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 27, 2009

Mar 3-3rd reading, passed 100-0 with Committee Substitute, committee amendment (1)

Mar 4-received in Senate

Mar 6-to Licensing, Occupations & Administrative Regulations (S)

Mar 9-taken from committee; 1st reading; returned to Licensing, Occupations & Administrative Regulations (S)

Mar 10-reported favorably, to Rules with Committee Substitute

Mar 12-posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009; 3rd reading, passed 38-0 with Committee Substitute; received in House; House concurred in Senate Committee Substitute; passed 86-0

Mar 13-enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 58)

Introduced Feb. 11, 2009

HB 402/LM (BR 1461) - R. Palumbo, G. Stumbo, J. Richards

AN ACT relating to a special prostate cancer awareness license plate.

Create a new section of KRS Chapter 186 to create a Prostate Cancer Awareness special license plate; set requirements of special Prostate Cancer Awareness license plate; establish a voluntary contribution of \$10 for applicants of the Prostate Cancer Awareness special license plates to benefit the Bluegrass Prostate Cancer Awareness Foundation; permit the person registering the motor vehicle to opt out of the voluntary contribution; mandate that the Prostate Cancer Awareness license plate not carry an additional state fee; require the cabinet

to have special Prostate Cancer Awareness license plates available to the general public by January 1, 2010; require the Bluegrass Prostate Cancer Awareness Foundation to be subject to the restrictions of KRS 186.164, regarding charitable contributions for special license plates.

Feb 11-introduced in House Feb 12-to Transportation (H)

HB 403 (BR 1684) - L. Combs

Mar 11-WITHDRAWN

HB 404 (BR 1704) - L. Combs

Mar 11-WITHDRAWN

HB 405 (BR 1702) - A. Simpson

AN ACT relating to landlords and tenants.

Amend KRS 383.500 to allow local governments to adopt landlord tenant ordinances that do not conflict with the landlord tenant act if the ordinance is designed to protect public safety.

Feb 11-introduced in House Feb 12-to Local Government (H) Feb 23-posted in committee

HB 406/LM (BR 1547) - D. Butler

AN ACT relating to early voting.

Create a new section of KRS Chapter 117 to allow early voting by requiring inperson absentee voting to be conducted for at least 15 working days before the Sunday prior to election day; require this voting to be held in the county clerk's office or other place designated by the county board of elections and approved by the State Board of Elections; amend various sections of KRS Chapter 117 to conform.

Feb 11-introduced in House Feb 12-to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 407/FN (BR 1340) - M. Denham, S. Overly, J. Higdon

AN ACT authorizing the payment of certain claims against the Commonwealth 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.

Authorize the payment of certain claims against the state; make an appropriation therefor; and declare an emergency.

Feb 11-introduced in House
Feb 12-to Appropriations & Revenue
(H)

Feb 13-posted in committee Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, passed 97-0 Feb 27-received in Senate Mar 3-to Appropriations & Revenue

to Mar 6-reported favorably, 1st reading, 110; to Consent Calendar

Mar 9-2nd reading, to Rules Mar 10-posted for passage in the Consent Orders of the Day for Tuesday, March 10, 2009; 3rd reading, passed 38-0; received in House

Mar 11-enrolled, signed by each presiding officer; delivered to Governor Mar 20-signed by Governor (Act ch.

HB 408/FN (BR 1189) - J. Greer, A. Wuchner, L. Belcher, D. Butler, L. Combs, A. Koenig, Ji. Lee, T. Moore, D. Osborne, S. Santoro, W. Stone

AN ACT relating to state funds allocations to local school districts.

Amend KRS 157.360 to permit growth districts to request adjustments in the SEEK funds when average daily attendance in the current year for the 20day school month with the most days in January exceeds the prior year's adjusted average daily attendance plus growth by at least 1%; prescribe how the state portion of the SEEK program is calculated regarding the value of real estate; amend KRS 157.420 to permit a local school district to request approval from the commissioner of education to use capital outlay funds for the purchase of school buses or to use the funds for increased operational expenses for the first 3 years following increased growth in the district without forfeiture of the district's participation in the School Facilities Construction Commission Program.

Feb 11-introduced in House

Feb 12-to Education (H)

Feb 23-posting waived; posted in committee

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

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, passed 93-0 Mar 2-received in Senate Mar 4-to Education (S)

Mar 5-taken from committee; 1st reading; returned to Education (S)
Mar 6-taken from committee; 2nd

reading; returned to Education (S)
Mar 9-reported favorably, to Rules as
A Consent Bill

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch. 74)

HB 409 (BR 411) - J. Tilley, J. Crenshaw, M. Dossett, T. Edmonds, B. Farmer, J. Glenn, D. Graham, J. Hoover, F. Nesler, R. Palumbo, M. Rader, S. Santoro, J. Stewart III, S. Westrom, A. Wuchner

AN ACT relating to programs for children with dyslexia or related disorders.

Create a new section of KRS Chapter 157 to require that by the beginning of the 2010-2011 school year students entering the second year of primary shall be screened for dyslexia according to administrative regulations adopted by

the Kentucky Board of Education; require local school districts to provide professional development for primary and elementary teachers responsible for instructing students with dyslexia; amend KRS 157.200 to expand the definition of specific learning disability to include dyslexia; require the Kentucky Department of Education to develop and disseminate to schools a sample curriculum appropriate for students with dyslexia.

HB 409 - AMENDMENTS

HFA (1, L. Belcher) - Require screening for dyslexia in kindergarten rather than the second year of primary.

Feb 11-introduced in House

Feb 12-to Education (H)

Feb 23-posting waived; posted in committee

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

Feb 25-2nd reading, to Rules Feb 27-floor amendment (1) filed

Mar 3-recommitted to Appropriations & Revenue (H)

HB 410/FN (BR 429) - M. Cherry, A. Webb-Edgington, J. Richards, A. Wuchner

AN ACT relating to the Kentucky State

Police. Amend KRS 16.010 to establish this section as the definitions section of a potential new KRS chapter as established by Sections 12 to 15 of the bill; define trooper R class as retired troopers who have been reemployed by the Dept. of the Kentucky State Police on an at-will basis, and make technical amendments; amend KRS 16.040, 16.060, 16.070, 16.080, 16.100, 16.100, 16.140, 16.170, and 16.185 to provide for the physical requirements, duties, clothing and equipment, training, discipline, reimbursements for, and indemnification of, individuals employed as Trooper R class; amend KRS 16.055 to modify the scoring of promotions for officers within the Dept. of the Kentucky State Police; establish new KRS sections to provide the commissioner of the Kentucky State Police with the authority to hire up to 100 retired troopers as Trooper R Class on an atwill basis; provide that the number of individuals employed as Trooper R Class will not count against the employee cap for the department; establish the requirements of individuals employed as Trooper R Class; provide that individuals employed as Trooper R Class shall be compensated according administrative regulations promulgated by the commissioner; provide that individuals employed as Trooper R Class shall be subject to removal without cause by the commissioner; provide that individuals employed as Trooper R Class shall continue to be eligible for pension and retiree health benefits provided by the retirement systems; provide that individuals employed as Trooper R Class shall not participate in the retirement systems or the state health plan as employees during their reemployment; require that individuals employed as Trooper R Class shall adhere to agency standards of conduct: provide that any person may present charges against any individual employed as Trooper R Class by filing charges with the Office of Internal Affairs.

HB 410 - AMENDMENTS

HCS/FN - Retain original provisions; clarify that the department shall reimburse the retirement systems for employer contributions and retiree health premiums as currently required by KRS 61.637; limit the period of employment as a Trooper R class to four years; make technical corrections.

HFA (1, R. Webb) - Retain original provisions except provide individuals employed as a Trooper R class shall be given the same due process rights afforded officers in the case of disciplinary actions taken by the commissioner.

SFA (1, R. Jones II) - Amend to provide that reemployment must occur within 5 years following a trooper's retirement and is pursuant to an annual contract, renewable for not more than 4 additional 1 year terms; provide the reemployed trooper with due process in the event of a disciplinary action.

Feb 11-introduced in House

Feb 12-to Judiciary (H)

State Feb 23-reassigned Government (H)

Feb 24-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 Monday, March 2, 2009; floor amendment (1) filed to Committee Substitute

Mar 3-3rd reading, passed 100-0 with Committee Substitute, floor amendment (1)

Mar 4-received in Senate

Mar 6-to Judiciary (S)

Mar 9-taken from committee; 1st reading; returned to Judiciary (S)

Mar 10-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 11-reported favorably, to Rules; floor amendment (1) filed

Mar 13-posted for passage in the Regular Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0 with floor amendment (1); received in House; posted for passage for concurrence in Senate floor amendment (1); House concurred in Senate floor amendment (1); passed 93-0; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch.

HB 411/AA (BR 428) - M. Cherry, S. Santoro

AN ACT relating to the Kentucky State Police.

Create KRS Chapter 16A to establish the minimum requirements, powers and duties, promotion procedures, disciplinary actions and procedures, appeal processes for disciplinary actions, and other personnel matters for commercial vehicle enforcement officers, arson investigator officers, hazardous device investigator officers, and facilities security officers within the department of State Police; amend KRS 12.020 and 15A.020 to eliminate the Department of Kentucky Vehicle Enforcement and transfer its functions and personnel to a newly created Division of Commercial

Vehicle Enforcement within the Department of Kentucky State Police; amend KRS 281.600 to transfer motor carrier safety audit program responsibility to the Department of Kentucky State Police; amend KRS 15A.075, 18A.005, 18A.095, 281.755, 281.880, 281.883, 281A.090, 431.105 to conform; repeal KRS 15A.370, 15A.371, and 15A.372; confirm executive order 2008-707.

Feb 11-introduced in House

Feb 12-to Judiciary (H)

Feb 23-reassigned State Government (H)

Feb 24-posted in committee

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 Tuesday, March 3, 2009

Mar 3-3rd reading, passed 100-0 Mar 4-received in Senate

Mar 6-to Judiciary (S)

Mar 9-taken from committee; 1st reading; returned to Judiciary (S); reported favorably, to Consent Calendar Judiciary (S)

Mar 10-2nd reading, to Rules

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch.

HB 412/LM (BR 1517) - J. Gooch Jr., J.

AN ACT relating to consumer protection.

Create a new section of KRS Chapter 367 relating to consumer protection to prohibit business solicitation within thirty days following accidents, provide exception, and establish penalty.

HB 412 - AMENDMENTS

HCS/LM - Delete Section 1 subsection (1) in its entirety and in lieu thereof prohibit a licensed practitioner of the healing arts from soliciting a person injured in a motor vehicle accident or the injured person's relative, either directly or by knowingly directing another person to solicit the injured person or the injured person's relative for the purpose of making a basic reparation benefits claim, but exempt advertising to the general public.

HFA (1, J. Arnold Jr.) - Prohibit an insurer or an agent from soliciting a person involved in a motor vehicle accident or the person's relative for 30 days after the accident for the purpose of filing a basic reparations benefit claim.

Feb 11-introduced in House

Feb 12-to Banking & Insurance (H)

Feb 23-posting waived

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

Feb 26-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 2, 2009; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; floor amendment (1) filed to Committee

Mar 3-3rd reading, passed 98-1 with Committee Substitute

Mar 4-received in Senate Mar 6-to Judiciary (S)

HB 413 (BR 1382) - L. Belcher, K. Sinnette, J. Carney, S. Overly, J. Richards

AN ACT relating to child custody.

Amend KRS 620.090 to establish that the period children are in temporary custody of the Cabinet for Health and Family Services or other appropriate person or agency will not exceed a period of time of 45 days from the date of the removal from his home.

Feb 11-introduced in House Feb 12-to Judiciary (H)

HB 414 (BR 1375) - T. Thompson, R. Adams, D. Butler, R. Damron, J. Glenn, K. Hall, T. Kerr, R. Rand, S. Rudy, J. Stacy, F. Steele

AN ACT relating to pharmacy audits.

Create a new section of Subtitle 17A of KRS Chapter 304 to define "auditing entity" and to require that a provider agreement or provider contract between a pharmacy and an insurer, an agency of the Commonwealth, a health maintenance organization, a pharmacy benefits administrator or a pharmacy benefits manager that requires an audit of the pharmacy's records shall comply with this Act; create a new section of Subtitle 17A of KRS Chapter 304 to specify the requirements for an audit of the records of a pharmacy when conducted by an auditing entity pursuant to a provider agreement or provider contract; create a new section of Subtitle 17A of KRS Chapter 304 to require an auditing entity conducting an audit of a pharmacy to establish an appeals process, provide that if audit report or any portion of is unsubstantiated, the audit report or any portion thereof shall be dismissed, and provide that disputed funds shall not be collected until the appeals process is complete.

HB 414 - AMENDMENTS

HCS - Retain original provisions; 1 to amend Section "administrator", "auditing entity" and "insurer" and require compliance with the requirements of this Act if a provider agreement or contract "allows" rather than "requires" a pharmacy audit; amend the audit time limit requirement by excluding audits resulting from evidence of fraud from the time limit.

HFA (1, T. Thompson) - Delete Kentucky licensure requirements for audit entity consulting pharmacist; allow an audit within the first 7 days of a month with consent of the pharmacy; authorize an appeal after the final audit report, rather than the preliminary audit report: and provide that the provisions of this Act do not apply to Medicaid investigative audits pursuant to KRS Chapter 205.

HFA (2, S. Brinkman) - Delete 30-day audit notice requirement and substitute 7-day audit notice requirement; delete the provision that prohibits an auditing entity from receiving payment based on a percentage of the audit recovery amount.

HFA (3, J. Gooch Jr.) - Delete the provision prohibiting recoupment of disputed funds by an auditing entity and in lieu thereof provide that recoupment

shall be only by contractual agreement and shall not be made until the appeals process is complete; require that if an individual audit identifies a discrepancy in excess of \$25,000, future payments to the pharmacy may be withheld pending finalization of the audit.

HFA (4, J. Gooch Jr.) - Delete 30-day audit notice requirement and substitute a 7 day audit notice requirement.

SCS - Amend to exempt audits where there are allegations of fraud, willful misrepresentation, or abuse and to exempt audits conducted for a Medicaid managed care organization.

Feb 11-introduced in House Feb 12-to Banking & Insurance (H) Feb 23-posting waived

Feb 25-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 27, 2009

Feb 27-floor amendments (1) (2) (3) and (4) filed to Committee Substitute

Mar 3-3rd reading; floor amendment (2) defeated ; passed 100-0 with Committee Substitute, floor amendment (1)

Mar 4-received in Senate

Mar 6-to Judiciary (S)

Mar 9-taken from committee; 1st reading; returned to Judiciary (S)

Mar 10-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 11-reported favorably, to Rules as a Consent bill with Committee Substitute Mar 12-posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009; 3rd reading, passed 38-0 with Committee Substitute; received in

House Mar 13-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

Mar 24-signed by Governor (Act ch.

HB 415/FN/LM (BR 1175) - R. Damron

AN ACT relating to benefits for families of persons killed in the line of

Amend KRS 61.315 relating to benefits for line-of-duty deaths for peace officers, firefighters, and National Guard and reserve component personnel to emergency medical services personnel and volunteers, rescue squad personnel and volunteers. emergency management personnel and volunteers; amend KRS 164.2842 which provides free tuition at state universities for children of peace officers and firefighters permanently disabled in the line of duty, to add National Guard and reserve component personnel, emergency medical services personnel and volunteers, rescue squad personnel volunteers, and emergency management personnel and volunteers.

Feb 11-introduced in House Feb 12-to Appropriations & Revenue

Mar 2-posting waived

HB 416 (BR 1031) - D. Graham

AN ACT relating to retirement.

Amend various sections of KRS Chapters 16, 36 61 and 78 to clarify that the accumulated contributions of the member shall not include funds contributed for retiree health benefits by employees who begin participating on or after September 1, 2008; clarify that the fiscal year shall be used for determining contribution and benefit limits under the federal tax code; ensure actuarial equivalence of all retirement payment options; define membership date; make technical amendments; provide that the funds contributed for retiree health benefits by employees who begin participating on or after September 1, 2008 shall be placed in a separate account within the pension funds; clarify that these funds shall not be deposited into the member contribution account: allow a beneficiary to receive benefits regardless of whether or not the member and employer filed the appropriate forms upon the member entering the retirement systems; require a deceased member's estate to take lump-sum payments rather than a monthly payment; amend KRS 61.541 to remove language relating to the estimation of the salary used for retirement purposes by fee officers; 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; allow the employee to pay off a portion of the service purchase contract if payments on the contract have been stopped; remove language related to the purchase of service as a Domestic Relations Commissioner that expired December 31, 2002; amend KRS 61,565 to change the start date of the amortization period for amortizing the actuarially accrued unfunded liabilities from 1990 to 2007; amend KRS 61.590 to establish time limits for completion of retirement forms; amend KRS 61.615 to rewrite the process, benefits, and penalties for disability recipients returning to work; clarify and establish requirements for the application for reinstatement of disability benefits; 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 and to remove provisions providing for disbursement of a paper check under conditions that December 31, 2008; 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 the 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 establish that the employee contribution for retiree health benefits applicable to employees who begin participating in the systems on or after September 1, 2008, shall be placed in a 401(h) trust rather than the insurance trust fund, clarify compliance with federal code requirements; clarify payments of health benefits to nonhazardous line of

duty disability and death recipients;

amend KRS 61.705 to allow payment of \$5.000 death benefit to a licensed funeral home and to make technical amendments; amend KRS 16.645 and 78.545 to conform; repeal KRS 61.626 relating to transfer of contributions of a member the systems cannot locate.

HB 416 - AMENDMENTS

HCS - Retain original provisions and make technical corrections.

SCS - Retain original provisions; amend KRS 61.615 to restore the original language regarding reemployment of a person receiving disability benefits, to restore references to a "reduced" disability benefit, and to restore language relating to appeals to court if a person fails to request a formal hearing when their disability benefits are discontinued; amend KRS 61.645 to prohibit a former employee of Kentucky Retirement Systems from serving on the board of trustees of the systems.

Feb 11-introduced in House

Feb 12-to State Government (H) Feb 13-posted in committee

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

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 26-taken from the Regular Orders of the Day; placed in the Consent Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, passed 93-0 with Committee Substitute

Mar 2-received in Senate

Mar 4-to State & Local Government (S)

Mar 9-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 10-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 11-reported favorably, to Rules as a Consent bill with Committee Substitute Mar 13-posted for passage in the Consent Orders of the Day for; 3rd reading, passed 38-0 with Committee Substitute; received in House; posted for passage for concurrence in Senate Committee Substitute; House concurred in Senate Committee Substitute; passed 92-0; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch.

HB 417 (BR 911) - C. Miller, J. Bell, D. Butler, T. Edmonds, J. Greer, C. Hoffman, D. Horlander, D. Keene, D. Owens, S. Santoro, R. Weston, B. Yonts

AN ACT relating to campaign finance. Amend KRS 121.120 to exempt audits for candidates and slates of candidates that receive or spend less than the threshhold amount; allow Registry of Election Finance to develop system that provides for submission of reports online or electronically with security procedures; amend KRS 121.150 to allow acceptance of contributions after date of primary or election to retire debts and to provide period to refund prohibited funds; amend KRS 121.180 to increase campaign finance reporting exemptions; amend supplemental reporting dates, and allow permissive electronic reporting; create a new section of KRS Chapter 121 to allow

electronic credit card, debit card, other transfer. electronic and transactions for campaign purposes, and require the registry to adopt reporting forms and promulgate administrative regulations to implement; create a new section of KRS Chapter 121 to require the registry to promulgate administrative regulations to allow minor reporting discrepancies to not require an amended report until the next regularly scheduled reporting date.

Feb 11-introduced in House

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

Feb 26-posted in committee

Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar 6-3rd reading, passed 100-0; received in Senate

Mar 9-to State & Local Government (S); taken from committee; 1st reading; returned to State & Local Government

Mar 10-taken from committee; 2nd reading; returned to State & Local Government (S)

HB 418/LM (BR 1509) - D. Butler, J.

AN ACT relating to stray equines.

Create a new section of KRS Chapter 259 to define the terms "local government" and "stray animal"; amend KRS 259.110 to specify when a stray animal may be taken up and posted; amend KRS 259.120 to remove some restrictions on when an animal may be taken up; increase the fee for posting the stray from \$.50 to \$5.00; remove the requirement that the record of the posting of the stray be displayed on the courthouse door; remove the distinction between strays younger than two years old and older than two years old; permit local governments to establish their own reasonable fees for keeping strays; amend KRS 259.130 to apply only to stray animals as defined; remove reference to stray cattle; amend KRS 259.140 to allow the taker-up to sell the stray animal; allow the true owner to claim the proceeds from the sale less the costs for keeping the animal; amend KRS 259.990 to remove penalties that no longer apply to certain sections of the chapter; repeal KRS sections, 259.150, 259.160, 259.170, 259.180, 259,190.

HB 418 - AMENDMENTS

HCA (1, T. McKee) - Remove the mandatory fee of \$5 for the justice of peace to issue a stray certificate and allow local governments to establish a fee for the service by ordinance; reinstate the existing amount of \$.75 for the county clerk's fee for keeping a record of the stray certificate issued by the justice of the peace.

HFA (1, D. Butler) - Change every occurrence of "stray animal" to "stray equine"; shorten the amount of time it takes for title to the stray equine to vest in the taker-up from 2 years to 90 days.

Feb 11-introduced in House Feb 12-to Agriculture & Small Business (H)

Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar with committee amendment (1); floor amendment (1) filed

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 25-3rd reading, passed 98-0 with committee amendment (1), floor amendment (1)

Feb 26-received in Senate Mar 2-to Agriculture (S)

HB 419/LM (BR 1412) - R. Damron, L. Belcher, J. Bell, K. Bratcher, J. Comer Jr., R. Crimm, J. DeCesare, T. Edmonds, J. Fischer, D. Floyd, D. Ford, J. Gooch Jr., M. Harmon, D. Horlander, A. Koenig, S. Lee, B. Montell, D. Osborne, M. Rader, S. Rudy, S. Santoro, K. Stevens, W. Stone, K. Upchurch, S. Westrom, A. Wuchner

AN ACT relating to deadly weapons.

Create a new section of KRS Chapter 150, relating to fish and wildlife, to permit carrying firearms and deadly weapons for self-defense and defense of others while, hunting, fishing, trapping, and engaging in other activity; permit killing animals in self-defense, in defense of others, and for humane purposes; restrict arrest powers in such cases; prohibit the Department of Fish and Wildlife Resources from promulgating any administrative regulations restricting any right provided by the section.

HB 419 - AMENDMENTS

HCS/LM - Retain most original except add provision provisions specifying that a private landowner may permit or prohibit carrying of firearms on private land while hunting, fishing, or trapping or specify the type of firearm that may be carried; permit landowner to seek prosecution under KRS 150.090 when permission is violated: delete provision permitting killing of a injured or diseased animal for humane purposes; provide that forensic evidence or other competent evidence may be used for prosecutions in claimed self-defense cases; exempt killing of animals under the protection of the federal endangered species act, federal migratory bird treaty act, or federal bald and golden eagle protection act from the self-defense provisions.

HFA (1, B. Yonts) - Amend to delete provisions relating to the method of charging and trying an offense related to the killing of an animal in cases of self defense or defense of others.

HFA (2, R. Damron) - Clarify provisions of HCS related to where the Department of Fish and Wildlife Resources may regulate or enforce weapon violations and arrest procedure.

SCS - Delete original provisions of bill and replace with new sections amending KRS 237.115 and 237.110 addressing the right of universities, colleges, postsecondary education facilities, technical schools, and vocational schools to regulate the carrying of firearms in automobiles.

Feb 12-to Judiciary (H)
Feb 23-posted in committee
Feb 25-reported favorably, 1st
reading, to Calendar with Committee
Substitute

Feb 11-introduced in House

Feb 26-2nd reading, to Rules

Mar 2-posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009; floor amendments (1) and (2) filed to Committee Substitute

Mar 4-3rd reading, passed 93-5 with Committee Substitute, floor amendment (2)

Mar 5-received in Senate

Mar 9-to Judiciary (S); taken from committee; 1st reading; returned to Judiciary (S)

Mar 10-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 26-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Thursday, March 26, 2009; 3rd reading, passed 34-4 with Committee Substitute; received in House

HB 420 (BR 1565) - T. Edmonds, K. Hall

AN ACT relating to writing portfolios.

Amend KRS 158.6453 to delete writing portfolios from the statewide assessment program; require the Kentucky Department of Education to provide to schools sample writing programs; require school councils to adopt a writing program and submit it for Department of Education for approval; require writing portfolios to be maintained for students beginning with the end of the primary program through grade twelve; require a local district evaluation of the writing program of each school; amend KRS 158.6459 and 164.7874 to conform.

Feb 11-introduced in House Feb 12-to Education (H)

HB 421/LM/AA (BR 1352) - J. Jenkins

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 program.

Feb 11-introduced in House Feb 12-to State Government (H)

HB 422 (BR 473) - L. Belcher, L. Clark, R. Crimm, F. Nesler

AN ACT relating to wastewater.

Create new sections of KRS Chapter 65 to express the findings of the General Assembly regarding wastewater and regional wastewater commissions; establish definitions for "commission" "member entity" "organizing official" "wastewater" and "sources of collected water"; permit two or more member entities owning wastewater systems to jointly acquire, construct, operate, and improve those systems; establish a method for member entities to form a regional wastewater commission and appoint commissioners; require no less than three commissioners, set the terms for commissioners at 4 years, and allow the commission to appoint a chair and officers; allow member entities to join an existing commission at any time; fix compensation for commissioners at \$500 per year and allow the commission to fix salaries for other officers and employees; allow the commission's funds to pay expenses of commissioners and employees: require bonding for commissioners and other minor officials and bonds paid by the commission fund; establish the commission as a public body corporate and politic; exempt the commission from taxation; require commission meetings meet public meeting and open records requirements; exempt the commission from regulation by the Public Service Commission; allow the commission to set its own rates and terms through contracts with member entities, nonmember entities and neighboring states; establish minimum contract requirements; require annual audits and cost-allocation studies every five years; require rates to be at actual cost; require a vote by the commission for rate changes and adjustments and notice requirements prior to rate allow removal changes: of a commissioner for cause; establish a method for a member entity to withdraw from an existing commission; establish the powers of the commission including powers granted under KRS Chapters 58 and 224A; allow conveyance of public works of a member entity without election or voter approval; permit the commission to establish standards for receiving wastewater and procurement of services, construction of facilities, and conveyance and handling of wastewater; amend KRS 58.010 to regional include wastewater commissions in the definition of "governmental agency"; amend KRS 65.067 to add regional wastewater commissions; amend KRS 224A.011 to include regional wastewater definition of commissions in the "governmental agency" and revise the definition of "infrastructure project" and "water resources project" to include facilities related to the collection, transportation, and treatment wastewater; amend KRS 278.010 to exclude regional wastewater commissions from the definition of "public utility."

Feb 11-introduced in House Feb 12-to Local Government (H) Feb 23-posted in committee

HB 423/FN (BR 1179) - R. Rand

AN ACT relating to the budget of the Commonwealth.

Amend KRS 48.010 to add definitions for "consensus forecast group" "revenue shortfall" and "revenue surplus"; amend KRS 48.110 to set forth requirements for submission of a budget reduction plan by the branches of government; amend KRS 48.115 to clarify language and provide that the budget reduction plan or surplus expenditure plan may be implemented only upon the issuance of an official revenue estimate from the consensus forecasting group; amend KRS 48.120 to set forth provisions relating to the planning report and clarify language; provide that the revenue estimate used in the enacted budget shall be the official revenue estimate until revised by the consensus forecasting group; amend KRS 48.130 to clarify language and provide that any official revenue estimate issued by the consensus forecasting group reflecting a projected or actual reduction in general fund or road fund receipts in excess of 5 percent shall require further action by

the General Assembly; amend KRS 48.140 to clarify provisions relating to the surplus expenditure plan; amend KRS 48.400 to clarify language; amend KRS 48.600, 48.705, 11.068, 18A.1132, 41.010, 42.409, 42.500, and 56.8605 to conform; repeal KRS 48.117.

HB 423 - AMENDMENTS

HCS/FN - Retain original provisions; further clarify various provisions of KRS Chapter 48 and include additional conforming amendments.

SCS/FN - Retain original provisions; amend KRS 48.110 to require, as a separate submission, a branch budget for the Transportation Cabinet, which shall include, as a separate bill, the biennial highway construction plan as well as a separate 6 year road plan; amend KRS 48.300 to require the enactment of a separate branch budget for the Transportation Cabinet, the enactment of a separate biennial highway construction plan, and the adoption of the 6 year road plan as a joint resolution; amend the provisions of KRS 176.010, 176.430, 176.440, and 176.525 to conform; make other conforming amendments to various sections of the KRS.

Feb 11-introduced in House Feb 12-to Appropriations & Revenu

Feb 12-to Appropriations & Revenue (H)

Feb 13-posted in committee

Feb 24-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 Thursday, February 26, 2009

Feb 26-3rd reading, passed 94-0 with Committee Substitute

Feb 27-received in Senate

Mar 3-to Appropriations & Revenue (S)

Mar 5-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 6-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

Mar 12-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Thursday, March 12, 2009; 3rd reading, passed 38-0 with Committee Substitute; received in House

Mar 13-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

Mar 24-signed by Governor (Act ch. 78)

HB 424 (BR 1668) - J. Higdon

AN ACT relating to electric utility distribution lines.

Amend KRS 278.280 to require the Public Service Commission to require regulated electric utilities in its jurisdiction to consider underground installation for new distribution lines in a utility's service area, subject to engineering and financial cost-benefit analysis by the utility.

Feb 11-introduced in House

Feb 12-to Tourism Development & Energy (H)

AN ACT relating to utility communications during a declared state of emergency.

Amend KRS 39A.270 to require regulated energy, water, communications utilities to provide a daily updated report to the Division of Emergency Management during a declared state of emergency caused by natural or human action that results in the loss of electric power, water, or communications capability to more than two counties in the Commonwealth; require report to indicate the total number of customers without electric, water, or communications services, and the anticipated time to restore service to those customers; permit Public Service Commission to request participation of nonregulated utilities operating power, water, or communications systems in the Commonwealth; require Division of Emergency Management to publicize the utility updates for regional or statewide distribution and broadcast.

Feb 11-introduced in House Feb 12-to Seniors, Military Affairs, & Public Safety (H)

Feb 27-posted in committee

Introduced Feb. 12, 2009

HB 426/LM (BR 1035) - K. Sinnette

AN ACT relating to deaths in the line of duty.

Amend KRS 95.860 relating to retirement benefits for a surviving spouse, minor children, and parents of a police officer or firefighter who dies due to occupational causes to increase benefit for surviving spouse from 25% to 50% of the deceased member's salary and increase benefit from 75% to 100% of deceased member's salary for combined payments to the surviving spouse and surviving minor children; increase benefit from 25% to 50% of member's last rate of salary for a parent if there are no other eligible survivors, or 755 for two parents if there are no other eligible survivors.

Feb 12-introduced in House Feb 23-to Appropriations & Revenue

HB 427 (BR 1696) - M. Denham

AN ACT relating to third-party purchasers.

Amend KRS 134.452 to reduce the fees that private purchasers may charge upon the purchase and collection of certificates of delinquency; provide that the provisions of the Act shall apply for certificates of delinquency purchased on or after the effective date of the Act.

Feb 12-introduced in House Feb 23-to Appropriations & Revenue

HB 428/LM (BR 1463) - S. Westrom

AN ACT relating to animals.

Amend KRS 436.610 to specify responsibility for the care of animals seized as a result of violations of the state's animal cruelty statutes.

Feb 12-introduced in House Feb 23-to Judiciary (H)

HB 429/FN (BR 1334) - S. Overly

AN ACT relating to sales and use tax. Repeal and reenact KRS 139.570 to cap the vendor compensation at \$1,500 per reporting period.

Feb 12-introduced in House Feb 23-to Appropriations & Revenue

(H) Mar 2-posting waived

Mar 3-reported favorably, 1st reading,

Mar 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 5, 2009

Mar 9-3rd reading, passed 91-0; received in Senate: taken from Committee on Committees; 1st reading; returned to Committee on Committees

Mar 10-taken from Committee on Committees; 2nd reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Mar 12-reported favorably, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 24-signed by Governor (Act ch.

HB 430 (BR 959) - K. Stevens, R. Damron, J. Greer, A. Simpson, W. Stone

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 12-introduced in House Feb 23-to Appropriations & Revenue

HB 431/LM (BR 1176) - D. Keene, A.

AN ACT relating to local government participation in the state health plans.

Amend KRS 78.530 to allow agencies who are established by a merger or interlocal agreement consisting or at least one agency who participated in the County Employees Retirement System (CERS) on or before April 9, 2002, to be exempt from the requirement of signing a contract for employee health insurance with the Personnel Cabinet as a condition of participation in CERS and to apply the provisions to existing agencies established before the effective date of

Feb 12-introduced in House Feb 23-to State Government (H)

HB 432 (BR 1550) - R. Rand

AN ACT relating to real property. Provide that the General Assembly shall evaluate the real property needs of the Commonwealth.

Feb 12-introduced in House Feb 23-to Appropriations & Revenue

HB 433 (BR 1551) - R. Rand, M. Denham

AN ACT relating to infrastructure.

Declare that the General Assembly shall evaluate the infrastructure needs of the Commonwealth.

HB 433 - AMENDMENTS

HCS - Delete original provisions; amend the 2008-2010 state/executive budget to: appropriate funds in fiscal year 2008-2009 for a grant to Louisville Metro Government for asbestos remediation and demolition; provide that General Fund appropriations for coal severance debt service unexpended at the close of each fiscal year be transferred to the Local Government Economic Development Fund: allow the Attorney General to use certain restricted funds for other office allow the Prosecutors programs; Advisory Council to procure supplies and services for fiscal year 2008-2009 for any purchase up to \$5,000; appropriate general funds in both fiscal years to Murray State University's Breathitt Veterinary Center and to the University of Kentucky's diagnostic laboratories; provide priority for School Facilities Construction Commission debt service appropriations and provide for the support of certain Category 4 and 5 elementary schools construction and renovation projects; require the Department of Fish and Wildlife Resources to develop a transportation and improvement plan for the Lake Dreamland area; prohibit Department of Education and the Kentucky Board of Education from passing along to local school districts any costs associated with the student information system that were borne by the state in fiscal year 2008-2009; provide that a school district may reduce per pupil allocations and retain fund balances in the district's general fund; appropriate funds in fiscal year 2008-2009 for a grant to the St. Joseph Mobile Health Clinic; provide that the Kentucky State Police is not required to make paper copies of KRS 433.890 forms and instructions; appropriate funds, not to exceed \$4,700,000 in fiscal year 2008-2009, for the Department of Public Advocacy; provide funding for optometry and veterinary medicine contract spaces; appropriate funds in fiscal year 2008-2009 for runway expansion at the Providence-Webster County Airport; provide for the reauthorization and reallocation of bond funds for the Bluegrass Water Supply Commission -Engineering and Planning of Regional Water Supply Improvements project; provide for the reauthorization and reallocation of bond funds for the Restoration of Grande Theater project; provide bond funds for Category 4 and 5 targeted funding; increase restricted funds for the Fish and Wildlife Resources' Land Acquisition Pool; provide for the reauthorization and reallocation of bond funds for the Rails to Trails - Purchase of Abandoned Railroad Track Dawkins, KY, to Evanstown, KY, 36.08 Miles project; provide to the Todd County Fiscal Court \$100,000 of bond proceeds in fiscal year 2008-2009 for the building of an access road and land acquisition; provide to the Christian County Fiscal Court \$100,000 of bond proceeds in fiscal year 2008-2009 for a grant to the Hopkinsville Industrial Foundation, Inc.; provide for guaranteed energy savings performance contracts; reauthorize the Upgrade Fire Safety/Repair Morehead Detention Center (YDC) project; provide for the Purchase and Improve Real Property - Downtown Jefferson CTC capital project and for the Construct Child Development Center, Cumberland Campus - Southeast KY Community Technical College (CTC) capital project; amend 2008 Kentucky Acts Chapter 123, L. Coal Severance Tax Projects, to add a Greenup County and a Pike County coal severance project and to change three Pike County coal severance projects; amend the 2008-2010 state/executive budget to provide greater flexibility for the reallocation of appropriations among budget units; provide that general fund (tobacco) appropriations for debt service unexpended at the close of each fiscal year be transferred to the Governor's Office of Agricultural Policy; amend 2009 Regular Session HB 143/EN to except out programs identified under the program flexibility subsection; amend 2009 HB 330/GA, the biennial road plan; EMERGENCY.

HCA (1/Title, R. Rand) - Make title amendment.

HFA (1, S. Overly) - Amend the biennial road plan to add a Jefferson County road project for KY-22.

HFA (2, R. Damron) - Create a new section of KRS Chapter 174 to establish the shortline railroad assistance fund specify how the funds may be used.

HFA (3, J. Lee) - Delete the St. Mobile Health Joseph appropriation.

HFA (4, H. Moberly Jr.) - Amend criteria for selecting category 4 and 5 school construction projects to include consideration of facility condition and delete the \$375,000 per pupil assessment.

HFA (5, J. Richards) - Add an appropriation for the Commonwealth's and County Attorneys and reduce the appropriation for the Department of Public Advocacy.

HFA (6, J. Richards) - Add an appropriation for the Commonwealth's and County Attorneys.

HFA (7, R. Nelson) - Amend to identify Category 4 and 5 elementary school construction projects and provide additional bonding authorization.

HFA (8, R. Nelson) - Add an appropriation for the Middlesboro-Bell County Airport.

HFA (9, T. Pullin) - Delete criteria and bonding authority for Category 4 and 5 elementary school construction.

HFA (10, B. Montell) - Add an appropriation for the Commonwealth's and County Attorneys and reduce the appropriation for the Department of Public Advocacy.

HFA (11, B. Montell) - Add an appropriation for the Commonwealth's and County Attorneys.

SCS - Retain original provisions, except for the following: delete Louisville Metro Government grant; delete funding flexibility for the Attorney General; provide that funds for Commonwealth's and County Attorneys are necessary governmental expenses in fiscal year 2008-2009; delete the appropriation for

(H)

Murray State University's Breathitt Veterinary Center and for the University of Kentucky's diagnostic laboratories; delete Category 4 and 5 targeted funding language; delete Lake Dreamland language; provide school districts with Extended School Service fund flexibility; provide \$1,400,000 in General Funds in fiscal year 2008-2009 to increase private child care provider reimbursement rates; delete grant for St. Joseph Mobile Health Clinic; provide that funds for the Department of Public Advocacy are necessary governmental expenses; provide that the Council on Postsecondary Education may reduce General Fund allotments for the Contract Space Program by 6.4 percent and that difference shall be deemed a necessary government expense; delete the Providence-Webster County Airport appropriation; delete the reauthorization and reallocation of bond funds for the Restoration of Grant Theater project; delete bond authorization for Category 4 and 5 Targeted Funding; delete the reauthorization and reallocation of bond funds for the Rails to Trails project; delete the Todd County Fiscal Court bond proceeds language; delete the Christian County Fiscal Court bond proceeds language; delete the Construct Child Development Center, Cumberland Campus - Southeast KY CTC capital project; delete all coal severance project changes; delete the amendments to the biennial road plan.

SCA (1, D. Boswell) - Amend the 2008-2010 state/executive branch budget to delete the requirement that the conveyance of certain property by the Hopkins County Board of Education to the Kentucky Community and Technical College System at a price that is acceptable to both parties be at fair market value; make technical corrections.

Feb 12-introduced in House
Feb 23-to Appropriations & Revenue

Feb 27-taken from committee; 1st reading, to Calendar

Mar 2-2nd reading, to Rules; recommitted to Appropriations & Revenue (H); posting waived

Mar 9-reported favorably, to Rules with Committee Substitute, committee amendment (1-title); taken from Rules committee; placed in the Orders of the Day; floor amendments (1) (2) (3) and (4) filed to Committee Substitute

Mar 10-floor amendments (5) (6) (7) (8) (9) (10) and (11) filed to Committee Substitute 3rd reading; amendments (4) and (8) defeated; passed 77-18 with Committee Substitute, committee amendment (1title), and floor amendments (1) (2) and (11); received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 11-to Appropriations & Revenue (S); taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

Mar 13-reported favorably, to Rules with Committee Substitute, committee amendment (1); placed in the Orders of the Day; 3rd reading, passed 38-0 with Committee Substitute, committee amendment (1); received in House

HB 434 (BR 1686) - B. Yonts, S.

Brinkman, E. Ballard, R. Crimm, B. DeWeese, J. Greer, R. Henderson, A. Koenig, T. McKee, C. Miller, D. Pasley, D. Watkins

AN ACT relating to civil actions.

Create a new section of KRS Chapter 39A to provide Good Samaritan protection for all persons rendering emergency services or medical care during a declared emergency.

Feb 12-introduced in House Feb 23-to Judiciary (H)

HB 435 (BR 1503) - J. Tilley

AN ACT relating to crimes and punishments.

Amend KRS 434.710 relating to sufficiency of evidence as to presumptions in credit card offenses to change "must" to "shall."

Feb 12-introduced in House Feb 23-to Judiciary (H)

HB 436 (BR 1505) - J. Tilley

AN ACT relating to crimes and punishments.

Amend KRS 500.050 relating to the statute of limitations for Penal Code offenses to change "must" to "shall" when referring to the time the prosecution is to be commenced.

Feb 12-introduced in House Feb 23-to Judiciary (H)

HB 437 (BR 1504) - J. Tilley

AN ACT relating to crimes and punishments.

Amend KRS 500.040 relating to restrictions on the applicability of the Penal Code to crimes committed prior to January 1, 1975, to change "must" to "shall".

Feb 12-introduced in House Feb 23-to Judiciary (H)

HB 438 (BR 1502) - J. Tilley

AN ACT relating to bail.

Amend KRS 431.540 relating to the Uniform Schedule of Bail to provide that when a court refuses to set the bail in the schedule the court "shall" rather than "must" set forth in writing the reasons for doing so.

Feb 12-introduced in House Feb 23-to Judiciary (H)

HB 439/FN/CI (BR 1546) - B. Yonts

AN ACT relating to education of persons who are incarcerated.

Amend the 2008 Executive Branch budget bill to transfer funding for education of inmates from KCTCS to the Department of Corrections.

Feb 12-introduced in House Feb 23-to Appropriations & Revenue H)

Mar 2-posting waived

HB 440/LM/CI (BR 961) - R. Nelson, R. Damron

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 and add to elements of offense; create a new section of KRS Chapter 441 to require pretrial release officers to obtain citizenship information and report information to the Office of Homeland Security and the Justice and Public Safety Cabinet; create a new section of KRS 39G to expand duties of 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 law enforcement agencies to enter into agreements with the federal government for enforcement of immigration and customs laws; create new sections of KRS Chapter 337 to require employers who do business with the state to utilize federal employment verification programs and prohibit hiring of unauthorized aliens starting on January 1, 2010; require Department of Revenue to give notification to employers on or before October 1, 2009; create a new section of KRS Chapter 39 to promulgate administrative regulations to permit early parole of nonviolent alien prisoners convicted of Class D and Class C felonies who are accepted into the federal alien rapid repatriation program; create a new section of KRS Chapter 65 to require all local governments and local agencies to comply with federal immigration law and to share citizenship and immigration information as required by law and prohibit local ordinances and other actions that violate the law; amend KRS 514.070 to conform: prohibit a court from granting pretrial release to a prisoner with a detainer lodged against the prisoner, whose name has been reported to the U.S. Department of Homeland Security for verification of status, or who has failed to give residence and citizenship information to jail officials.

Feb 12-introduced in House Feb 23-to Judiciary (H)

HB 441/LM (BR 1616) - R. Nelson, R. Damron, J. Comer Jr., D. Horlander, S. Lee

AN ACT relating to hiring unauthorized aliens.

Create a new section of KRS Chapter 337 to create definitions relating to bill; create a new section of KRS Chapter 337 relating public agencies to require use of federal employment verification programs and prohibit unauthorized aliens; create a new section of KRS Chapter 337 to require all contractors and subcontractors with agencies to use federal employment verification programs and not hire unauthorized aliens and provide sworn affidavits of compliance: create a new section of KRS Chapter 337 to provide for civil enforcement and canceling of contracts by county attorneys and Attorney General, permit courts to enjoin violations, require suspension from further public agency contracts for 5 years if employer is found to have hired unauthorized aliens.

HB 441 - AMENDMENTS HCA (1, R. Nelson) - Make technical corrections. HFA (1, R. Damron) - Delete all provisions relating to state or local agencies being prohibited from hiring unauthorized aliens; delete all provisions requiring state or local agencies to use a federal work verification program; retain all other provisions.

HFA (2, R. Damron) - Amend to add a provision requiring indemnification for general contractors from subcontractors for all expenses relating to failure of the subcontractor to comply with the requirements of the verification programs.

Feb 12-introduced in House Feb 23-to Labor & Industry (H) Feb 24-posted in committee

Feb 26-reported favorably, 1st reading, to Calendar with committee amendment (1)

Feb 27-2nd reading, to Rules Mar 2-floor amendment (1) filed

Mar 3-posted for passage in the equilar Orders of the Day for

Regular Orders of the Day for Wednesday, March 4, 2009; floor amendment (2) filed

Mar 4-3rd reading, passed 87-7 with

committee amendment (1), floor amendments (1) and (2)

Mar 5-received in Senate
Mar 9-to State & Local Government
S)

HB 442/LM (BR 323) - D. Pasley, C. Hoffman

AN ACT relating to the coordination of local government finance.

Create new sections of KRS Chapter 65 to define terms and state the purposes of the Local Government Service and Tax Base Coordination Act; create a new section of KRS Chapter 65 to establish how local governments may initiate the tax base coordination process; create a new section of KRS Chapter 65 to prohibit cities or counties from adopting ordinances to impose, repeal, or alter the rates of occupational license fees or insurance premium taxes after a city or county has stated its desire to negotiate a coordination agreement; create a new section of KRS Chapter 65 to establish the membership composition of negotiation committees; create a new section of KRS Chapter 65 to state the requirements of any agreement; create a new section of KRS Chapter 65 to state the effective date of any agreement; create a new section of KRS Chapter 65 to establish the review, revision, and termination processes for agreements; create a new section of KRS Chapter 65 to remove the 1% cap on occupational license fees for counties having populations of 30,000 or more, and to state that agreements supersede crediting requirements on county occupational license fees and insurance taxes, while agreements are in effect; create a new section of KRS Chapter 65 mediation for require local to governments that cannot reach an agreement; amend KRS 68.197 and 91A.080 to conform; create a new section of KRS Chapter 81A to allow cities to annex urbanized areas according to tax base coordination agreements.

Feb 12-introduced in House Feb 23-to Local Government (H) Feb 27-posted in committee AN ACT relating to commercial driver's licenses.

Create new sections of KRS Chapter 281A, relating to commercial driver's licenses, to require employers of persons 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 drug and alcohol testing database; establish procedures for requesting and receiving reports from the database; establish penalties for failure to check applicants against the database or failure to report positive drug or alcohol screening tests; amend KRS 281A.010 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's license are deemed to have given consent to testing; amend KRS 281.755 to conform; EFFECTIVE January 1, 2010.

Feb 12-introduced in House Feb 23-to Transportation (H)

HB 444 (BR 1675) - J. Bell, D. Owens, T. Burch, L. Clark, T. Firkins, D. Graham, J. Greer, J. Jenkins, M. Marzian, R. Meeks, R. Palumbo, J. Richards, T. Riner, A. Smith, G. Stumbo, T. Thompson, J. Tilley, R. Webb

AN ACT relating to deferred deposit transactions.

Amend KRS 286.9-010 to define terms relating to deferred deposit service transactions and creation of a database; amend KRS 286.9-070 to amend licensing requirements for applications for a license to engage in the business of cashing checks or deferred deposit transactions; amend KRS 286.9-080 to amend license renewal requirements for a license to engage in the business of cashing checks or deferred deposit transactions; amend KRS 286.9-100 to require disclosure in writing of any fee charged for entering into a deferred deposit transaction to be deemed a service fee and not interest, but provide the fee imposed in Section 8 of this Act for database access shall not be deemed a service fee; substitute the term "payment instrument" for "check, draft, or money order" and substitute the prosecutor or county law enforcement authority for the Commonwealth's attorney for enforcement purposes; provide that a licensee shall not have more than two (2), rather than one(1), deferred deposit transactions with a customer at any one time and the face amount of the transactions shall not exceed \$500; clarify that a licensee shall not enter into a deferred deposit transaction with a customer whose total transaction proceeds equal or exceed \$500 and require verification; prohibit licensees from entering into a deferred deposit transaction with a customer who has two (2) open transactions and require verification via the licensees own database or the state's database established by this Act if operational;

amend KRS 286.9-110 to increase the actions the executive director of financial institutions may take against a license and increase the grounds for such actions against a license; provide that license denial shall prevent licensing for one (1) year and provide that license revocation shall result in licensing ineligibility for three (3) years unless revoked twice which shall be deemed permanent revocation of the license; provide that surrender or expiration of a license does not affect civil or criminal liability nor impair obligation under preexisting contracts; authorize the executive director of financial institutions to notify the Department of Revenue to institute an action for the recovery of any penalty, fine, cost or fee assessed under Subtitle 9 of KRS Chapter 286; authorize the executive director of financial institutions to seek a temporary restraining order or injunction against any person who has violated or is about to violate Subtitle 9 of KRS chapter 286 and provide that the court shall have jurisdiction over the proceeding and may assess a penalty as set forth in this Act; amend KRS 286.9-040 to increase the amount of the required irrevocable letter of credit for applicants with twenty-one (21) or more business locations and allow deposit of a corporate surety bond and that the instruments shall be made payable to the executive director and shall be subject to suit thereon within three (3) years of the act upon which recovery is sought; create a new section of Subtitle 9 of KRS chapter 286 to provide that a deferred deposit transaction made by a person who is not licensed is void and provide that the executive director may void a transaction in violation of Subtitle 9 of KRS chapter 286; create a new section of Subtitle 9 of KRS Chapter 286 to require the executive director of financial institutions to establish a database for deferred deposit service business licensees. establish a \$1 fee per transaction for data and specify who may operate the database and the requirements for the database; require a licensee who ceases the business of deferred deposit transactions to report to the database provider and submit a plan for updating database on outstanding transactions, subject to review by the executive director; require licensees to utilize the database within thirty (30) days of implementation; authorize the executive director to determine by rule or order data to be maintained, archived, and deleted; and authorize the executive director to utilize the database to administer and enforce Subtitle 9 of KRS Chapter 286; create a new section of Subtitle 9 of KRS Chapter 286 to authorize the executive director to levy civil penalties for violation of Subtitle 9 of KRS Chapter 286 in amount of \$1,000 to \$5,000 per violation, plus costs and expenses; create a new section of Subtitle 9 of KRS Chapter 286 to authorize the executive director to enter a consent order to resolve any matter arising under Subtitle 9 of KRS Chapter 286; create a new section of Subtitle 9 of KRS Chapter 286 to authorize the executive director, upon request of the affected person or licensee, to stay, suspend or postpone an order; create a new section of Subtitle 9 of KRS Chapter 286 to require every licensee to comply with all applicable federal and state laws,

in addition to Subtitle 9 of KRS Chapter 286; create a new section of Subtitle 9 of KRS Chapter 286 to require every licensee required to register with the United States Treasury Financial Crimes Enforcement Network to report to the executive director as required under the federal Bank Secrecy Act; create a new section of Subtitle 9 of KRS Chapter 286 to require each licensee to maintain an agent for service of process; create a new section of Subtitle 9 of KRS Chapter 286 to establish licensee recordkeeping requirements; create a new section of KRS Chapter 286 to authorize the executive director to enter emergency orders affecting licensees if the licensee has engaged in unsafe, unsound, or illegal practices that pose an imminent threat to the public interest and to specify the grounds for an emergency order; amend KRS 286.9-104 to require licensees to file report by March 1st, rather than September 1st of each year and to include specified information; amend KRS 286.9-120 to authorize the executive director to file administrative complaint against any person if sufficient grounds exist that a potential or actual violation of this subtitle may be violated, subject to administrative hearing in compliance with KRS Chapter 13 B; amend KRS 286.9-090 to authorize the executive to adopt reasonable director administrative regulations relating to the records and documents of every check cashing and deferred deposit service business license and provide that the maintained records are subject to examination by the executive director without notice; provide that such records are not subject to the Kentucky Open Records Act unless ordered by a court of competent jurisdiction; authorize the executive director to share information with other state, federal, international regulatory agencies and with other local, state, federal and international regulatory agencies law enforcement authorities; amend KRS 286.9-075, KRS 286.9-030 and KRS 286.9-102 to conform; and amend KRS 286.9-990 to provide that intentionally engaging in the check cashing or deferred deposit service business without a license shall be a Class D felony and each transaction constitutes a separate violation; provide that any person who intentionally violates relevant sections of Subtitle 9 of KRS chapter 286 or regulations promulgated pursuant thereto shall be guilty of a Class A misdemeanor; and provide that Sections 1 through 7 and Sections 9 through 23 of this Act take effect January 1, 2010.

HB 444 - AMENDMENTS

HCS - Retain original provisions; make technical corrections; clarify that the database fee may be passed on to the customer; increase the time for entering information into the database from 30 days to 90 days after implementation of the database; authorize that part of the annual licensee annual reports be derived directly from the database provider; and strengthen the confidentiality requirement.

HFA (1, J. Glenn) - Define "annual percentage rate" and limit the interest rate on a deferred deposit check to 36%.

HFA (2, R. Nelson) - Define "annual percentage rate" and "interest"; limit the

annual interest rate to 36%; require oral and written statements to the customer clearly describing the payment obligations and terms of the agreement.

HFA (3, R. Nelson) - Limit a customer to one outstanding transaction at any one time with total proceeds not to exceed \$500; delete language requiring the customer to state in writing that the customer has no outstanding transaction; prohibit a licensee from entering into a transaction with a customer if the customer had a transaction with any licensee within the previous 90 days.

HFA (4, R. Nelson) - Clarify the amount a licensee may charge a customer based on the amount of the proceeds received by the customer; prevent the licensee from passing along the service fee, imposed by the executive director, to the customer.

SCS - Retain original provisions and amend to permit the transfer or assignment of a license from one licensee to another licensee under certain conditions: amend to require the executive director to give written notice to licensees when the database is fully operational and require licensees to enter transaction information into the database upon receipt of the written notice from the executive director; establish that licensees have 90 days from the date of the operational notice determined by the executive director to have all transactions entered in the database; create a new section of Subtitle 9 of KRS Chapter 286 to prohibit the executive director from issuing new licenses After July 1, 2009 for a period of 10 years.

SFA (1, K. Stein) - Define "annual percentage rate" and limit the annual percentage rate for making a deferred deposit transaction to 36% and prohibit any fees in addition to the annual percentage rate.

Feb 12-introduced in House Feb 23-to Banking & Insurance (H); posting waived

Feb 25-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 26-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Feb 27-posted for passage in the Regular Orders of the Day for Monday, March 2, 2009; floor amendments (2) (3) and (4) filed to Committee Substitute

Mar 2-3rd reading, passed 93-2 with Committee Substitute

Mar 3-received in Senate

Mar 5-to State & Local Government S)

Mar 6-reported favorably, 1st reading, to Calendar with Committee Substitute Mar 9-2nd reading, to Rules

Mar 10-floor amendment (1) filed to Committee Substitute; posted for passage in the Regular Orders of the Day for Tuesday, March 10, 2009; 3rd reading, passed 32-6 with Committee Substitute; received in House

Mar 11-posted for passage for concurrence in Senate Committee Substitute

Mar 12-House concurred in Senate Committee Substitute ; passed 83-11; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 25-signed by Governor (Act ch. 98)

HB 445 (BR 1713) - J. Greer, B. Yonts

AN ACT relating to deductibles for food spoilage resulting from a declared federal disaster and declaring an emergency.

Amend KRS 304.12-100 to allow an insurer to waive a deductible in whole or in part for an insured who experiences food spoilage as the result of a natural disaster in a county declared to be a federal disaster area; EMERGENCY.

Feb 12-introduced in House Feb 23-to Banking & Insurance (H);

posting waived

Feb 25-reported favorably, 1s reading, to Consent Calendar

Feb 26-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 2, 2009

Mar 2-3rd reading, passed 98-0 Mar 3-received in Senate

Mar 5-to Banking & Insurance (S) Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 20-signed by Governor (Act ch. 60)

HB 446 (BR 1360) - M. Marzian, J. Wayne, T. Burch, J. Crenshaw, C. Embry Jr., D. Floyd, J. Higdon, R. Meeks, D. Owens, J. Richards, R. Webb, R. Weston

AN ACT relating to mental illness.

Amend KRS 532.130 define severe mental disorder or disability; amend KRS 532.135 to add severely mentally ill; amend KRS 532.140 to add severely mentally ill; add effective date of July 15, 2009 for trials involving serverely mentally ill offenders.

Feb 12-introduced in House Feb 23-to Judiciary (H)

HB 447/LM (BR 1462) - R. Webb

AN ACT relating to the subdivision of land.

Amend KRS 100.111 to provide that in the definition of "subdivision," the existence of a driveway, easement, or other access road in a parcel of land being divided for an agricultural use shall not be construed as being a new street.

HB 447 - AMENDMENTS

HCS/LM - Delete former provisions of bill and provide that for divisions of land for agricultural use, the definition of "new street" means a hard surface road as defined in KRS 178.010(1)(c) and is one that is constructed to access to the newly divided parcel.

Feb 12-introduced in House Feb 23-to Agriculture & Small Business (H)

Feb 27-posted in committee

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

Mar 5-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Monday, March 9, 2009

Mar 9-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 11-returned to Rules

HB 448/LM (BR 1260) - L. Napier, J. Bell, K. Bratcher, H. Collins, J. Comer Jr., T. Couch, R. Damron, C. Embry Jr., D. Ford, J. Gooch Jr., M. Henley, D. Osborne, M. Rader, A. Smith, R. Webb

AN ACT relating to local taxes.

Amend KRS 67.083 to require 50% of the tax imposed on wages by a fiscal court of any county to be remitted to the county in which the person resides; amend KRS 68.180 to require 50% of the tax imposed on wages by a fiscal court of a county having a population of 300,000 to be remitted to the county in which the person resides; amend KRS 68.197 to require 50% of the tax imposed on wages by a fiscal court of any county having a population of 30,000 to be remitted to the county in which the person resides; amend KRS 91.200 to require 50% of the tax imposed on wages by a board of aldermen of a city of the first class to be remitted to the city in which the person resides, except that if the person does not reside in a city, the tax shall be remitted to the county in which the person resides; amend KRS 92.280 to require 50% of the tax imposed on wages by a city of the second to fifth class to be remitted to the city in which the person resides, except that if the person does not reside in a city, the tax shall be remitted to the county in which the person resides; make conforming changes to KRS 92.281 and 68.190: apply to salaries, wages, commissions, and other compensation earned after December 31, 2009.

Feb 12-introduced in House Feb 23-to Appropriations & Revenue (H)

Introduced Feb. 13, 2009

HB 449 (BR 1451) - B. Yonts

AN ACT relating to certification of sprinkler inspectors.

Adds new sections to KRS 198B, relating to annual and renewal certification requirements and fees for fire sprinkler inspectors; provide for grandfather, waiver (reciprocity), inactive status, continuing education, administrative regulations, inspection standards, disciplinary and certification revocation procedure.

HB 449 - AMENDMENTS

HCS - Amends proposed new sections of KRS 198B, to clarify fire sprinkler inspector certification application examination requirements.

SCS - Retain original provisions, except correct a reference to the initial annual fee for a fire sprinkler inspector to affect prorating the initial "certification" rather than an initial "license."

Feb 13-introduced in House
Feb 23-to Licensing & Occupations

Feb 24-reassigned to Labor & Industry (H); posting waived

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 Tuesday, March 3, 2009

Mar 3-3rd reading, passed 100-0 with Committee Substitute

Mar 4-received in Senate

Mar 6-to Licensing, Occupations & Administrative Regulations (S)

Mar 9-taken from committee; 1st reading; returned to Licensing, Occupations & Administrative Regulations (S)

Mar 10-reported favorably, 2nd reading, to Rules with Committee Substitute as a Consent Bill

HB 450 (BR 1491) - R. Crimm

AN ACT relating to motor vehicle insurance.

Amend KRS 186.180 to require payment of a \$500 reinstatement fee when motor vehicle registration is revoked under KRS 186A.040.

Feb 13-introduced in House Feb 23-to Banking & Insurance (H)

HB 451/LM (BR 1466) - M. Harmon

AN ACT relating to gubernatorial elections.

Create new sections of KRS Chapter 118 to require a candidate for Governor to select a running mate in a slate of candidates after filing a certificate or petition of nomination and not later than the second Tuesday in August preceding the regular election for the office of Governor; establish a procedure to follow if a vacancy occurs in a candidacy for the office of Lieutenant Governor; amend KRS 121.015 to redefine "slate of candidates"; amend KRS 17.275, 118.025, 118.125,118.245, 120.055, 120.095, and 121.170 to conform; repeal KRS 118.127 and 118.227.

Feb 13-introduced in House

Feb 23-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 26-posted in committee

Mar 3-reported favorably, 1st reading, to Calendar

Mar 4-2nd reading, to Rules
Mar 10-recommitted to Elections,
Const. Amendments &
Intergovernmental Affairs (H)

HB 452 (BR 307) - J. Gooch Jr.

AN ACT relating to mining around oil and gas wells.

Create a new section of KRS Chapter 352 to provide that maps and plans required by the Chapter be submitted using NAD 83, with Single Zone Projection; create a new section of KRS Chapter 353 to declare public policy with regard to safety and mineral resource development; create a new section of Chapter 353 to require well operators to submit plats to the division when drilling through workable coal beds: specify the allowable distances within which wells may be drilled under permit requirements; create a new section of Chapter 353 to provide that well operators perform directional surveys when drilling through workable coal beds; specify when remediation is needed to bring violations of allowable drilling distances into compliance; provide for exceptions to when remediation is required; create a new section of Chapter 353 to require a directional survey to be performed by the well operator at the request of the coal operator; create a new section of Chapter 353 to require operators to submit directional or inclination surveys performed to the division; create a new section of Chapter 353 to make special requirements for well operators to mark gathering lines on terrain with a slope greater than twenty degrees; require the division to make gathering line information available on its Web site; require the division to adequately staff positions to fulfill its duties under the section; create a new section of KRS Chapter 353 to limit impairment or diminution of correlative rights; amend KRS 349.040 to conform; amend KRS 350.010 to define "NAD 83" and "Single Zone Projection"; amend KRS 350.060 to specify mapping requirements for permit applications; amend KRS 352.010 to define "NAD 83" and "Single Zone Projection"; amend KRS 352.510 to change setback provisions for coal mining near oil or gas wells from 500 feet to 300 feet; amend KRS 353.010 to define "Active mining area", "Directional survey", "Inclination survey", "NAD 83", "Single Zone Projection", and "True vertical".

HB 452 - AMENDMENTS

HCS - Same as original bill, except increase maximum interval distances for gathering line markers on terrain with a slope of greater than 20 degrees from 100 feet to 250 feet.

Feb 13-introduced in House

Feb 23-to Natural Resources & Environment (H)

Feb 26-posting waived retroactively; 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 Monday, March 2, 2009

Mar 4-3rd reading, passed 98-0 with Committee Substitute

Mar 5-received in Senate

Mar 9-to Natural Resources and Energy (S); taken from committee; 1st reading; returned to Natural Resources and Energy (S); reported favorably, to Calendar as a Consent Bill

Mar 10-2nd reading, to Rules

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 37-1; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch. 79)

HB 453/HM (BR 305) - K. Hall, A. Smith

AN ACT relating to health benefit plan coverage of infertility.

Create a new section of Subtitle 17A of KRS Chapter 304 to provide that health benefit plans offering pregnancy-related benefits shall contain coverage for the diagnosis and treatment of infertility.

Feb 13-introduced in House Feb 23-to Banking & Insurance (H) **HB 454/FN (BR 136)** - K. Hall, D. Floyd, C. Embry Jr., T. Kerr, A. Koenig, D. Osborne

Mar 6-WITHDRAWN

HB 455/LM (BR 1566) - R. Nelson, T. Firkins, D. Horlander

AN ACT relating to reckless conduct. Amend KRS 342.610 to permit employee to sue employer for reckless conduct.

Feb 13-introduced in House Feb 23-to Labor & Industry (H) Feb 24-posted in committee

HB 456 (BR 1647) - D. Osborne

AN ACT relating to utility rates. Amend KRS 278.170 to permit utilities to grant rate discounts to senior citizens, low income, disabled and active duty military.

Feb 13-introduced in House Feb 23-to Tourism Development & Energy (H)

Mar 3-posted in committee

HB 457 (BR 1328) - H. Collins, R. Adkins

AN ACT relating to the 21st Century Education Enterprise.

Create a new section of KRS Chapter 164 to create the 21st Century Education Enterprise at Morehead State University; describe purposes; require appointment of board of directors and specify membership representation.

Feb 13-introduced in House Feb 23-to Education (H) Feb 27-posted in committee Mar 3-reported favorably, 1st reading,

to Consent Calendar
Mar 4-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar. 6-3rd, reading, passed, 100-0:

Mar 6-3rd reading, passed 100-0; received in Senate

Mar 9-to Education (S)

HB 458 (BR 915) - J. Tilley

AN ACT relating to crimes and punishments.

Amend KRS 530.080 to eliminate gender-specific language.

Feb 13-introduced in House Feb 23-to Judiciary (H)

HB 459 (BR 439) - J. Tilley

AN ACT relating to books for preschool children and making an appropriation therefor.

Create new sections of KRS Chapter 171 to establish the Books for Brains Program to promote the development of a comprehensive statewide initiative for encouraging preschool children to develop an appreciation of books; attach the board to the Department for Libraries and Archives for administrative purposes; establish a governing board of 7 members appointed by the Governor for staggered 4 - year terms; establish the Books for Brains Program trust fund to consist of funds collected through state appropriations, gifts, grants, and any other funds from the public and private sectors; direct the Department for Libraries and Archives to promulgate administrative regulations to establish the procedures for working with local partners to provide books for registered children; APPROPRIATION.

Feb 13-introduced in House Feb 23-to Appropriations & Revenue (H)

HB 460/LM (BR 1317) - W. Coursey

AN ACT relating to liability insurance for governmental entities and making an appropriation therefor.

Amend KRS 148.795 to require government entities involved in providing an activity or facility for recreational purposes to purchase liability insurance; require the Finance and Administration Cabinet to reimburse the government entity for the cost of the insurance policy.

Feb 13-introduced in House Feb 23-to Tourism Development & Energy (H)

Feb 24-posted in committee

HB 461/LM (BR 1004) - J. Bell

AN ACT relating to TVA in-lieu-of-tax payments.

Amend KRS 96.895 to distribute payments made by TVA in lieu of tax; base counties' share on power purchased for that county, rather than according to the location of TVA assets.

Feb 13-introduced in House Feb 23-to Local Government (H) Mar 2-posted in committee

HB 462 (BR 244) - T. McKee

AN ACT relating to grain.

Amend KRS 251.430 to allow license fees to be used to carry out the provisions of the chapter; amend KRS 251.451 to allow a warehouseman to use a warehouse receipt for temporary surety until permanent surety is issued; amend KRS 251.640 to increase the grain insurance fund cap from \$4 million to \$10 million, the minimum floor from \$3 million to \$8 million before grain assessments begin; amend 251.642 to conform; amend 251.650 to allow the interest from the grain insurance fund to be used for paying legal fees and carrying out the chapter; amend KRS 251.660 to remove the cap of \$1.5 million for funding unpaid claims; amend KRS 251.670 to increase the cap for paying claimants resulting from the failure of a licensed grain dealer from \$100,000 to \$200,000; amend KRS 251.720 to remove the cap of \$100,000 for the bonding requirements of a licensed grain dealer and increase the minimum letter of credit requirement for an incidental grain dealer from \$1,000 to \$10,000; amend KRS 251.990 to allow fines and penalties collected by the department to be used to carry out the provisions of the chapter; make technical corrections.

HB 462 - AMENDMENTS

HCS - Retain original, except amend KRS 251.430, 251.720, and 251.990 to remove the requirement that license fees be deposited in the grain insurance fund; amend KRS 251.640 to prohibit an assessment from being levied unless the

fund falls below \$3,000,000; delete the section that amended KRS 251.650.

HFA (1, T. McKee) - Reduce the amount an incidental grain dealer would need for an irrevocable letter of credit from \$10,000 to \$5,000.

Feb 13-introduced in House Feb 23-to Agriculture & Small Business (H)

Feb 24-posting waived

Feb 25-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 27, 2009

Feb 27-floor amendment (1) filed to Committee Substitute

Mar 2-3rd reading, passed 96-1 with Committee Substitute, floor amendment (1)

Mar 3-received in Senate

Mar 5-to Agriculture (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

Mar 11-posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 20-signed by Governor (Act ch. 61)

HB 463 (BR 1036) - K. Sinnette

AN ACT relating to motorcycles. Amend KRS 186.010 to define "autocycle" and amend the definition of "motorcycle" to include an autocycle; amend KRS 189.125 to require a person operating or riding in an autocycle to wear a seatbelt; amend KRS 189.285 to exclude a person operating or riding in an autocycle from protective headgear and eye-protective device requirements; amend KRS 224.20-710, 224.20-755, and 224.20-760 to conform.

Feb 13-introduced in House Feb 23-to Transportation (H) Feb 27-posted in committee

HB 464/HM (BR 102) - R. Palumbo, S. Westrom

AN ACT relating to health insurance. Create a new section of Subtitle 17A of KRC 304 that requires insurance coverage for prescription drugs and outpatient services relating to contraception; provides an exemption from the requirements of this section for religious employers as defined by 26 U.S.C.

Feb 13-introduced in House Feb 23-to Banking & Insurance (H)

HB 465/CI (BR 1371) - J. Crenshaw

AN ACT relating to contaminated foods.

Amend KRS 217.992 to increase the penalty for the manufacturing or sale of contaminated foods from a misdemeanor to a Class D felony and provide exceptions; amend KRS 507.040 and 508.060 to include the sale or disposition of contaminated foods as coming within the purview of those

statutes.

Feb 13-introduced in House Feb 23-to Judiciary (H) Mar 2-posted in committee

HB 466/FN/LM (BR 1553) - R. Webb, H. Moberly Jr., S. Riggs, F. Steele

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 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 clarify participation to requirements for various units of government; amend KRS 15.442 to correct incorrect range reference citations; amend KRS 15.450 to require commissioner of DOCJT 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, 2009 to \$3,250, and to \$3,500 beginning July 1, 2010, and to incorporate the provisions from KRS 15.500, which is repealed 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, 2009 to \$3,250, and to \$3,500 beginning July 1, 2010, 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, 2009, and to \$10,000 beginning July 1, 2010; repeal KRS 15.500; EMERGENCY.

Feb 13-introduced in House Feb 23-to Appropriations & Revenue H)

Mar 2-posting waived

HB 467 (BR 1150) - L. Belcher, J. Richards, C. Hoffman, C. Rollins II, K. Stevens, W. Stone

AN ACT relating to digital citizenship. Amend KRS 156.660 to define digital citizenship; amend KRS 156.675 to direct the Kentucky Board of Education to include digital citizenship in its acceptable use policy; amend KRS 156.095 to expand the definition of technology as it relates to public school personnel professional development;

amend KRS 158.148 to require that digital citizenship be included in a school's behavior code; amend KRS 161.028 to require the Education Professional Standards Board to include in its professional code of ethics requirements for the appropriate, informed, and responsible use of technology.

HB 467 - AMENDMENTS

HFA (1, L. Belcher) - Require that each local school board implement an acceptable use policy; delete the requirement that digital citizenship be part of the teachers' code of ethics.

Feb 13-introduced in House Feb 23-to Education (H) Feb 27-posted in committee Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009; floor amendment (1) filed

Mar 5-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 9-3rd reading, passed 93-0 with floor amendment (1); received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 10-taken from Committee on Committees; 2nd reading; returned to Committee on Committees (S); to Education (S)

HB 468 (BR 1470) - M. Marzian, B. Yonts

AN ACT relating to the Uniform Adult Guardianship and Protective Proceedings Jurisdiction Act.

Create new sections of KRS Chapter 387 to enact the Uniform Adult Guardianship and Protective Proceedings Jurisdiction Act, as recommended to the states by the National Conference of Commissioners on Uniform State laws, to govern jurisdictional questions and disputes between states in regard to cases concerning guardians and conservators; amend KRS 387.020 and 387.520 to conform.

Feb 13-introduced in House Feb 23-to Judiciary (H)

HB 469/FN (BR 1621) - W. Stone, K. Stevens, L. Belcher, L. Clark, J. Greer, R. Henderson, C. Hoffman, S. Santoro, F. Steele

AN ACT relating to child care.

Create new sections of KRS Chapter 405, relating to parent and child, to permit a power of attorney for care of a minor child; create definitions; establish circumstances under which delegation of caregiving authority is permissible; establish the method of execution of the power of attorney and the required provisions of the instrument; establish authority of the agent caregiver; provide that a parent's decision supersedes that of the caregiver when there is conflict in decision making; establish methods for termination of the power of attorney; provide protection from liability for good faith reliance on power of attorney; create penalties for false statements and

fraudulent acts concerning the power of attornev.

HB 469 - AMENDMENTS

HFA (1, K. Sinnette) - Amend to require the opportunity for an administrative hearing prior to the revocation or denial of a notary commission and to clarify that property may be offered as security on a notary's bond

Feb 13-introduced in House Feb 23-to Health & Welfare (H) Mar 6-floor amendment (1) filed to Committee Substitute; floor amendment (1) withdrawn

HB 470 (BR 1703) - A. Simpson, D. Keene

AN ACT relating to sanitation districts. Amend KRS 278.010 to include sanitation districts created under KRS Chapter 220 within the definition of "utility"

Feb 13-introduced in House Feb 23-to Local Government (H) Mar 2-posted in committee

HB 471 (BR 304) - S. Overly

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 a repealed statute; add terms to match Revised Article 8 and the system for indirect holding of property and securities entitlements.

Feb 13-introduced in House Feb 23-to Judiciary (H) Mar 2-posted in committee Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009

Mar 9-3rd reading, passed 96-0; received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 10-taken from Committee on Committees; 2nd reading; returned to Committee on Committees (S); to Judiciary (S)

Introduced Feb. 23, 2009

HB 472/FN (BR 1022) - L. Clark

AN ACT relating to the regulation of horse racing in Kentucky.

Amend KRS 230.210 to define "advance deposit account wagering system" and "secondary pari-mutuel organization"; amend KRS 230.240 to require that thoroughbred stewards and standardbred judges be employed by the authority and compensated by the Commonwealth; amend KRS 230.260 to grant the authority jurisdiction over an SPMO, totalisator company, drug or medication supplier or wholesaler, and horse training centers that records official timed workouts; require licensure applicants to submit to a background check and to reimburse the authority for its cost; vest authority with jurisdiction to conduct out-of-competition testing; permit the authority to inspect farms;

permit the authority to grant, refuse, revoke, or suspend a license for violation of federal or state statute; permit the authority to issue subpoenas for documents, records, papers, and books related to pari-mutuel racing; amend KRS 230.265 to direct the allocation of pari-mutuel tax collected; amend KRS 230.290 and 230.310 to permit expiration of license on last day of birth month; amend KRS 230.300 to prescribe licensing requirements; amend KRS 230.320 establish procedures for appealing a disciplinary action; amend KRS 230.3615 to reduce the minimum wager accepted by any licensed association from one dollar to ten cents; amend KRS 230.990 and 355.9-408 to

HB 472 - AMENDMENTS

HCS - Retain original provisions except change the definitions of "advance deposit account wagering" and "secondary pari-mutuel organization"; add the definition of "advance deposit account wagering licensee"; require three stewards to be employed at a thoroughbred race meeting; establish the stewards' employer and source of compensation; require three judges to be employed at each standardbred race meeting; establish judges' employer and source of compensation; permit the authority to impose a license fee on an SPMO not to exceed \$10,000 annually; delete provision giving the authority jurisdiction to conduct out-of-competition testing on any horse at the discretion of executive director; the exempt background check for any individual who is a principal but holds stock or a financial interest in the applicant of less than 10%; amend KRS 230.775 to remove requirement that no more than four hubs shall be licensed in the Commonwealth at one time.

SCS/FN - Retain original provisions; permit the authority to investigate and have free access to any licensee, or any person owning a horse or performing services regulated by the chapter on a horse registered to participate in a breeders incentive fund; give local Circuit court jurisdiction of appeals.

Feb 23-introduced in House
Feb 24-to Licensing & Occupations

Mar 2-posted in committee

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 Friday, March 6, 2009

Mar 6-3rd reading, passed 98-0 with Committee Substitute ; received in Senate

Mar 9-to Licensing, Occupations & Administrative Regulations (S); taken from committee; 1st reading; returned to Licensing, Occupations & Administrative Regulations (S)

Mar 10-reported favorably, 2nd reading, to Rules with Committee Substitute

Mar 13-posted for passage in the Regular Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 37-1with Committee Substitute; received in House; posted for passage for concurrence in Senate Committee Substitute; House concurred in Senate Committee Substitute; passed 90-1; enrolled, signed by each presiding

officer; delivered to Governor
Mar 24-signed by Governor (Act ch. 80)

HB 473 (BR 500) - T. Pullin

AN ACT relating to reorganization.

Amend and create various sections of the Kentucky Revised Statutes to abolish the Environmental and Public Protection Cabinet; create the Public Protection Cabinet; establish in the Public Protection Cabinet the Office of the Secretary, containing the Office of Communications and Public Outreach, the Office of Legal Services, and the Occupations Division of Professions, which is moved to the Public Protection Cabinet from the Finance and Administration Cabinet; establish within the Public Protection Cabinet the Department of Housing, Buildings and Construction, containing the Division of Fire Prevention, the Division of Plumbing, the Division of Ventilation, Heating, and Air Conditioning, and the Division of Building Code Enforcement; establish within the Public Protection Cabinet the Department of Alcoholic Beverage Control, containing the Division of Distilled Spirits, the Division of Malt Beverages, and the Division of Enforcement; establish within the Public Protection Cabinet the Department of Financial Institutions, containing the Division of Financial Institutions and the Division of Securities; establish within the Public Protection Cabinet the Department of Charitable Gaming, containing the Division of Licensing and Compliance and the Division of Enforcement; establish within the Public Protection Cabinet the Department of Insurance, containing the Property and Casualty Division, the Division of Life Insurance, the Division of Financial Standards and Examination, the Division of Agent Licensing, the Division of Insurance Fraud Investigation, the Division of Consumer Protection and Education, the Division of Health Insurance Policy and Managed Care, and the Division of Kentucky Access; abolish the Division of Administrative Services in the former Department of Public Protection; attach to the Public Protection Cabinet, for administrative purposes, the Board of Claims, the Crime Victims Compensation Board, the Board of Tax Appeals, the Boxing and Wrestling Authority, and the Horse Racing Commission; abolish the Horse Racing Authority; create the Energy and Environment Cabinet; establish within the Energy and Environment Cabinet the Office of the Secretary, containing the Legislative Intergovernmental Affairs, the Office of Administrative Hearings, and the Office of General Counsel; establish within the Energy and Environment Cabinet the Department for Environmental Protection, containing the Division of Air Quality, the Division of Water, the Division of Waste Management, the Division of Enforcement, the Division of Environmental Program Support, and the Division of Compliance Assistance; establish within the Energy and Environment Cabinet the Department for Natural Resources, containing the Division of Technical and Administrative Support, the Division of Mine Permits. the Division of Mine Reclamation and

Enforcement, the Division of Abandoned Mine Lands, the Office of Mine Safety and Licensing, the Division of Forestry, and the Division of Conservation; establish within the Energy and Environment Cabinet the Department for Energy Development Independence, containing the Division of Energy Efficiency and Conservation, the Division of Electricity Generation and Transmission, the Division of Transportation Energy Supply and Distribution, and the Office of Energy Resources and Development; abolish the Governor's Office for Energy Policy and transfer its duties to the Department Development Energy Independence; attach to the Office of the Secretary of the Energy Environment Cabinet, for administrative purposes, the Mine Safety Review Commission, the Nature Preserves Commission, the Environmental Quality Commission, and the Public Service Commission; create the Labor Cabinet; establish within the Labor Cabinet the Office of the Secretary; attach the Division of Management Services to the Office of the Secretary of the Labor Cabinet; establish within the Labor Cabinet the Office of General Counsel, containing the Office of General Counsel for Workers' Claims; establish within the Labor Cabinet the Department of Workplace Standards, containing the Division of Employment Standards, Apprenticeship and Mediation, the Division of Occupational Safety and Health Compliance, the Division of Occupational Safety and Health Education and Training, and the Division of Workers' Compensation Funds; establish within the Labor Cabinet the Department of Workers' containing the Office of Administrative Law Judges, the Division of Claims Processing, the Division of Security and Compliance, the Division of Information and Research, and the Division of Ombudsman Workers' and Specialist Compensation Services: abolish the Kentucky Employees' Insurance Association; attach to the Cabinet, for administrative Labor purposes, the Occupational Safety and Health Review Commission, Compensation Funding Commission, the Occupational Safety and Health Standards Board, the Labor-Management Advisory Council, the State Labor Relations Board, the Prevailing Wage Review Board, the Apprenticeship and Training Council, and the Employers' Mutual Insurance Authority; attach to the Labor Cabinet, for the purpose of providing services to multiple cabinets, the Office of Inspector General for Shared Services and the Office of General Administration and Program Support for Shared Services, containing the Division of Human Resource Management, the Division of Fiscal Management, the Division of Budgets. and the Division of Information Services; attach to the Department of Workers' Claims, for administrative purposes, the Workers' Compensation Board, the Workers' Compensation Advisorv Council, and the Workers' Compensation Nominating Commission; clarify the Governor's power to appoint the heads of offices as well as the heads of departments; repeal KRS 56.790, 152.720, 152.725, 216A.045; 224.10-

025, 224.10-103, 342.495, 342.500,

342.505, 342.510, 342.515, 342.520, 342.525, 342.530, 342.535, 342.540, 342.545, 342.550, and 342.555; confirm Executive Orders 2008-472, 2008-507, 2008-531, and 2008-668.

HB 473 - AMENDMENTS

HCA (1, T. Pullin) - Amend KRS 154.12-203 to include the secretary of the Public Protection Cabinet in the membership of the Kentucky Commission on Military Affairs; amend KRS 224.10-022 to state that the attachment of the Kentucky Public Service Commission to the Office of the Secretary of the Energy Cabinet Environment for is administrative purposes; delete the repeal of KRS 152.720.

HFA (1, T. Pullin) - Give the statute reviser authority to correct references to the agencies and officers affected by the reorganization where those references appear in the Kentucky Revised Statutes; make technical corrections.

SCA (1, G. Tapp) - Retain original provisions, except amend KRS 243.050 to allow the Office of Alcoholic Beverage Control to issue a convention center license for the retail sale of alcoholic beverages on the premises of a convention center constructed with a majority of public funds totaling over 10 million dollars located in a city that has voted to discontinue prohibition in any way; declare that this type of convention center license is designed to promote economic development and tourism and is notwithstanding other provisions of the Kentucky Revised Statutes; amend KRS 243.220 to delete outdated requirements and exemptions regarding retail licensee premises and entrance location and configuration; make technical changes to conform.

SCA (2/Title, G. Tapp) - Make title amendment.

Feb 23-introduced in House Feb 24-to State Government (H)

Feb 25-posting waived

Feb 26-reported favorably, 1st reading, to Calendar with committee amendment (1)

Feb 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 2, 2009

Mar 2-floor amendment (1) filed

Mar 3-3rd reading, passed 99-0 with committee amendment (1), floor amendment (1)

Mar 4-received in Senate

Mar 6-to State & Local Government S)

Mar 9-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 10-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 11-reported favorably, to Rules as a Consent Bill

Mar 13-recommitted to Licensing, Occupations & Administrative Regulations (S); reported favorably, to Rules with committee amendments (1) and (2-title); placed in the Orders of the Day; 3rd reading, passed 31-2 with committee amendments (1) and (2-title); received in House

HB 474/FN (BR 1023) - L. Clark

AN ACT relating to the regulation of horse racing in Kentucky and making an

appropriation therefor.

Amend KRS 138.510 to reduce the daily average handle threshold amount and increase the tax rate on tracks conducting pari-mutuel racing; dedicate a portion of the tax collected to the operations of the Kentucky Horse Racing Authority; amend KRS 230.3615 to reduce the threshold amount for ontrack pari-mutuel handle per day of live racing and increase the commission; allocate a portion of the amount collected from gross amount wagered to the Kentucky Horse Racing Authority.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

HB 475/FN (BR 1024) - L. Clark

AN ACT relating to the taxation of secondary pari-mutuel organizations and making an appropriation.

Create a new section of KRS 138.510 to 138.550 to define "advance deposit wagering provider," and "secondary parimutuel organization"; require an SPMO to pay an excise tax in the amount of three and one-half percent on all money wagered by a resident of Kentucky; require the tax to be reported and paid in the same manner as the pari-mutuel tax; direct the distribution of revenue; amend KRS 230.240 to vest the Kentucky Horse Racing Authority with jurisdiction over an SPMO; require an SPMO under the jurisdiction of the authority to be licensed; permit the authority to impose license fees; require the authority to establish conditions and procedures for licensing and a fee schedule.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

HB 476 (BR 1418) - T. Pullin, M. King

AN ACT relating to military affairs. Amend KRS 35.050 to add gender neutral language.

HB 476 - AMENDMENTS

HFA (1, T. Pullin) - Delete original provision of bill; create new sections of KRS Chapter 171 to create the Commonwealth of Kentucky War of 1812 Bicentennial Commission; provide for membership, terms, and organization; provide that the commission will expire December 31, 2015; establish duties.

Feb 24-to Seniors, Military Affairs, &

Public Safety (H); posting waived

Feb. 25-reported favorably 1s

Feb 25-reported favorably, 1st reading, to Calendar Feb 26-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Friday, February 27, 2009

Mar 2-floor amendment (1) filed Mar 4-3rd reading, passed 98-0 with floor amendment (1)

Mar 5-received in Senate

Mar 9-to State & Local Government (S); taken from committee; 1st reading; returned to State & Local Government (S)

Mar 10-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 11-reported favorably, to Rules as a Consent Bill

HB 477/FN (BR 374) - A. Simpson, S. Santoro

AN ACT relating to the initial removal of human remains.

Create new sections of KRS Chapter 316 to provide for who shall apply for a permit, to perform the initial removal of human remains and who shall be exempt from the permit requirements; establish conditions of eligibility for a permit; indicate permit fees and when a permit expires; establish guidelines relating to the use of a vehicle; require the board to promulgate administrative regulations relating to application procedures and the initial removal of human remains; authorize the board to punish permit holders for violations, and persons engaging in initial removal without a permit; require permit holders to complete a course approved by the board before functioning on behalf of an entity regulated by KRS Chapter 316; amend KRS 316.010 to define "initial removal" and clarify that the definition of "supervision" does not apply to the initial removal of human remains; amend KRS 316.125 to enable the initial removal of human remains without the supervision of a licensed funeral director or embalmer; establish who may supervise and engage in the initial removal.

Feb 23-introduced in House Feb 24-to Health & Welfare (H) Feb 27-reassigned to Licensing & Occupations (H); posted in committee

HB 478 (BR 1671) - S. Rudy

AN ACT relating to loss of communications services in a declared state of emergency.

Amend KRS 278.030 to require the Kentucky Public Service Commission to promulgate administrative regulations to provide that, in the event of a declared state of emergency resulting from a natural or human caused disaster that results in the loss of land-line telephone or wireless communications capability to more than two (2) counties of the Commonwealth, telephone and wireless communications providers shall devise a schedule for the refund of any payments billed during the period of a declared state of emergency; require the PSC to promulgate administrative regulations requiring all wireless transmission towers in Commonwealth to be equipped with emergency backup generators within one (1) year of the effective date of this

Feb 23-introduced in House Feb 24-to Tourism Development & Energy (H)

HB 479 (BR 1251) - B. Yonts

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 for immunity from liability for reporting if reasonable cause exists; provide that failure to report is a violation.

HB 479 - AMENDMENTS

HCS - Retain original provisions of the bill except to change "shall" to "may" and replace conditions for reporting with "the treatment of a person suffering from a gunshot wound or life-threatening injury indicating an act of criminal violence.

Feb 23-introduced in House Feb 24-to Health & Welfare (H) Mar 3-posted in committee Mar 5-reported favorably, 1st reading, to Calendar with Committee Substitute Mar 6-2nd reading, to Rules Mar 12-recommitted to Health & Welfare (H)

HB 480/AA (BR 115) - B. Yonts, L. Belcher, J. Crenshaw, T. Edmonds, C. Embry Jr., K. Hall, B. Montell, T. Moore, D. Osborne, R. Palumbo, T. Pullin, T. Thompson, A. Wuchner

AN ACT relating to Best in Class loan and declaring forgiveness emergency.

Amend KRS 164.769 to require the Kentucky Higher Education Assistance Authority to give priority in the use of teacher scholarship program funds to loan forgiveness for teachers who were accepted into the Best in Class program prior to June 30, 2008; create a new section of KRS 164 to define the Best in Class program and to require the authority, if insufficient funds are available for loan forgiveness, to establish a schedule for loan payment over a ten-year period; EMERGENCY.

HB 480 - AMENDMENTS

HCA (1, C. Rollins II) - Replace "were accepted into the Best in Class Program" with "have outstanding loan balance eligibility for Best in Class loans issued"; add nurses and public service attorneys to eligible participants; establish a 30 year repayment schedule for participants if there are insufficient funds for loan forgiveness; urge the Governor to use discretionary funds from the federal American Recovery and Reinvestment Act to provide loan forgiveness to eligible program participants.

HCA (2/Title, C. Rollins II) - Make title amendment.

HFA (1, B. Yonts) - Replace "were accepted into the Best in Class Program" with "have outstanding loan balance eligibility for Best in Class loans issued"; add nurses and public service attorneys to eligible participants; establish an option for participants to negotiate an extended repayment consistent with federal schedule requirements if there are insufficient funds for loan forgiveness; urge the Governor to use discretionary funds from the federal American Recovery and Reinvestment Act to provide loan forgiveness eligible program to participants.

HFA (2, B. Yonts) - Replace "were accepted into the Best in Class Program" with "have outstanding loan balance eligibility for Best in Class loans issued"; add nurses and public service attorneys to eligible participants; establish an option for participants to negotiate an extended repayment consistent with federal requirements if there are insufficient funds for loan forgiveness; urge the

Governor encourage to Congressional delegation to provide American Recovery and Reinvestment Act or other federal funds to assist the Kentucky Higher Education Assistance Authority in providing loan forgiveness to eligible program participants.

Feb 23-introduced in House Feb 24-to Education (H)

Feb 27-posted in committee

Mar 3-reported favorably, 1st reading, Calendar with committee amendments (1) and (2-title)

Mar 4-2nd reading, to Rules

Mar 5-floor amendment (1) filed ; posted for passage in the Regular Orders of the Day for Friday, March 6,

Mar 6-floor amendment (2) filed; 3rd reading, passed with committee amendment (2-title), floor amendment

Mar 9-received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees

Mar 10-taken from Committee on Committees; 2nd reading; returned to Committee on Committees (S); to Education (S)

Mar 12-reported favorably, to Rules as a Consent Bill

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch.

HB 481 (BR 1348) - L. Combs

AN ACT relating to the sale of timber.

Create a new section of KRS Chapter 364 to require the seller of trees, timber, or forest products to produce the instrument vesting title to the goods in the seller; require the purchaser to keep the instrument for no less than two years; provide for a penalty of one hundred dollars per instrument for failure to comply.

Feb 23-introduced in House Feb 24-to Natural Resources & Environment (H)

HB 482/FN/LM (BR 1459) - R. Rand

AN ACT relating to transient room taxes.

Amend KRS 91A.390 to clarify the tax base for the transient room tax; amend KRS 139.200 to clarify the tax base for the sales tax on lodging; amend KRS 142.400 to clarify the tax base for the transient room tax; amend KRS 153.440 to clarify the tax base for the transient room tax: amend KRS 153,450 to clarify the tax base for the transient room tax; effective July1, 2009.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue

Mar 2-posting waived

HB 483 (BR 1458) - R. Rand

AN ACT relating to apportionment for

Amend KRS 141.120 to provide for a single factor formula based on sales for the purposes of apportioning taxable income to this state: make conforming changes to various other KRS sections; apply to taxable years beginning on or after January 1, 2009.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue

HB 484 (BR 1047) - M. Dossett

AN ACT relating to the individual income tax.

Create a new section in KRS Chapter 141 to exclude from individual income tax for eight consecutive calendar quarters the amount of wages paid by a qualifying new small business that has no more than five employees and registers with the department; make conforming changes to KRS 141.010 and 141.310.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue

HB 485 (BR 1045) - T. McKee

AN ACT relating to pesticides.

Amend KRS 217.570 to remove the \$125 per annum fee on registering pesticides and allow the fee to be set by administrative regulation; remove the caps on the amount of funds that can be spent on programs funded by the fees; make technical corrections.

HB 485 - AMENDMENTS

HCA (1, T. McKee) - Increase annual fee for registering pesticides from \$125 to \$250; delete language requiring fees to be determined by administrative regulation.

Feb 23-introduced in House Feb 24-to Agriculture & Small Business (H)

Feb 27-posted in committee

Mar 2-reported favorably, 1st reading, to Consent Calendar with committee amendment (1)

Mar 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar 4-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 81-11 with committee amendment (1)

Mar 5-received in Senate

Mar 9-to Agriculture (S); taken from committee; 1st reading; returned to Agriculture (S)

Mar 10-taken from committee; 2nd reading; returned to Agriculture (S); reported favorably, to Rules as a Consent Bill

Mar 11-posted for passage in the Consent Orders of the Day for Wednesday, March 11, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate; delivered to Governor

Mar 24-signed by Governor (Act ch.

HB 486/LM (BR 1206) - D. Owens, R. Meeks

AN ACT relating to elections.

Create a new section of KRS Chapter 117 to establish a voluntary program for

early voting; authorize the State Board of Elections to promulgate administrative regulations to carry out new section; amend KRS 117.086 and 117.087 to conform.

HB 486 - AMENDMENTS

HCS/LM - Retain original provisions, except amend guidelines for selecting counties to participate in pilot program to include a county containing a consolidated local government or an urban-county government.

HFA (1, J. Hoover) - Retain original provisions; amend filing deadlines for primaries to April 15; amend date to determine order of candidates on ballots.

HFA (2, J. Comer Jr.) - Amend to designate Monroe, Russell, Cumberland, and Clinton Counties as early voting pilot program participants; amend to expand the early voting pilot program to the 2010 primary.

Feb 23-introduced in House

Feb 24-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 26-posted in committee

Mar 3-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 5, 2009; floor amendments (1) and (2) filed to Committee Substitute

Mar 5-3rd reading, passed 59-35 with Committee Substitute

Mar 6-received in Senate

Mar 9-to State & Local Government

HB 487/LM (BR 1344) - J. Fischer

AN ACT relating to interest on judgments.

Amend KRS 360.040, relating to interest on judgments, except in child support to delete the 12 percent interest requirement and replace it with the interest rate provided in KRS 131.183(1) without adjustments specified in KRS 131.180 (2) and create a minimum interest rate of 6 percent.

Feb 23-introduced in House Feb 24-to Judiciary (H)

HB 488 (BR 1285) - S. Lee, T. Moore, A. Wuchner

AN ACT relating to tax credits for education expenses.

Create a new section of KRS Chapter 141 to allow an income tax credit to individuals who contribute to a Kentucky qualified tuition program education savings plan trust; amend KRS 141.0205 to include the credit.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue

HB 489 (BR 1252) - T. Burch

AN ACT relating to child medical support.

Amend KRS 403.211 to define "appropriate health care insurance coverage" as "accessible", "comprehensive", and "reasonable in cost: define "cash medical support" require the court to determine if medical support for the child is available; require

the court to order the parent to obtain or maintain coverage; change the term noncustodial parent to obligated parent.

HB 489 - AMENDMENTS

HCS - Retain provisions of the bill except to add that health insurance coverage from a public entity includes the Kentucky Children's Health Insurance and the Kentucky Medicaid programs.

SCS - Make technical correction.

SFA (1, E. Tori) - Attach SB 79/GA to HB 489/GA.

SFA (2/Title, E. Tori) - Make title amendment.

SFA (3, K. Stine) - Retain original provisions of the bill; make technical corrections

SFA (4, E. Tori) - Attach provisions of SB 79/GA to HB 489/SCS.

Feb 23-introduced in House Feb 24-to Health & Welfare (H)

Feb 26-posted in committee

Mar 5-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 6-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009

Mar 9-3rd reading, passed 96-0 with Committee Substitute; received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 10-taken from Committee on Committees; 2nd reading; returned to Committee on Committees (S); to Health & Welfare (S); floor amendments (1) (2) and (3) filed

Mar 12-floor amendment (4) filed to Committee Substitute; reported favorably, to Rules as a Consent bill with Committee Substitute; posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009; 3rd reading; floor amendments (1) (2-title) (3) and (4) withdrawn; passed 37-1 with Committee Substitute; received in House

Mar 13-posted for passage for concurrence in Senate Committee Substitute; House concurred in Senate Committee Substitute; passed 96-0; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch. 82)

HB 490/FN (BR 342) - T. Burch

AN ACT relating to a residential option for substance abusers.

Create a new section of KRS Chapter 222 to permit the Cabinet for Health and Family Services to contract with an agency to operate a therapeutic home as a residential option for substance abuse treatment for adults; require access to services related to treatment, job training, education, and life skills; permit homes to operate as business training schools; permit the cabinet to promulgate regulations establishing requirements for the operation of the home and business training schools; provide that a therapeutic home qualifies as a home for purposes of home incarceration.

HB 490 - AMENDMENTS

HCS/FN - Retain original provisions of bill except to make them subject to available funding. Feb 23-introduced in House Feb 24-to Health & Welfare (H) Mar 2-posting waived; posted in committee

Mar 3-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar 6-3rd reading, passed 100-0 with Committee Substitute ; received in Senate

Mar 9-to Judiciary (S)

HB 491 (BR 1377) - T. Thompson, R. Palumbo

AN ACT relating to prosthetics, orthotics, and pedorthics.

orthotics, and pedorthics. Establish and create new sections of KRS Chapter 319B, regarding the licensing and regulation of practitioners of prosthetics, orthotics, and pedorthics; define terms for the chapter; establish the Kentucky Board of Prosthetics, Orthotics, and Pedorthics and its appointment and meeting procedures; clarify board liability to include requirement that current or former board members or affiliated persons act with ordinary care; delineate the duties of the board; require the board to administer and enforce the provisions of the chapter to promulgate administrative regulations to establish factors for licensure and certification of licensed prosthetists, orthotists, and pedorthists, and certified orthotic fitters; state additional powers of the board, including 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, 2011, deadline for practice outside the provisions of the chapter; 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, 2011; require the board to reject any license application made by July 1, 2011, when the application is based on a previous certification, unless the certification was originally held by the applicant prior to January 1, 2009; 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 or advanced registered nurse practitioner; exempt individuals engaging in their profession from the authority of Chapter 319B, including licensed health care practitioners or providers, physical therapists, therapists, occupational physicians, chiropractors, pharmacists, and other specified individuals: exclude application of the chapter to the practice of prosthetics, orthotics, 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; 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; name KRS Chapter 319B the "Henry Brown Prosthetics, Orthotics, and Pedorthics Act."

Feb 23-introduced in House Feb 24-to Licensing & Occupations (H)

HB 492 (BR 1524) - F. Steele

AN ACT relating to reclamation.

Create a new section of KRS Chapter 350 to declare the importance of pollinator supporting habitat sites to speed reclamation revegetation and improve soil and hydrologic stability; amend KRS 350.100 to allow the cabinet to advise an operator on use of pollinator sites to improve vegetative cover; amend KRS 350.113 to include pollinator colonies in the planting reports; amend KRS 350.435 to include pollinator habitat when dealing with introduced species on reclamation sites; create noncodified section to request the interim joint committee with jurisdiction over mine reclamation to examine the issue of pollinator habitat and ways to support beekeeping on mine reclamation sites.

Feb 23-introduced in House Feb 24-to Natural Resources & Environment (H)

HB 493/FN (BR 1694) - S. Overly

AN ACT relating to state traffic school and making an appropriation therefor.

Amend KRS 186.574 to increase the fee for state traffic school for offenders from \$15 to \$50; allocate 30% of fee to defray the cost of state traffic school; allocate 70% of fee to the Department of Public Advocacy.

Feb 23-introduced in House Feb 24-to Transportation (H) Feb 27-posted in committee Mar 2-reassigned to Appropriations & Revenue (H); posting waived

HB 494 (BR 266) - S. Overly, J. Greer

AN ACT relating to safe consumer products for children.

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.

Feb 23-introduced in House Feb 24-to Health & Welfare (H)

HB 495/FN (BR 1333) - S. Overly

AN ACT relating to tax administration.

Amend KRS 131.190 to define terms, clarify when tax information may be disclosed, allow disclosure of information required in the prosecution of any violation of the Kentucky Penal Code or other criminal laws, and allow the department to disclose specific information to any potentially liable party if more than one party is potentially liable for payment; amend to KRS 131.020 and 131.990to conform.

HB 495 - AMENDMENTS

HCS/FN - Retain original provisions of the bill; clarify who cannot divulge information; clarify in which situations the information is allowed to be divulged.

HFA (1, S. Overly) - Retain the original provisions of the bill; clarify that the prohibition to divulge tax information does not extend to information required for grand jury investigations related to any violation of the tax laws, the prosecution of any violation of the tax laws, or compliance with a valid subpoena issued by a federal court in a criminal prosecution or grand jury investigation.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue

Mar 2-posting waived

Mar 5-reported favorably, 1st reading, to Calendar with Committee Substitute Mar 6-2nd reading, to Rules

Mar 10-floor amendment (1) filed to Committee Substitute

Mar 12-recommitted to Appropriations & Revenue (H)

HB 496 (BR 1697) - K. Sinnette

AN ACT relating to notaries.

Create a new section of KRS Chapter 423 to specify the power, conditions, and procedure for the revocation of the commission of a notary public; create a new section of KRS Chapter 423 to specify the elements of a notary's official signature and seal; amend KRS 423.010 to broaden the grounds on which an application for a commission as a notary public may be denied; amend KRS 423.160 to require serial numbers for notaries.

HB 496 - AMENDMENTS

HCS - Amend to clarify that a notary shall not be required to have an official seal.

Feb 23-introduced in House

Feb 24-to Judiciary (H)

Feb 27-taken from committee; 1st reading, to Calendar
Mar 2-2nd reading, to Rules;

recommitted to Judiciary (H); posted in committee

Mar 4-reported favorably, to Rules

with Committee Substitute; posted for passage in the Regular Orders of the Day for Thursday, March 5, 2009 Mar 6-3rd reading, passed 80-18 with

Committee Substitute

Mar 9 received in Separa

Mar 9-received in Senate

Mar 10-to Licensing, Occupations & Administrative Regulations (S)

HB 497/FN (BR 1681) - J. Richards, J. DeCesare

AN ACT relating to tax increment financing.

Allow the Kentucky Economic Development Authority to reduce the minimum required capital investment for certain Signature Projects for which an agreement was entered into prior to November 1, 2007 from \$200,000,000 to \$150,000,000.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue H)

Mar 2-posting waived

HB 498 (BR 1284) - J. Carney, S. Rudy, K. Stevens

AN ACT relating to civil actions.

Amend KRS 413.125 to provide for a two year statute of limitations for civil actions relating to wrongful termination or wrongful discharge.

Feb 23-introduced in House Feb 24-to Judiciary (H)

HB 499 (BR 1481) - T. Kerr

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.

Feb 23-introduced in House Feb 24-to State Government (H) Mar 4-posting waived

Mar 4-posting waived
Mar 5-reported favorably, 1st reading,

to Consent Calendar
Mar 6-2nd reading, to Rules; posted
for passage in the Consent Orders of the
Day for Monday, March 9, 2009

Mar 9-3rd reading, passed 96-0; received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 10-taken from Committee on Committees; 2nd reading; returned to Committee on Committees (S); to Judiciary (S)

HB 500/LM (BR 1490) - T. Kerr

AN ACT relating to fireworks.

Create new section of KRS 227.700 to 227.750 to require reporting on the of fireworks and storage inspection by the state fire marshall or local fire chief; amend KRS 227.700, 227.702, and 227.704 to define "consumer fireworks" and provide exceptions; amend KRS 227.706 to define "display fireworks"; amend KRS 227.710 to define "competent display operator" and provide requirements for display set-up and firing; amend KRS 227.715 to require a wholesale/retail permit and annual registration; and prohibit sales to individuals under eighteen years of age.

Feb 23-introduced in House Feb 24-to Seniors, Military Affairs, & Public Safety (H)

HB 501/LM (BR 1447) - T. Burch

AN ACT relating to motorcycle helmets.

Amend KRS 186.531 to require motorcycle operators wishing to operate without a helmet to pay a fee; require the proceeds from the fee be forwarded to

the Wounded Soldier Program administered by the Traumatic Brain Injury Trust Program; amend KRS 186.020 to require operators to obtain a decal to place on motorcycle license plate; amend KRS 186.285 relating to whom may operate a motorcycle without protective headgear; amend KRS 189.990 to require violators to pay a fine; require the proceeds from the fine be forwarded to the Wounded Soldier Program administered by the Traumatic Brain Injury Trust Program.

Feb 23-introduced in House Feb 24-to Transportation (H)

HB 502 (BR 229) - K. Bratcher, R. Crimm, C. Embry Jr., B. Montell, T. Moore, R. Nelson, D. Osborne, R. Palumbo, S. Riggs, R. Webb, A. Webb-Edgington, A. Wuchner

AN ACT relating to loan forgiveness for Kentucky teachers.

Amend KRS 164.769 to permit the use of the Kentucky teacher scholarship program funds for loan forgiveness for teachers with outstanding loan balances on Best in Class loans issued prior to June, 2008.

Feb 23-introduced in House Feb 24-to Education (H) Feb 27-posted in committee

HB 503 (BR 172) - B. Farmer, D. Floyd, K. Hall, J. Wayne

AN ACT relating to the taxation of unemployment benefits.

Amend KRS 141.010 to exclude from adjusted gross income a portion of unemployment compensation received after December 31, 2008.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

HB 504 (BR 270) - F. Nesler

AN ACT relating to tobacco products.

Amend KRS 138.195 to increase the license fee for an unclassified acquirer to \$500; allow the Department of Revenue to require electronic filing of cigarette tax information and reports when funding becomes available and the department is capable of electronically accepting the information and reports; allow a licensee to sell to or purchase from any other licensee untax-paid cigarettes; require the department to file administrative regulations within 90 days of the effective date of this Act; create a new section of KRS 138.130 to 138.205 to prohibit the department from issuing licenses to convicted felons or to persons who have had any license under KRS 139.195 or any other statute relating to the regulation of the manufacture, sale, or transportation of cigarettes, other tobacco products, cigarette papers, or snuff revoked for cause or has been convicted of a violation of any of those statutes, or to an individual who is not a citizen of the United States; amend KRS 365.270 to include unclassified acquirer in the definition of "wholesaler"; increase the presumed cost of doing business by the wholesale to 3.25 percent; amend KRS 365.390 to require an unclassified acquirer to pay the enforcement and

administration fee on cigarettes; amend various sections of the Kentucky Revised Statutes to conform; EFFECTIVE July 1, 2009.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

HB 505 (BR 1554) - F. Nesler

AN ACT relating to tobacco products and declaring an emergency.

Amend KRS 138.310 to define "OTP wholesaler" and "retail location"; amend KRS 138.140 as amended by 2009 HB 144 to delete all references to cigarette papers; create a new section of KRS 138 to 138.205 to impose an excise tax on cigarette papers effective April 1, 2009; amend KRS 138.165 to allow the Department of Revenue to seize and destroy contraband cigarettes if the owner or person who has an interest in the seized cigarettes fails to protest the seizure within twenty days; amend KRS 138.195 to increase the license fee for an unclassified acquirer to \$500 and impose a \$500 license fee on an OTP wholesaler; allow the department to suspend the sale of tax evidence to licensees who fail to submit required reports or information until the reports or information is submitted; create a new section of KRS 138.130 to 138.205 to require a licensee to maintain records on the immediate premises of the licensee's place of business for a period of four years; Sections 1, 2,4, 5, and 6 take effect July 1, 2009; EMERGENCY.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

HB 506/FN (BR 1445) - L. Belcher, L. Clark, J. Carney, R. Palumbo, J. Richards

AN ACT relating to suicide prevention training.

Amend KRS 156.095 to require the Kentucky Department of Education to develop and disseminate to districts and schools a suicide prevention training program; require all middle and high school teachers to participate in a suicide prevention training program.

HB 506 - AMENDMENTS

HCS/FN - Delete original provisions of the bill; amend KRS 156.095 to require the Cabinet for Health and Family Services to post suicide prevention awareness and training information on its Web page by August 1, 2009; require every public middle and high school administrator to disseminate suicide prevention awareness information to all middle and high school students by September 1 of each year.

HFA (1, A. Wuchner) - Create a new section of KRS Chapter 157 to require that by August 1, 2009 the Kentucky Department of Education post on its Web site the characteristics of children with dyslexia, techniques and screening tools teachers may use, and links to Web sites that provide teaching methods that have been proven to be successful when teaching children with dyslexia; include information related to teacher training opportunities on how to teach children with dyslexia; require the department to notify principals of the

availability of information and of his or her responsibility to inform teachers of the resources.

HFA (2/Title, A. Wuchner) - Make title amendment.

HFA (3, A. Wuchner) - Create a new section of KRS Chapter 157 to require that by August 1, 2009 the Kentucky Department of Education post on its Web site the characteristics of children with dyslexia, techniques and screening tools teachers may use, and links to Web sites that provide teaching methods that have been proven to be successful when teaching children with dyslexia; include information related to teacher training opportunities on how to teach children with dyslexia; require the department to notify principals of the availability of information and of his or her responsibility to inform teachers of technical the resources; make corrections.

Feb 23-introduced in House Feb 24-to Health & Welfare (H) Feb 25-posted in committee

Mar 5-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 6-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009; floor amendments (1) and (3) filed to Committee Substitute, floor amendment (2-title) filed

Mar 9-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 91-1 with Committee Substitute; floor amendment (1) withdrawn; received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 10-taken from Committee on Committees; 2nd reading; to Education (S)

 $\mbox{HB 507/FN (BR 1211)}$ - R. Weston, T. Moore

AN ACT relating to economic development.

Create a new section of KRS Chapter 141 to establish an income tax credit for qualified employers of up to 50 percent of the amount paid for tuition and other educational expenses, limited to 2,800 employees a year; require monitoring by the Bluegrass State Skills Corporation; amend KRS 141.0205 to conform.

HB 507 - AMENDMENTS

HCS/FN - Retain original provisions; add definition for "Metropolitan College"; allow credits only for tuition and other educational expenses paid for students enrolled in the Metropolitan College program.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue H)

Mar 2-posting waived

Mar 3-reported favorably, 1st reading, to Calendar with Committee Substitute Mar 4-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Thursday, March 5, 2009

Mar 6-3rd reading, passed 99-0 with Committee Substitute ; received in Senate

Mar 9-to Appropriations & Revenue (S); taken from committee; 1st reading; returned to Appropriations & Revenue

Mar 10-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

HB 508 (BR 1283) - H. Moberly Jr., C. Rollins II, L. Belcher, J. Carney, J. DeCesare, K. Flood, D. Graham, C. Miller, D. Pasley, K. Stevens, W. Stone, R. Webb

AN ACT relating to education assessment and declaring an emergency.

Amend KRS 158.6451 to add an expectation relating to performing arts; amend KRS 158.6453 to add definitions; to require the department of education to plan and implement a comprehensive process to revise academic content standards and to complete the process in the areas of reading, language arts. mathematics, science, and social studies by December 15, 2010; disseminate the revised academic content standards by December 31, 2010; complete a revision of the academic content standards for arts and humanities, practical living skills, and career studies by May 15, 2010, and disseminate the revised academic content standards by June 30, 2010; require the Council on Postsecondary Education to sign a written agreement that the academic content standards for reading and mathematics are aligned with the postsecondary education course standards for reading and mathematics; require the Education Professional Standards Board and the Council on Postsecondary Education to provide information and training on the academic content standards to the postsecondary education faculty in the content areas and the teacher preparation programs; retain the current assessments and accountability requirements through the school year; require 2010-2011 professional development for teachers and administrators; require the Kentucky Board of Education to revise the annual statewide student assessment program for implementation in school year 2011-2012; require the revised plan to have student assessments including both formative and summative assessments; require the Department of Education to provide program guidelines and program review guidance for the arts and humanities, writing programs, practical living skills, and career studies; require biennial state and annual local program reviews for arts and humanities, writing programs, practical living skills, and career studies; require writing portfolios as a part of any school's writing program which shall be determined by each school-based decision making council; provide that the writing portfolio reflect a student's interests and growth over time and that a portfolio be maintained for each student in grades primary through 12 and travel with the student from grade to grade and to any school in which the student enrolls; eliminate writing portfolios from the state student assessment program in 2011-2012; require criterion-referenced tests, which are augmented with norm-referenced items in grades 3 through 8 to measure the depth and breadth of Kentucky's core content and to provide national profiles in the areas of mathematics. language, and reading; require a criterion-referenced test, augmented

with a customized or commercially available norm-referenced test to measure depth and breadth of social studies and science and to provide national profiles to be administered one time in the elementary and middle grades and the high school, respectively; require an on-demand assessment of student writing in grades 4 through 7 and grades 9 and 10; require an editing and mechanics test relating to writing, using choice and constructed response items to be administered one time with the elementary and middle and high school, respectively; permit the state board to determine how end-ofcourse exams may be substituted for criterion-referenced tests at the high school level; require the state board within 60 days of the effective date of the Act to revise the Administration Code for Kentucky's Assessment Program to include prohibitions of inappropriate test preparation activities; require that accelerated learning be provided any student whose scores on any of the assessments indicate skill deficiencies; retain the ACT, college readiness, and high school readiness exams; 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; limit state core content testing to the last 14 days of a local district's school calendar and limit number of days of testing to no more than 5 during that period when the revised test is implemented; provide that a local board of education may adopt the use of commercial assessments for making formative judgments; amend KRS 158.6452 to require the School Curriculum, Assessment, and Accountability Council to provide recommendations relating to responsibilities; amend KRS 158.6455 to modify language relating to successful schools and delete references to rewards; amend KRS 158.6458 to modify title of the assessment and accountability system, by adding reference to "academic achievement"; amend KRS 158.6459 to delete reference to the grade level of the high school readiness exam; amend KRS 158.649 to change dates for reporting student data to each school council beginning in the 2012-2013 school year and change dates for actions by school councils; amend KRS 156.095 to add assessment literacy and integration of performance-based student assessment in classroom instruction and require professional development to be made available; amend KRS 160.345 to require the school-based decision making council to review findings from annual and state program reviews in arts and humanities, writing, practical living skills, and career studies; amend KRS 164.020 to add duty for ensuring that academic core content standards in high school align with postsecondary education course entry requirements; amend 158.710, 158. 805, 158.816, 159.035, and 160.345 to conform; make

HB 508 - AMENDMENTS

technical changes; EMERGENCY.

HCS - Retain original provisions, except revise the goal relating to arts and humanities in KRS 158.6451; revise language related to the approval process and timelines for revising academic

include standards; references to accelerated learning for students with advanced learning needs; strengthen language relating to program reviews; revise language relating to revision of the Administration Code for Kentucky's Assessment program; align reporting dates for the reporting of assessment data to schools starting with the new assessment program; expand list of professional development areas to be made available to teachers based on their needs: eliminate the 100-day enrollment requirement for students to be counted in the testing accountability results and require the Kentucky Board of Education to define the calendar year required; remove the writing portfolio from the state assessment program beginning with the 2009-2010 school year and thereafter, but retain writing portfolios within the instructional program; specify that program reviews for writing, practical living skills and career studies, and arts and humanities will be included as determined by the Kentucky Board of Education in the revised accountability index; add section that specifies continuation during 2009-2010 and 2010-2011 of the existing tests, accountability system, and classification of schools but require the state board to adjust the value of the reading and writing components of the accountability index due to removal of the writing portfolio; require the Kentucky Department of Education and the **Education Professional Standards Board** to review and determine ways to improve the skills and confidence of preservice and existing teachers in teaching writing during the 2009 and 2010 calendar years; require the Council on Postsecondary Education, the Kentucky Board of Education, and the Kentucky Department of Education to develop a unified strategy by May 15, 2010, to reduce college remediation rates by at least 50% by 2014 from the 2010 rates and increase the college completion rates of students enrolled in one (1) or more remedial classes by 3% annually from 2009-2014; direct the Kentucky Department of Education communicate to districts and schools that decisions relating to textbook purchases for mathematics may be delayed until the mathematics standards have been revised and that the department shall allow off-list purchases in order to ensure textbooks selected align with the revised standards.

HFA (1, T. Riner) - Add additional qualities describing a self-sufficient individual of good character, including hard working, patriotic, and respectful of legitimate authority including parents, teachers, school officials, and law enforcement.

HFA (2, T. Riner) - Add additional qualities describing a self-sufficient individual of good character, including hard working, patriotic, and respectful of legitimate authority including parents, teachers, school officials, and law enforcement.

Feb 23-introduced in House

Feb 24-to Education (H); 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 amendment (2) filed to the bill

Mar 11-recommitted to Education (H)

HB 509 (BR 1038) - D. Pasley

AN ACT relating to the Turnpike Authority of Kentucky.

Amend KRS 175.410, regarding the Turnpike Authority of Kentucky, to provide definitions; amend KRS 175.420 and 175.425 to declare the legislative intent of the mission of the authority; amend KRS 175.430 to specify membership, meeting requirements, staffing, and operations; amend KRS 175.450 to state the purpose and powers of the authority; create a new section of KRS Chapter 175 to direct the authority to evaluate potential projects; require that projects be proposed by a local government and approved by the department: amend KRS 175,470 to permit authority to contract with the department for construction and operations; specify that the authority shall maintain control of projects and revenues from projects; amend KRS to authorize projects constructed by the authority to include interchanges with existing roadways; permit the authority to 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; create a new section of KRS Chapter 175 to authorize issuance of bonds; amend KRS 175.510 to state that bonds are not a debt of the Commonwealth; create a new section of KRS Chapter 175 to permit tolling; establish requirements for level of tolling; direct how proceeds of tolls and other revenues shall be used; Amend KRS 175.530 to authorize trust relationships; amend KRS 175.540 to clarify that funds received by the Authority under this chapter are trust funds to be used under the provisions of the chapter; amend KRS 175.560 to exempt bonds from state taxation; amend KRS 175.570 to authorize state agencies and localities to invest in bonds; amend KRS 175.580 to allow authority to contract for provision of maintenance services and obtain property under the Eminent Domain Act; amend KRS 175.610 to direct that projects shall revert to ownership by the Commonwealth when all bonds are retired; create new sections of KRS Chapter 175 to require issuance of an annual report and require an annual audit; prohibit officers and employees from directly investing in authority bonds; indemnify board members 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; amend KRS 11.400 and 42.409 to conform; repeal KRS 175.440, 175.460,175.500, 175.505, 175.520, 175.590, 175.605, 175.620, 175.630, 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.

Feb 23-introduced in House
Feb 24-to Appropriations & Revenue
(H)

HB 510 (BR 964) - D. Pasley, H. Moberly Jr.

AN ACT relating to alcopops.

Amend KRS 243.720 to define "alcopops" to include flavored malt beverages, beverages that contain wine to which fruit juice or other flavorings have been added, or beverages containing distilled spirits and added ingredients such as fruit juice and other flavorings; impose the tax on alcopops at the same rate as distilled spirits; define terms; amend KRS 243.884 to impose the 11% wholesale sales tax on alcopops; EFFECTIVE July 1, 2009.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

HB 511/FN (BR 1342) - R. Webb, S. Brinkman

AN ACT relating to economic development.

Create new sections of KRS Chapter 141 to establish the New Markets Development Program and provide tax credits therefor; amend KRS 141.0205 to recognize and establish the ordering of the credits.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

Mar 2-posting waived

 \mbox{HB} 512 (BR 1677) - R. Webb, J. Richards

AN ACT relating to the enacted budget reduction plan.

Direct the state budget director to establish a centralized, coordinated process to implement the enacted budget reduction plan for the 2008-2010 fiscal biennium; require the quarterly report submitted by the Office of State Budget Director pursuant to KRS 48.400 to include information relating to actions taken to address the budget shortfall and implementation of the enacted budget reduction plan.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

 \mbox{HB} 513 (BR 1426) - J. Arnold Jr., T. Firkins

AN ACT relating to income tax.

Amend KRS 141.010 to clarify the definition of "captive real estate investment trust" and disallow the deduction for expenses paid by an individual or a corporation to a captive real estate investment trust; amend KRS 141.0101 to conform; apply to taxable years beginning on or after January 1, 2009.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

HB 514/LM (BR 1210) - S. Brinkman, R. Crimm, A. Wuchner

AN ACT relating to condominiums.
Create new sections of KRS Chapter
381 relating to condominiums and the
Uniform Condominium Act; define

relevant terms; provide requirements and procedures for establishment of associations and for the conduct of business; establish rights and responsibilities of unit owners; provide criteria related to the sale of units by unit owners and collection of delinquent fees and assessments; establish procedure for distribution of proceeds as related to common elements; provide for short title of the Kentucky Condominium Act; effective January 1, 2010.

Feb 23-introduced in House Feb 24-to Local Government (H) Mar 2-posted in committee

HB 515 (BR 1351) - J. Jenkins

AN ACT relating to registered nurses. Create new sections of KRS 314.041 to 314.050 to establish the patient advocacy duties and rights of direct care registered nurses including free speech. acting exclusively in the interests of patients, and avoidance of conflicts of interest: create new sections of KRS Chapter 216B to establish the protection of free speech for direct care registered nurses and other health professionals who are responsible for patient care; establish the content of protected free speech; establish the right of direct care registered nurses to oppose a policy found to conflict with patient advocacy; establish the right of patients and direct care registered nurses to file a complaint when a health care facility is found to interfere with patient advocacy; prohibit a health care facility from denial of and interference with patient advocacy rights direct care registered nurses; establish content of actions deemed to interfere with the patient advocacy duties of direct care registered nurses; prohibit a hospital or health care facility from retaliation for the exercise of rights and duties of direct care registered nurses for patient advocacy; require a hospital or other health care facility to pay damages to employee for failure to comply; prohibit retaliation or reprisal by a health care facility against a patient or employee who has filed a complaint; require reinstatement of a direct care registered nurse who has been discriminated against in employment due to patient advocacy rights and duties; permit an action to be brought no later than two years after the date of the last violation and no later than 3 years in the case of a willful violation; require every health facility to post notice of the rights of registered nurses as patient advocates and employees; establish a civil fine of no more than \$25,000 for a health facility found in violation; establish a civil fine of no more than \$25,000 for the management, nursing service, or medical personnel of a health facility found to be in violation; establish that fines collected will be deposited in the state general fund; require access for the Cabinet for Health and Family Services to all records pertaining to patient advocacy for investigation of possible violations; require each health facility to maintain all records pertaining to compliance with patient advocacy.

Feb 23-introduced in House Feb 24-to Health & Welfare (H)

 $\label{eq:hb} \textbf{HB} \ \ \textbf{516} \ \ \textbf{(BR} \ \ \textbf{1006)} \ \ \textbf{-} \ \ \textbf{J}. \ \ \textbf{Jenkins}, \ \ \textbf{J}.$

Wayne, J. Glenn, M. Marzian, R. Meeks, D. Owens, R. Palumbo, J. Richards, R. Webb

AN ACT relating to short-term loans.

"annual percentage rate," "borrower,"

"interest," and short-term loan and to

Amend KRS 286.9-010 to define

delete the definition of "deferred deposit transaction"; amend KRS 286.9-020 to delete deferred deposit transactions and to require any person engaged in the business of making short-term loans in Kentucky to obtain a license from the executive director of the Department of Financial Institutions; amend KRS 286.9-050 to specify the requirements for the application form for engaging in the business of making short-term loans; amend KRS 286.9-070 to delete deferred deposit transactions and insert short-term loans: amend KRS 286.9-075 to delete deferred deposit transactions and insert short-term loans; amend KRS 286.9-100 to prohibit licensees from making a loan to a borrower who is not physically present in the licensee's business location; prohibit a person from making a short-term loan from an office not in Kentucky to a borrower who is physically present in Kentucky and provide that an out-of-state lender may make a loan to a borrower from Kentucky who physically visits the outof-state office of the lender; prohibit making a short-term loan by telephone, mail, or internet; require written disclosure of all interest and fees to be charged to the borrower prior to making the short-term loan; limit the annual percentage rate to 36% for a short-term loan: delete the maximum \$15 dollar service fee per \$100 for deferred deposit transactions; provide that the making of a short-term loan that violates the provisions of Subtitle 9 of KRS Chapter 286 also violates KRS 367.170 and authorize the Attorney General or the executive director of the Department of Financial Institutions to enforce the provisions of Subtitle 9 of KRS Chapter 286 and authorize a borrower to bring an action pursuant to KRS 367.220 and if the violation involves interest rate limits the borrower may bring an action under KRS 360.020; limit a borrower to one outstanding short-term loan at one time with a face value not to exceed \$500 and require a licensee to inquire whether a person seeking a short-term loan has obtained a short-term loan within the previous 90 days and delete deferred deposit transactions; limit the duration of a short-term loan to 30 days; prohibit renewal, roll over, refinancing or otherwise consolidating a short-term loan for a fee; prohibit a licensee from making a loan to a borrower who has had a short-term loan within the previous 90 days; prohibit a licensee from engaging in activity that would evade the requirements of Subtitle 9 of KRS Chapter 286 including disquising a shortterm loan as personal property sales and leaseback transactions, or disguising loan proceeds as cash rebates of an installment sale of good or services; prohibit licensees from drafting funds electronically or billing any credit card in connection with a short-term loan; provide that a short-term loan in violation of Subtitle 9 of KRS Chapter 286 is void from inception of the loan; prohibit licensees from entering into a short-term loan with a member of the United States

Armed Forces or a member's dependent that does not comply with 10 U.SC. 987 and any violation of this federal law is a violation of Subtitle 9 of KRS Chapter 286; amend KRS 286.9-102 to deleted deferred deposit transactions and to provide that a short-term loan licensee shall give the borrower a signed statement of the applicable annual percentage rate and a clear description of the payment obligations of the terms of the agreement before the agreement is signed; and, require that each shortterm loan licensee comply with the federal Fair Debt Collection Practies Act when collecting on a short-term loan.

Feb 23-introduced in House Feb 24-to Banking & Insurance (H)

HB 517 (BR 1488) - J. Jenkins, T. Thompson

AN ACT relating to the duties and powers of the mayor of a consolidated local government.

Create a new section of KRS Chapter 67C defining a consolidated local government mayor's powers and duties; create requirement to submit annual revenue and financial information; require submission of capital projects plan; define capital projects; require creation of surplus funds account in general fund; define surplus funds account; require submission of an annual budget with both a surplus expenditure and budget reduction plan; list requirements for surplus expenditure plan and alternatives to expending surplus funds; define the terms of a budget reduction plan and place limits on the use of certain budget reduction strategies; make any employee lay-off subject to any civil service ordinances or collective bargaining agreements; create a requirement for the mayor to inform agencies and metro council of the status of the budget in regards to surplus or deficit; require the mayor to implement a budget reduction plan once certain thresholds reached; create standards for the restoration of reduced services; require the mayor to designate an agency or contracted individual with the mission to track actual and projected revenues with the budget plan adopted; require the designated individual or agency to inform the mayor and metro council monthly of past months' revenues, require the designated agency or individual to report quarterly on actual revenues versus forecast revenues and to forecast future revenues versus budget forecasts; amend KRS 67C.105 to make certain contracts, agreements, and obligations subject to metro council approval; amend KRS 67C.139 to conform.

Feb 23-introduced in House Feb 24-to Local Government (H)

HB 518/LM/CI (BR 976) - J. Jenkins

AN ACT relating to crimes and punishments.

Amend KRS 434.850, 434.851, 514.030, 514.040, 514.050, 514.060, 514.070, 514.080, 514.090, 514.110, and 514.120 to raise the felony offense threshold in those statutes from \$300 to \$1.000

Feb 23-introduced in House

HB 519 (BR 1420) - A. Smith, K. Hall, T. Burch, L. Combs, T. Edmonds, J. Greer, B. Housman

AN ACT designating September 26 as Mesothelioma Awareness Day.

Create a new section of KRS Chapter 2 to make findings and declarations; designate September 26 of each year as Mesothelioma Awareness Day.

Feb 23-introduced in House Feb 24-to State Government (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 Monday, March 9, 2009

Mar 10-3rd reading, passed 97-0; received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 11-to Health & Welfare (S)

HB 520 (BR 1266) - S. Westrom

AN ACT relating to unemployment insurance.

Create a new section of KRS Chapter 341 to designate the chapter as the Kentucky Unemployment Insurance Act.

Feb 23-introduced in House Feb 24-to Labor & Industry (H) Mar 3-posted in committee

HB 521/FN (BR 1407) - R. Adams, R. Adkins, K. Bratcher, L. Clark, M. Denham, T. Edmonds, J. Fischer, K. Hall, R. Henderson, B. Housman, D. Keene, T. Kerr, A. Koenig, T. McKee, R. Rand, S. Santoro, A. Simpson, A. Smith, A. Webb-Edgington, A. Wuchner

ΑN ACT relating to tourism development.

Create a new section of KRS 148.851 to 148.860 to establish incentives for a legacy expansion project, that requires an existing tourism development project to expand, invest at least \$30 million, and host a premier event to qualify for incentives.

HB 521 - AMENDMENTS

HCS/FN - Retain original provisions; require that the amount an approved company may recover be adjusted based on the employment of Kentucky residents during the construction of the project; declare an EMERGENCY.

HCA (1/Title, R. Rand) - Make title amendment.

HFA (1, R. Webb) - Retain original provisions; delete subsection allowing different standards to be used in determining the economic impact of legacy expansion projects; add a new section to require annual reporting for all Tourism Development Act projects.

HFA (2, R. Webb) - Retain original provisions; delete subsection allowing different standards to be used in determining the economic impact of legacy expansion projects; add a new section to require annual reporting for all Tourism Development Act projects.

HFA (3, L. Napier) - Amend KRS 148.851 to decrease the costs required for certain lodging facilities to qualify as a tourism attraction from \$1,000,000 to

\$500,000.

HFA (4. L. Napier) - Amend KRS 148.851 to decrease the costs required for certain lodging facilities to qualify as a tourism attraction from \$1,000,000 to \$500,000.

Feb 23-introduced in House

Feb 24-to Tourism Development & Energy (H)

Feb 25-reassigned to Appropriations & Revenue (H)

Mar 2-posting waived

Mar 3-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title); floor amendment (1) filed to Committee Substitute, floor amendment (2) filed

Mar 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 5, 2009; floor amendment (4) filed to Committee Substitute, floor amendment (3) filed

Mar 5-3rd reading; floor amendment (4) defeated ; passed 98-0 with Committee Substitute, committee amendment (1-title)

Mar 6-received in Senate

Mar 9-to Economic Development, Tourism & Labor (S); taken from committee; 1st reading; returned to Economic Development, Tourism & Labor (S)

Mar 10-taken from committee; 2nd returned to reading; Economic Development, Tourism & Labor (S)

HB 522 (BR 1441) - R. Nelson, F. Steele

AN ACT relating to horseback riding trails on lands owned and maintained by the Kentucky Department of Fish and Wildlife Resources.

Amend KRS 150.620, directing the Department of Fish and Wildlife Resources Commission to designate, in certain coal-producing counties, those areas suitable for horseback riding trails on lands owned and maintained by the department.

Feb 23-introduced in House Feb 24-to Tourism Development & Energy (H)

HB 523 (BR 1423) - D. Ford

AN ACT relating to alcohol sales to

Create a new section of KRS Chapter 244 to include a sticker requirement for an alcoholic beverage with special appeal to minors and to indicate who is responsible for the placement of the sticker; amend KRS 241.010 to provide a definition of an alcoholic beverage with special appeal to minors.

Feb 23-introduced in House Feb 24-to Licensing & Occupations

HB 524 (BR 1422) - D. Ford

AN ACT relating to alcohol sales to minors.

Amend KRS 241.010 to alcoholic beverages with special appeal to minors; create a new section of KRS Chapter 244 to establish restrictions on the placement of alcoholic beverages with special appeal to minors.

Feb 23-introduced in House Feb 24-to Licensing & Occupations HB 525 (BR 1692) - D. Graham, J.

AN ACT relating to interscholastic athletics.

Create a new section of KRS 160 to require local school boards to make automatic external defibrillators available in all public schools; require local districts to collaborate with local and state organizations to coordinate training for employees on the use of automatic external defibrillators; clarify immunity for injury during use of automatic external defibrillators; and require Department of Education to disseminate information on funding sources and to coordinate recognition of funding sources.

Feb 23-introduced in House Feb 24-to Education (H)

HB 526 (BR 164) - D. Graham, C. Rollins II

AN ACT relating to salaries of Legislative Research Commission employees.

Amend KRS 7.090 to require adjustments in the director's salary to be approved in the legislative branch budget; require the director and personnel to receive the same annual executive increment as employees; require the director to establish a performance award system under which all salary adjustments and bonuses for Commission employee's other than the annual increment shall be made; describe the performance award system as consisting of a lump sum recognition award and an adjustment for continuing excellence award.

Feb 23-introduced in House Feb 24-to State Government (H)

HB 527 (BR 1241) - C. Rollins II

AN ACT relating to preschool education grants and making an appropriation therefor.

Create new sections of KRS Chapter 157 to establish the Strong Start Kentucky Program as a grant program administered by the Early Childhood Development Authority to develop collaborative models of preschool education for unserved children living at or below 200 percent of the federal poverty level; 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, 2010; establish the Strong Start Kentucky Restricted Fund to be administered by the Early Childhood Development Authority to allot grants to collaborative provide models community-based preschool unserved children.

Feb 23-introduced in House Feb 24-to Education (H) Feb 27-posted in committee

HB 528 (BR 1408) - C. Rollins II

AN ACT relating to suspension or expulsion of students.

Amend KRS 164.370 to allow a board of regents to include staff as a member of the body invested with the power to suspend or expel students.

Feb 23-introduced in House Feb 24-to Education (H)

Feb 27-posted in committee Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar 6-3rd reading, passed 100-0; received in Senate

Mar 9-to Education (S)

HB 529 (BR 99) - R. Damron

AN ACT relating to motor vehicle insurance.

Amend KRS 304.39-130 to determine basic reparation benefits paid for work loss by a person's actual loss of earnings.

Feb 23-introduced in House Feb 24-to Banking & Insurance (H)

HB 530 (BR 958) - R. Damron

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, and the Council on Postsecondary Education and other restrictions; provide procedures to comply with LRC v. Brown.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue

Mar 2-posting waived

HB 531/FN (BR 956) - R. Damron

AN ACT relating to postsecondary institution debt.

Create new sections of KRS Chapters and 164A a process for postsecondary institutions to issue agency bonds upon authorization by the General Assembly; amend KRS 48.180 to conform.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue

Mar 2-posting waived

HB 532/CI (BR 1482) - T. Kerr

AN ACT relating to involuntary treatment for substance abuse and making an appropriation therefor.

Amend KRS 243.884 to deposit two percent of the wholesale sales tax on beer, wine, and distilled spirits in the substance abuse intervention fund; create a new section of KRS 222.430 to 222.437 to create that fund; amend KRS 222.432 to allow the Cabinet for Health and Family Services to guarantee payment for treatment if funds are available and the petitioner's income level is at or below 200 percent of poverty level; EFFECTIVE July 1, 2009.

(H)

Jenkins

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

HB 533/FN (BR 1460) - M. Denham

AN ACT relating to income taxation.

Amend the definition of "Internal Revenue Code" in KRS 141.010 to be the Internal Revenue Code in effect on December 31, 2008; apply to taxable years beginning after December 31, 2008.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

HB 534 (BR 1312) - K. Sinnette, A. Wuchner

Mar 10-WITHDRAWN

HB 535/LM (BR 1516) - J. Comer Jr.

AN ACT relating to improper solicitation for medical services.

Create a new section of KRS 518 that creates the offense of improper solicitation for medical services; classify the newly created offense as a Class A misdemeanor.

Feb 23-introduced in House Feb 24-to Judiciary (H)

HB 536 (BR 1552) - S. Overly, R. Rand, R. Adkins, L. Clark, R. Damron, J. Stacy, G. Stumbo

AN ACT relating to the Transportation Cabinet, making an appropriation therefor, and declaring an emergency.

Provide that the General Assembly shall address the Transportation Cabinet's budget.

HB 536 - AMENDMENTS

HCS - Delete original provisions; amend KRS 177.317 to specify that the Transportation Cabinet shall allow partial control of access on the Hal Rogers Parkway between the junction with KY 192 and the junction with KY 80; amend 2008 Kentucky Acts Chapter 127, the state/executive branch budget, to: increase the Transportation Cabinet's debt service budget unit's appropriation; authorize \$400,000,000 in road bonds; reduce the Transportation Cabinet's highway budget unit's appropriations to conform; provide for the conveyance of Transportation Cabinet property; make a technical correction; reauthorize two Transportation Cabinet capital projects; create a new road fund budget reduction plan for fiscal year 2008-2009 and amend the road fund budget reduction plan for fiscal year 2009-2010; EMERGENCY.

HCA (1/Title, R. Rand) - Make title amendment.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

Mar 2-posting waived; taken from committee; 1st reading, to Calendar

Mar 3-2nd reading, to Rules; returned to Appropriations & Revenue (H); posted in committee

Mar 5-reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

Mar 6-posted for passage in the Regular Orders of the Day for Monday, March 9, 2009; placed in the Orders of the Day Friday, March 6, 2009; 3rd reading, passed 97-2 with Committee Substitute, committee amendment (1-title); received in Senate; taken from Committee on Committees; 1st reading; to Transportation (S)

Mar 9-taken from committee; 2nd reading; returned to Transportation (S)

Mar 13-reported favorably, to Rules; posted for passage in the Consent Orders of the Day for; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch. 94)

HB 537/FN (BR 1419) - R. Adkins

AN ACT relating to implementation of the state's comprehensive energy strategy.

Establish a Renewable and Efficiency Portfolio Standard and set goals; create Energy Education workgroup; create Alternative Transportation Fuel Standard with goals for use of non-traditional fuels; create carbon management legal issues study group; amend KRS 141.422 to increase cellulosic ethanol tax credit cap from \$5 million to \$10 million and add algae-derived fuel to definition of 'biodiesel'; amend KRS 141.423 to provide higher tax credit for biodiesel produced from algae than from other feedstocks; amend KRS 141.4244 to increase tax credit for cellulosic ethanol from \$1 to \$2 per gallon; amend KRS 141.4248 to apportion excess ethanol tax credit; amend KRS 152.715 and 154.27-020 to make projects extracting crude oil from oil shale or tar sands eligible for tax credits currently available to alternative transportation fuel projects.

HB 537 - AMENDMENTS

HCS/FN - Retain most original provisions; restore existing annual cellulosic ethanol tax credit cap in KRS 141.422; delete section amending KRS 141.4244 raising the credit rate on cellulosic ethanol; add effective date for remaining tax sections.

SCS/FN - Retain original provisions of HB 537/GA; attach provisions of SB 138/HCS; attach provisions of SJR 67/GA; attach provisions of SB 13/GA; attach provision to require the Public Service Commission to determine the impact of wastes on low-level radioactive waste disposal facilities prior to issuing a certificate of need; make technical corrections.

SCA (1, T. Jensen) - Retain original provisions except section amending KRS 141.4248, relating to ethanol tax credits, which is restored to existing language; add Commissioner of Agriculture to Energy Education Workgroup; revise matters which shall be addressed by the carbon management legal issues study group; make technical corrections.

SCA (2/Title, R. Stivers II) - Make title amendment.

SFA (1, R. Stivers II) - Retain original provisions except delete section amending KRS 141.4248, relating to ethanol tax credits, add Commissioner of Agriculture to Energy Education Workgroup; revise matters which shall

be addressed by the carbon management legal issues study group; make technical corrections.

SFA (2, B. Leeper) - Attach provisions of SB 13/GA to HB 537/GA.

SFA (3/Title, B. Leeper) - Make title amendment.

Feb 23-introduced in House Feb 24-to Tourism Development & Energy (H)

Feb 25-posting waived; 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 Monday, March 2, 2009

Mar 2-3rd reading, passed 95-0 with Committee Substitute

Mar 3-received in Senate

Mar 5-to Natural Resources and Energy (S)

Mar 9-taken from committee; 1st reading; returned to Natural Resources and Energy (S); reported favorably, to Calendar as a Consent Bill; floor amendments (1) (2) and (3-title) filed

Mar 10-2nd reading, to Rules

Mar 13-returned to Natural Resources and Energy (S); reported favorably, to Rules with Committee Substitute, committee amendments (1) and (2-title); posted for passage in the Consent Orders of the Day for; floor amendments (1) (2) and (3-title) withdrawn; 3rd reading, passed 37-1 with Committee Substitute, committee amendments (1) and (2-title); received in House

HB 538 (BR 891) - K. Hall, L. Combs

AN ACT relating to the Kentucky Board of Emergency Medical Services.

Amend KRS 311A.030 to establish protocols to allow patients to select a hospital of choice within the geographic service area of an ambulance service provider to which the patient will be transported.

Feb 23-introduced in House Feb 24-to Health & Welfare (H)

HB 539/LM (BR 151) - D. Horlander

AN ACT relating to notaries public and making an appropriation therefor.

Create various new sections of KRS 423 to provide comprehensive statutory coverage of notaries public, including provisions relating to the purpose of the regulation, definitions, commissioning, applications, bonding, privacy, notarial authority, notarial prohibitions, fees, journals and record keeping, notarization forms, signing by mark, official seals, seal vendors, verification of notarial authority, deaths, misconduct, resignations, notarial liability, crimes, grandfathering; provide for a delayed effective date of July 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 23-introduced in House Feb 24-to Judiciary (H)

HB 540 (BR 1001) - G. Stumbo

AN ACT relating to the Legislative Research Commission.

Create a new section of KRS Chapter 7 to establish the General Assembly Accountability and Review Division; enumerate powers, organization, and duties; amend KRS 7.100, 7.112, 7.119, 7.310, 7.320, 7.330, 7.350, 7.360, and 7.380 to conform.

Feb 23-introduced in House Feb 24-to State Government (H) Feb 26-posted in committee

HB 541/FN (BR 1417) - C. Siler, T. Moore, T. Pullin

AN ACT relating to coordinated benefits for Kentucky National Guard members returning from deployment.

Create a new section of KRS Chapter 40 to institute a program to assist Kentucky National Guard members returning from deployment overseas with physical and mental conditions; require the Department of Veterans' Affairs and the Department of Military Affairs to cooperate and share costs; include face-to face meetings between returning National Guard members and Kentucky Department of Veterans' Affairs veterans benefits field representatives.

HB 541 - AMENDMENTS

HCS - Delete original text; amend KRS 38.030 to permit the Governor to authorize active duty pay for National Guard members injured during the 2009 winter storm; payments to be made until the National Guard member is released by a medical authority; payment to be reduced by amount of workers' compensation and other benefits.

HFA (1, T. Pullin) - Amend to add emergency clause.

HFA (2/Title, T. Pullin) - Make title amendment.

Feb 23-introduced in House

Feb 24-to Seniors, Military Affairs, & Public Safety (H)

Feb 27-posted in committee

Mar 2-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 3-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, March 4, 2009 Mar 4-floor amendment (1) filed to

Committee Substitute, floor amendment (2-title) filed

May 5 3rd reading, passed 97 0 with

Mar 5-3rd reading, passed 97-0 with Committee Substitute, floor amendments (1) and (2-title)

Mar 6-received in Senate

Mar 9-to Veterans, Military Affairs, & Public Protection (S); taken from committee; 1st reading; returned to Veterans, Military Affairs, & Public Protection (S)

Mar 10-taken from committee; 2nd reading; returned to Veterans, Military Affairs, & Public Protection (S)

Mar 11-reported favorably, to Rules as a Consent Bill

Mar 13-posted for passage in the Consent Orders of the Day for Friday, March 13, 2009; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 24-signed by Governor (Act ch. 95)

HB 542 (BR 1395) - K. Hall

AN ACT relating to natural gas retail competition.

Create new sections of KRS Chapter 278 regarding natural gas retail choice competition; define terms; requirements for eligibility and application; reference Public Service Commission code of conduct for program participants; specify PSC's exclusive jurisdiction over program and authority to promulgate administrative regulations for program participants; considerations for PSC certification of program participants; provide for consumer protections; provide mechanisms for recovery of stranded costs.

Feb 23-introduced in House Feb 24-to Tourism Development & Energy (H)

Mar 3-posted in committee

HB 543/LM (BR 234) - R. Palumbo, E. Ballard, L. Belcher, K. Bratcher, S. Brinkman, R. Damron, M. Denham, T. Edmonds, B. Farmer, D. Floyd, J. Gooch Jr., J. Greer, M. Harmon, M. Henley, J. Higdon, J. Jenkins, D. Keene, M. King, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, B. Montell, F. Nesler, S. Overly, S. Santoro, A. Simpson, F. Steele, K. Stevens, W. Stone, T. Thompson, J. Tilley, K. Upchurch, D. Watkins, A. Wuchner

AN ACT relating to tax increment financing.

Amend KRS 154.30-030 to require contractors and developers on tax increment financing projects that receive state participation to grant preferences to Kentucky firms in subcontracting and purchase of goods and supplies.

HB 543 - AMENDMENTS

HCS/LM - Make technical corrections. HFA (1, R. Palumbo) - Clarify that requirement applies to developers, contractors, and subcontractors; specify that Kentucky businesses shall be used if available.

Feb 23-introduced in House

Feb 24-to Economic Development (H) Feb 25-posting waived

Feb 27-reported favorably, 1st reading, to Calendar with Committee Substitute; posted for passage in the Regular Orders of the Day for Monday, March 2, 2009; taken from the Regular Orders of the Day; to Rules (H)

Mar 2-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009; floor amendment (1) filed to Committee Substitute

Mar 3-3rd reading, passed 100-0 with Committee Substitute, floor amendment (1)

Mar 4-received in Senate
Mar 6-to Appropriations & Revenue

HB 544/FN (BR 851) - H. Moberly Jr.

AN ACT relating to the Multistate Tax Compact.

Create new sections of KRS Chapters 131 and 141 to adopt the Multistate Tax Compact.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue

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. 6, 2009

HR 1 (BR 359) - J. Richards, R. Adkins

Adopt Rules of Procedure for the 2009 Regular Session of the House of Representatives.

Jan 6-introduced in House; adopted by voice vote

HR 2 (BR 360) - J. Richards, R. Adkins

Invite pastors of Frankfort churches to open daily sessions with prayer.

Jan 6-introduced in House; adopted by voice vote

HR 3 (BR 361) - J. Richards, R. Adkins

Appoint committee to join like committee from Senate to wait upon the Governor.

Jan 6-introduced in House; adopted by voice vote

HJR 4 (BR 465) - M. King

Direct the Transportation Cabinet to designate KY 3519 from the 68/80 bypass to US 431 North as the "Cpl. Josh Moore Memorial Highway" and erect appropriate signs.

Jan 6-introduced in House Jan 8-to Transportation (H)

Feb 9-posted in committee; posting waived

Feb 10-reported favorably, 1st reading, to Consent Calendar Feb 11-2nd reading, to Rules

Feb 11-2nd reading, to Rules
Feb 12-posted for passage in the
Consent Orders of the Day for Tuesday,
February 24, 2009

Feb 24-3rd reading, adopted 99-0 Feb 25-received in Senate Mar 2-to Transportation (S)

HJR 5 (BR 162) - B. Yonts, J. Richards

Feb 12-WITHDRAWN

HR 6 (BR 163) - B. Yonts, J. Richards, D. Sims

Feb 12-WITHDRAWN

HJR 7 (BR 366) - T. Edmonds

Direct the University of Kentucky to study and make recommendations concerning mining in E.O. Robinson Forest and the implications of that activity on forests and streams.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Natural Resources & Environment (H)

HCR 8 (BR 393) - J. Glenn

Encourage the Council on Postsecondary Education to restore funding to the Kentucky Educational Television (KET) televised and online college credit course program.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Education (H) Feb 13-posted in committee

HJR 9 (BR 104) - J. Richards, M. Cherry, W. Coursey, R. Damron, J. DeCesare, M. Henley, F. Nesler, T. Thompson, B. Yonts

Direct the Kentucky Department of Veterans' Affairs to name the veterans' nursing home in Hanson, Kentucky, the "Joseph 'Eddie' Ballard Western Kentucky Veterans' Center" in honor of Representative Eddie Ballard.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House Jan 7-to Seniors, Military Affairs, &

Public Safety (H) Feb 3-posting waived

Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules

Feb 6-posted for passage in the Consent Orders of the Day for Monday, February 9, 2009; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day for Monday, February 9, 2009

Feb 9-3rd reading, adopted 97-0 Feb 10-received in Senate

Feb 23-to Veterans, Military Affairs, &

Public Protection (S)

Mar 9-taken from committee; 1st reading; returned to Veterans, Military

Affairs, & Public Protection (S)
Mar 10-taken from committee; 2nd
reading; returned to Veterans, Military
Affairs, & Public Protection (S)

HR 10 (BR 150) - C. Rollins II, J. Tilley, R. Crimm, T. Firkins, D. Graham, J. Jenkins, M. Marzian, R. Meeks, R. Palumbo, S. Riggs, A. Simpson, T. Thompson, D. Watkins, J. Wayne

Adopt Rules of Procedure to govern the 2009 Regular Session of the House.

HR 10 - AMENDMENTS

HFA (1, J. Wayne) - Amend Rule 44 to clarify that conference and free conference committees are composed of members who serve on standing committees established by Rule 38.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House; floor amendment (1) filed

HCR 11 (BR 382) - L. Belcher

Urge the United States Congress to amend Title II of the Social Security Act to repeal the Government Pension Offset and Windfall Elimination Provisions.

(Prefiled by the sponsor(s).)

Jan 6-introduced in House
Jan 7-to Education (H)
Feb 13-posted in committee
Feb 23-reported favorably, 1st
reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, adopted 97-0 Feb 27-received in Senate Mar 3-to State & Local Government S)

HJR 12 (BR 313) - K. Bratcher

Direct the Legislative Research Commission to establish the Roadside Memorial Task Force to study roadside memorials; establish a task force consisting of 8 members; require the Task Force to report its findings and recommendations to the Legislative Research Commission by December 31, 2009, for referral to the appropriate committee; authorize the Legislative Research Commission to alternatively assign the issues to an interim joint committee or subcommittee thereof and to designate a completion date.

Jan 6-introduced in House Jan 8-to Transportation (H)

HR 13 (BR 329) - T. Burch, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, 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, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, 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 of Taylor Christian Rose.

Jan 6-introduced in House Jan 7-adopted by voice vote

HR 14 (BR 52) - T. Burch, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, T. Kerr. M. King, 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, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, 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 former Representative Dorothy Jean "Dottie" Priddy.

Jan 6-introduced in House Jan 7-adopted by voice vote

HJR 15 (BR 414) - R. Nelson

Commend the Ridgetop Shawnee Tribe of Indians for their efforts to help their elderly and their youth; recognize their work to preserve their native language and heritage.

HJR 15 - AMENDMENTS HCA (1/Title, C. Rollins II) - Make title amendment.

Jan 6-introduced in House Jan 8-to Education (H) Feb 13-posted in committee Feb 23-reported favorably. 1st reading, to Consent Calendar with committee amendment (1-title)

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, February 26, 2009

Feb 26-3rd reading, adopted 97-0 with committee amendment (1-title)

Feb 27-received in Senate Mar 3-to State & Local Government

HR 16 (BR 349) - D. Graham, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, S. Brinkman, D. Butler, J. Carney, M. Cherry, L. Clark, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., J. Greer, K. Hall, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R.

Palumbo, D. Pasley, T. Pullin, M. Rader,

R. Rand, J. Richards, S. Riggs, T. Riner,

C. Rollins II, S. Santoro, C. Siler, A.

Simpson, D. Sims, K. Sinnette, A. Smith,

J. Stacy, F. Steele, K. Stevens, J.

Stewart III, W. Stone, G. Stumbo, T.

Thompson, J. Tilley, D. Watkins, R.

Webb, A. Webb-Edgington, R. Weston,

S. Westrom, A. Wuchner, B. Yonts

Urge Congress to amend the Food Allergen Labeling Consumer Protection Act (Title II of Public Law No. 108-282) to include sesame as a known allergen.

Jan 6-introduced in House Jan 8-to House Floor Feb 12-adopted by voice vote

Introduced Jan. 7, 2009

HR 17 (BR 809) - M. Henley, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, S. Brinkman, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, M. King, A. Koenig, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts

Adjourn the House of Representatives in memory of Sergeant Adam J. Kohlhaas.

Jan 7-introduced in House; adopted by voice vote

HR 18 (BR 831) - E. Ballard, R. Adams, R. Adkins, J. Arnold Jr., L. Belcher, K. Bratcher, S. Brinkman, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, R. Webb, A. Webb-Edgington, R. Weston, Westrom, A. Wuchner, B. Yonts

Commend and honor Brigadier General Les Beavers upon his retirement as Commissioner of the Kentucky Department of Veterans' Affairs for his many years of service to the nation and Commonwealth.

Jan 7-introduced in House; adopted by voice vote

HR 19 (BR 314) - T. Pullin

Request and petition President-elect Barack Obama and the United States Congress to fully fund the Greenup Locks and Dams Project.

Jan 7-introduced in House Jan 8-to House Floor Feb 3-adopted by voice vote

HCR 20 - See Introductions on January

HCR 21 - See Introductions on January 9, 2009.

Introduced Jan. 8, 2009

HR 22 (BR 822) - R. Adams

Adjourn the House of Representatives in memory of Sergeant Daniel Wayne Wallace

Jan 8-introduced in House Feb 3-to House Floor Feb 26-adopted by voice vote

HR 23 (BR 817) - S. Lee

Adjourn the House of Representatives in memory of Specialist William L. McMillan III.

Jan 8-introduced in House; adopted by voice vote

HR 24 (BR 801) - C. Rollins II, T. McKee

Adjourn the House of Representatives in honor and loving memory of James Lucien "Jim" Gay.

Jan 8-introduced in House Feb 3-to House Floor Mar 12-adopted by voice vote

HR 25 (BR 819) - C. Siler

Adjourn the House of Representatives in memory of Sergeant David Keith Cooper.

Jan 8-introduced in House; adopted by voice vote

HR 26 (BR 857) - G. Stumbo, L. Clark, R. Adkins, R. Damron, J. Stacy

Adopt Rules of Procedure to govern the 2009 Regular Session of the House of Representatives.

Jan 8-introduced in House; adopted by voice vote

HR 27 (BR 496) - R. Meeks, D. Owens, T. Burch, J. Jenkins, S. Riggs, J. Wayne, R. Weston

Urge Louisville/Jefferson County Metro Government to not close any fire stations in the urban services district.

Jan 8-introduced in House Jan 9-adopted by voice vote

HR 28 (BR 495) - B. Farmer, R. Palumbo

Adjourn the House of Representatives in honor and loving memory of Michael Clinton Bandy.

Jan 8-introduced in House Jan 9-adopted by voice vote

Introduced Jan. 9, 2009

HCR 20 (BR 13) - R. Adkins

Confirm appointment of John W. Ridley to the Governor's Postsecondary Education Nominating Committee representing the Second Supreme Court District for a term expiring on April 14,

Jan 8-introduced in House Feb 3-to Education (H)

HCR 21 (BR 14) - R. Adkins

Confirm appointment of Sandra T. Higgins-Stinson to the Governor's Postsecondary Education Nominating Committee representing the First Supreme Court District for a term expiring on April 14, 2014.

Jan 8-introduced in House Feb 3-to Education (H)

HJR 29 (BR 320) - T. Pullin

Direct the Transportation Cabinet to designate the bridge on Kentucky Route 2 over the Little Sandy River in Greenup County as the "Specialist Jeremy R. Gullett Memorial Bridge" and erect appropriate signs.

Jan 9-introduced in House Feb 3-to Transportation (H)

Feb 9-posted in committee; posting waived

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

Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Tuesday, February 24, 2009

Feb 24-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 2-3rd reading, adopted 97-0

Mar 3-received in Senate Mar 5-to Transportation (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

Mar 26-posted for passage in the Consent Orders of the Day for Thursday, March 26, 2009; 3rd reading, adopted 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 27-signed by Governor (Acts ch.

HR 30 (BR 847) - R. Crimm

Adjourn the House of Representatives in honor and loving memory of Duane Jubenville.

Jan 9-introduced in House; adopted by voice vote

HR 31 (BR 846) - R. Crimm

Adjourn the House of Representatives in honor and loving memory of Richard A. "Dick" Watts.

Jan 9-introduced in House; adopted by voice vote

HR 32 (BR 833) - H. Collins

Adjourn the House of Representatives in honor of Langley Brown.

Jan 9-introduced in House; adopted by voice vote

HR 33 (BR 813) - J. Arnold Jr.

Adjourn the House of Representatives in memory of Specialist Sergio S. Abad.

Jan 9-introduced in House; adopted by voice vote

HR 34 (BR 856) - D. Graham, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., M. Harmon, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, 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, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, W. Stone, 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

Honor Steve Brooks upon his retirement as director of Frankfort Parks and Recreation Department.

Jan 9-introduced in House; adopted by voice vote

HR 35 (BR 815) - T. Edmonds

Adjourn the House of Representatives in memory of Sergeant Estell "Lee" Turner.

Jan 9-introduced in House Feb 3-to House Floor Feb 26-adopted by voice vote

HR 36 (BR 820) - E. Ballard, R. Adams, R. Adkins, J. Arnold Jr., L. Belcher, J. Bell, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, M. Harmon, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, 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. Paslev, T. Pullin, M. Rader R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C.

Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, W. Stone, 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 memory of Sergeant William Patrick Rudd.

Jan 9-introduced in House; adopted by voice vote

HR 37 (BR 850) - J. DeCesare, J. Comer Jr.

Adjourn the House of Representatives in loving memory and honor of Dr. Kela Lyons Fee.

Jan 9-introduced in House; adopted by voice vote

HR 38 (BR 849) - J. DeCesare

Adjourn the House of Representatives in honor of Clear Fork Baptist Church on 175th anniversary of its founding.

Jan 9-introduced in House Feb 3-to House Floor Feb 11-adopted by voice vote

HR 39 (BR 853) - R. Palumbo, M. Marzian

Adjourn the House of Representatives in loving memory and honor of Dr. Francesco Giulio Scorsone.

Jan 9-introduced in House Feb 3-to House Floor Feb 13-adopted by voice vote

Introduced Feb. 3, 2009

HR 40 (BR 951) - J. Jenkins, J. Glenn

Urge Congress to enact a Homeowners and Bank Protection Act.

Feb 3-introduced in House Feb 4-to Banking & Insurance (H)

HR 41 (BR 1207) - T. Riner, R. Adams, R. Adkins, E. Ballard, J. Bell, S. Brinkman, T. Burch, D. Butler, J. Carney, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, J. Glenn, D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, T. Kerr, A. Koenig, S. Lee, Ji. Lee, T. McKee, H. Moberly Jr., B. Montell, T. Moore, L. Napier, D. Osborne, S. Overly, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, C. Rollins II, S. Rudy, S. Santoro, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, T. Turner, K. Upchurch, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts

Adjourn the House of Representatives in honor of the Wayside Christian Mission.

Feb 3-introduced in House; adopted by voice vote

HR 42 (BR 1149) - M. Denham

Adjourn the House of Representatives in honor of Brother David Charles Cheek for his dedicated service and spiritual leadership.

Feb 3-introduced in House; adopted by voice vote

HR 43 (BR 999) - B. DeWeese

Recognize January 25-31, 2009, as Nurse Anesthetists Week.

Feb 3-introduced in House; adopted by voice vote

HR 44 (BR 1143) - D. Ford

Adjourn the House of Representatives in loving memory and honor of Zelma Owens.

Feb 3-introduced in House; adopted by voice vote

HR 45 (BR 826) - J. Richards, J. DeCesare

Adjourn the House of Representatives in memory of Major John Lee McElroy.

Feb 3-introduced in House Feb 4-to House Floor

HR 46 (BR 1079) - C. Rollins II

Confirm the gubernatorial appointment of Paul Patton to the Council on Postsecondary Education for a term expiring on December 31, 2013.

HR 46 - AMENDMENTS HCA (1, C. Rollins II) - Make technical correction; change "this" to "the".

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee

Mar 10-reported favorably, 1st reading, to Consent Calendar with committee amendment (1)

Mar 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009

Mar 12, 2rd reading, adopted 97,0 with

Mar 12-3rd reading, adopted 97-0 with committee amendment (1)

HR 47 (BR 1077) - C. Rollins II

Confirm the gubernatorial appointment of Pam Miller to the Council on Postsecondary Education for a term expiring on December 31, 2012.

Feb 3-introduced in House
Feb 4-to Education (H)
Feb 6-posted in committee
Mar 10-reported favorably, 1st
reading, to Consent Calendar
Mar 11-2nd reading, to Rules; posted
for passage in the Consent Orders of the

Day for Thursday, March 12, 2009
Mar 12-3rd reading, adopted 97-0

HR 48 (BR 1095) - C. Rollins II

Confirm the appointment of Gregory E. Ross to the Education Professional Standards Board for a term to expire June 7, 2012.

Feb 3-introduced in House
Feb 4-to Education (H)
Feb 6-posted in committee
Mar 10-reported favorably, 1st
reading, to Consent Calendar

Mar 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009
Mar 12-3rd reading, adopted 97-0

HR 49 (BR 1118) - C. Rollins II

Confirm the gubernatorial appointment of Sandra T. Higgins-Stinson to the Governor's Postsecondary Education Nominating Committee for a term expiring on April 14, 2014.

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee

Mar 10-reported favorably, 1st reading, to Consent Calendar

Mar 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009 Mar 12-3rd reading, adopted 97-0

HR 50 (BR 1091) - C. Rollins II

Confirm the appointment of Cathy Lynn Gunn to the Education Professional Standards Board for a term to expire September 18, 2009.

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee Mar 10-reported favorably,

reading, to Consent Calendar
Mar 11-2nd reading, to Rules; posted
for passage in the Consent Orders of the
Day for Thursday, March 12, 2009
Mar 12-3rd reading, adopted 97-0

1st

HR 51 (BR 1093) - C. Rollins II

Confirm the appointment of Charles S. Evans to the Education Professional Standards Board for a term to expire June 7, 2012.

re 7, 2012.

Feb 3-introduced in House

Feb 4-to Education (H)

Feb 6-posted in committee
Mar 10-reported favorably, 1s
reading, to Consent Calendar

Mar 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009 Mar 12-3rd reading, adopted 97-0

HJR 52 (BR 807) - S. Westrom, R. Adams, R. Adkins, E. Ballard, L. Belcher, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, R. Crimm, R. Damron, B. DeWeese, T. Edmonds, B. Farmer, K. Flood, J. Glenn, J. Gooch Jr., D. Graham, K. Hall, B. Housman, D. Keene, M. Marzian, T. McKee, B. Montell, T. Moore, R. Nelson, F. Nesler, D. Osborne, S. Overly, R. Palumbo, T. Pullin, M. Rader, R. Rand, J. Richards, C. Rollins II, S. Rudy, S. Santoro, A. Simpson, J. Stacy, F. Steele, K. Stevens, G. Stumbo, J. Tilley, D. Watkins, R. Webb, A. Webb-Edgington, A. Wuchner, B. Yonts

Direct the Cabinet for Health and Family Services to estimate the cost of care for Kentucky dialysis patients who

drop private health coverage and transfer to the Medicare and Medicaid programs during their coordination of benefits period and make the analysis public by December 31, 2009.

HJR 52 - AMENDMENTS

HCS - Retain original provisions except direct the Cabinet for Health and Family Services to estimate the cost of care for a Kentucky Medicaid dialysis patient and encourage insurers to honor the commitment to policyholders for continuity of care.

HCA (1/Title, S. Westrom) - Make title amendment.

Feb 3-introduced in House Feb 4-to Health & Welfare (H) Feb 11-posted in committee

26-reported favorably, reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Feb 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, adopted 100-0 with Substitute, Committee committee amendment (1-title)

Mar 4-received in Senate Mar 6-to Health & Welfare (S)

Mar 9-taken from committee; 1st reading; reassigned to Banking & Insurance (S)

Mar 10-taken from committee; 2nd reading; returned to Banking Insurance (S); reported favorably, to Rules as a Consent Bill

Mar 11-posted for passage in the Consent Orders of the Day Wednesday, March 11, 2009; 3rd reading, adopted 38-0; received in House; enrolled, signed by Speaker of the House

Mar 13-enrolled, signed by President of the Senate: delivered to Governor

Mar 20-signed by Governor (Act ch.

HR 53 (BR 1101) - C. Rollins II

Confirm reappointment of Sandy Sinclair-Curry Education to the Professional Standards Board representing secondary school teachers for a term expiring September 18, 2012.

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee 10-reported favorably, 1st reading, to Consent Calendar

Mar 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 12, 2009 Mar 12-3rd reading, adopted 97-0

HR 54 (BR 1103) - C. Rollins II

Confirm the reappointment of Lonnie Anderson to the Education Professional Standards Board representing school administrators for a term expiring September 18, 2012.

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee 10-reported favorably, 1st reading, to Consent Calendar Mar 11-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Thursday, March 12, 2009

Mar 12-3rd reading, adopted 97-0

HR 55 (BR 1027) - C. Rollins II

Adjourn the House of Representatives in honor and loving memory of Truman Coyle Redmon.

Feb 3-introduced in House Feb 4-to House Floor Feb 23-adopted by voice vote

HJR 56 (BR 1172) - L. Combs

Direct the Transportation Cabinet to name the new bridge on U.S. Highway 460 near U.S. Highway 23 and the mouth of Little Creek that spans Kentucky Route 122, the CSX railroad tracks, and Shelby Creek in Pike County, in honor and memory of Jasper Justice and erect signs on both sides that read "Jasper Justice Memorial Bridge."

Feb 3-introduced in House Feb 4-to Transportation (H)

HR 57 (BR 932) - D. Floyd

Adjourn the House of Representatives in honor and loving memory of John Hurst.

Feb 3-introduced in House Feb 4-to House Floor; adopted by voice vote

HR 58 (BR 899) - A. Smith

Adjourn the House of Representatives in memory and honor of Verna Mae Slone.

Feb 3-introduced in House Feb 4-to House Floor; adopted by

HJR 59 (BR 1171) - K. Hall

Direct the Transportation Cabinet to to name a northbound section of bridge on United States Highway 119 at Bent Branch in Pike County in honor of James T. Dotson and erect signs on both sides that read "James T. Dotson Bridge."

Feb 3-introduced in House Feb 4-to Transportation (H)

HR 60 (BR 1083) - C. Rollins II

Confirm the gubernatorial appointment of Dorothy "Dori" Z. Combs to the Board of Kentucky Education representing members at-large for a term ending April 14, 2012.

HR 60 - AMENDMENTS HCS - Make technical corrections. HCA (1/Title, C. Rollins II) - Make title amendment.

Feb 3-introduced in House Feb 4-to Education (H)

Feb 6-posted in committee 10-reported favorably, Feb 1st reading, to Consent Calendar with Substitute, committee Committee

amendment (1-title) Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Tuesday, February 24, 2009

Feb 24-3rd reading, adopted 99-0 with Committee Substitute, committee

amendment (1-title)

HR 61 (BR 1075) - C. Rollins II

Confirm the gubernatorial appointment of Glenn B. Denton to the Council on Postsecondary Education for a term expiring on December 31, 2010.

HR 61 - AMENDMENTS

HCA (1, C. Rollins II) - Make technical correction; change "this" to "the".

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee 10-reported favorably, 1st reading, to Consent Calendar with

committee amendment (1) Mar 11-2nd reading, to Rules; posted for passage in the Consent Orders of the

Day for Thursday, March 12, 2009 Mar 12-3rd reading, adopted 97-0 with committee amendment (1)

HR 62 (BR 1085) - C. Rollins II

Confirm the gubernatorial appointment of Steven B. Neal to the Kentucky Board of Education representing members at large for a term ending April 14, 2012.

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee Feb 10-reported favorably, 1st reading, to Consent Calendar Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Tuesday, February 24, 2009

Feb 24-3rd reading, adopted 99-0

HR 63 (BR 1099) - C. Rollins II

Confirm appointment of Laranna Lynn May to the Education Professional Standards Board representing secondary school teachers for a term expiring September 18, 2012.

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee 10-reported favorably, reading, to Consent Calendar Mar 11-2nd reading, to Rules; posted for passage in the Consent Orders of the

HR 64 (BR 1081) - C. Rollins II

Day for Thursday, March 12, 2009

Mar 12-3rd reading, adopted 97-0

Confirm the gubernatorial appointment of Austin W. Moss to the Kentucky Board of Education representing the First Supreme Court District for a term ending April 14, 2010.

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee 10-reported favorably, 1st reading, to Consent Calendar Feb 11-2nd reading, to Rules

Feb 12-posted for passage in the Consent Orders of the Day for Tuesday, February 24, 2009

Feb 24-3rd reading, adopted 99-0

HR 65 (BR 1089) - C. Rollins II

Confirm the gubernatorial appointment of Brigitte B. Ramsey to the Kentucky Board of Education representing members at large for a term ending April 14, 2012.

Feb 3-introduced in House Feb 4-to Education (H) Feb 6-posted in committee

Feb 10-reported favorably, 1st reading, to Consent Calendar

Feb 11-2nd reading, to Rules Feb 12-posted for passage in the Consent Orders of the Day for Tuesday, February 24, 2009

Feb 24-3rd reading, adopted 99-0

HCR 66 (BR 152) - T. Moore, M. Denham, E. Ballard, M. Cherry, T. Couch, B. DeWeese, D. Floyd, M. Harmon, S. Lee, Ji. Lee, B. Montell, L. Napier, R. Palumbo, C. Siler, J. Stewart III, T. Thompson, K. Upchurch, A. Wuchner

Urge Congress to appoint an independent counsel to investigate the issue of American prisoners of war and those missing in action.

Feb 3-introduced in House Feb 4-to Seniors, Military Affairs, & Public Safety (H)

Feb 23-posted in committee

Feb 25-reported favorably, reading, to Calendar

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 27, 2009

Mar 4-3rd reading, adopted 94-0 Mar 5-received in Senate

Mar 9-to Veterans, Military Affairs, & Public Protection (S)

HR 67 (BR 949) - T. Thompson, J. Glenn

Adjourn the House of Representatives in honor of the Most Reverend John Jeremiah McRaith upon his retirement as the Bishop of the Roman Catholic Diocese of Owensboro, Kentucky.

Feb 3-introduced in House Feb 4-to House Floor; adopted by voice vote

HR 68 (BR 927) - R. Meeks, D. Owens, J. Glenn, D. Graham

Adjourn the House of Representatives in loving memory and honor of Bernice Dickerson.

Feb 3-introduced in House; adopted by voice vote

HCR 69 (BR 924) - R. Meeks, D. Owens, L. Clark, J. Jenkins, M. Marzian

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.

HCR 69 - AMENDMENTS

HFA (1, R. Meeks) - Include in the study the question of whether counties should allow early voting or voting during extended periods of time.

HFA (2/Title, R. Meeks) - Make title amendment.

Feb 3-introduced in House Feb 4-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 12-posted in committee Feb 24-reported favorably, 1st reading, to Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 26, 2009; floor amendments (1) and (2-title) filed

Mar 9-3rd reading, adopted 69-21 with floor amendment (2-title); received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 10-taken from Committee on Committees; 2nd reading; to State & Local Government (S)

HJR 70 (BR 1148) - R. Meeks, D. Owens, R. Damron, J. Glenn, D. Graham

Direct the Transportation Cabinet to extend the length of the Tuskegee Airmen Memorial trail throughout the entire length of Interstate 75 in the Commonwealth.

Feb 3-introduced in House Feb 4-to Transportation (H)

HR 71 (BR 1116) - C. Rollins II

Confirm the gubernatorial appointment of John W. Ridley to the Governor's Postsecondary Education Nominating Committee for a term expiring on April 14, 2014.

Feb 3-introduced in House
Feb 4-to Education (H)
Feb 6-posted in committee
Mar 10-reported favorably, 1st
reading, to Consent Calendar
Mar 11-2nd reading, to Rules; posted
for passage in the Consent Orders of the
Day for Thursday, March 12, 2009
Mar 12-3rd reading, adopted 97-0

HR 72 (BR 1087) - C. Rollins II, S. Rudy

Confirm the gubernatorial appointment of Billy Harper to the Kentucky Board of Education representing members atlarge for a term ending April 14. 2012.

Feb 3-introduced in House
Feb 4-to Education (H)
Feb 6-posted in committee
Feb 10-reported favorably, 1st
reading, to Consent Calendar
Feb 11-2nd reading, to Rules
Feb 12-posted for passage in the
Consent Orders of the Day for Tuesday,
February 24, 2009
Feb 24-3rd reading, adopted 99-0

HR 73 (BR 1097) - C. Rollins II

Confirm the appointment of James G. Hughley to the Education Professional Standards Board representing secondary school teachers for a term expiring September 18, 2012.

Feb 3-introduced in House
Feb 4-to Education (H)
Feb 6-posted in committee
Mar 10-reported favorably, 1st
reading, to Consent Calendar
Mar 11-2nd reading, to Rules; posted
for passage in the Consent Orders of the
Day for Thursday, March 12, 2009
Mar 12-3rd reading, adopted 97-0

HR 74 (BR 828) - M. Rader, C. Siler, J.

Stewart III, T. Turner

Adjourn the House of Representatives in memory of Lance Corporal Thomas Reilly Jr.

Feb 3-introduced in House Feb 4-to House Floor Feb 26-adopted by voice vote

Introduced Feb. 4, 2009

HR 75 (BR 1145) - H. Collins

Adjourn the House of Representatives in loving memory of Arnold Blanton.

Feb 4-introduced in House; adopted by voice vote

HR 76 (BR 1059) - L. Clark, R. Adkins, E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, R. Nelson, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, 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.

Declare the week of September 6, 2009, as Suicide Prevention Week in Kentucky; encourages measures that prevent suicide, promote safe treatment, and support those who have lost someone to suicide.

Feb 4-introduced in House; adopted by voice vote

HR 77 (BR 1041) - G. Stumbo, L. Clark, R. Adkins, R. Damron, J. Stacy

Adopt Rules of Procedure to govern the 2009 Regular Session of the House of Representatives.

Feb 4-introduced in House; adopted

 \mbox{HJR} 78 (BR 1039) - T. Turner, J. Hoover, D. Ford

Direct the Transportation Cabinet to name the entire length of the Kentucky Route 914 bypass in Pulaski county the Pulaski County Veterans Memorial Highway.

Feb 4-introduced in House Feb 5-to Transportation (H)

HCR 79 (BR 894) - D. Butler

Create the Task Force on Fire Department Jurisdictions to study the issues related to the changing of fire protection boundaries; require the task force to report to the Legislative Research Commission by November 1, 2009.

Feb 4-introduced in House Feb 5-to Local Government (H)

HR 80 (BR 954) - R. Palumbo

Adjourn the House in honor of Marjorie Lee Robbins.

Feb 4-introduced in House Feb 5-to House Floor Feb 10-adopted by voice vote

HR 81 (BR 973) - R. Palumbo

Adjourn the House of Representatives in honor and loving memory of Jerry Healy.

Feb 4-introduced in House Feb 5-to House Floor Feb 10-adopted by voice vote

Introduced Feb. 5, 2009

HR 82 (BR 1228) - R. Palumbo, R. Webb, R. Adams, E. Ballard, L. Belcher, J. Bell, T. Burch, J. Carney, B. Farmer, T. Firkins, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, J. Jenkins, M. King, Ji. Lee, M. Marzian, H. Moberly Jr., B. Montell, R. Nelson, S. Overly, D. Owens, M. Rader, J. Richards, A. Simpson, J. Wayne, S. Westrom

Honor the Reverend Doctor Nancy Jo Kemper on the occasion of her retirement as Executive Director of the Kentucky Council of Churches.

Feb 5-introduced in House; adopted by voice vote

HR 83 (BR 1319) - J. Stacy, R. Adkins, R. Adams, E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, 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, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, F. Steele, K. Stevens, J. Stewart III, W. Stone, 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 of Walter C. Blevins, Sr.

Feb 5-introduced in House; adopted by voice vote

HCR 84 (BR 1073) - J. Gooch Jr.

Confirm the reappointment of Denise Moore Davidson to the Mine Safety Review Commission.

Feb 5-introduced in House Feb 6-to Natural Resources & Environment (H) Feb 9-posted in committee

HCR 85 (BR 1309) - R. Damron, J. Greer, R. Crimm, J. Gooch Jr., D. Keene, C. Miller, R. Rand, T. Thompson, S. Westrom

Express the commitment of the General Assembly to state regulation of the business of insurance and opposition to federal regulation of the business of insurance.

Feb 5-introduced in House Feb 6-to Banking & Insurance (H) Feb 9-posting waived Feb 11-reported favorably, 1st reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Tuesday, February 24, 2009

Feb 24-3rd reading, adopted 99-0 Feb 25-received in Senate Mar 2-to Banking & Insurance (S)

Mar 9-taken from committee; 1st reading; returned to Banking & Insurance (S); reported favorably, to Calendar as a Consent Bill

Mar 10-2nd reading, to Rules
Mar 26-posted for passage in the
Consent Orders of the Day for Thursday,
March 26, 2009; 3rd reading, adopted
38-0; received in House; enrolled,
signed by each presiding officer;
delivered to Governor

Mar 27-signed by Governor (Acts ch. 107)

HR 86 (BR 939) - M. Denham

Adjourn the House of Representatives in loving memory and honor of the late Blanche Chambers.

Feb 5-introduced in House; adopted by voice vote

HR 87 (BR 1054) - M. Denham

Adjourn the House of Representatives in loving memory of Kentucky native Donald Poe Galloway.

Feb 5-introduced in House; adopted by voice vote

HR 88 (BR 1267) - J. DeCesare, J. Richards, W. Stone

Adjourn the House of Representatives in loving memory and honor of Shawn Wiesbrook.

Feb 5-introduced in House Feb 6-to House Floor Mar 6-adopted by voice vote

HR 89 (BR 1268) - J. DeCesare, J. Richards, W. Stone

Adjourn the House of Representatives in loving memory and honor of Brittney

Shea Wells.

Feb 5-introduced in House Feb 6-to House Floor Mar 6-adopted by voice vote

HCR 90 (BR 1071) - J. Gooch Jr., K. Hall, L. Combs

Confirm the appointment of Joe F. Childers to the Mine Safety Review Commission.

Feb 5-introduced in House Feb 6-to Natural Resources & Environment (H) Feb 9-posted in committee

HCR 91 - See Introductions on February 6, 2009.

HR 92 - See Introductions on February 6, 2009.

HR 93 (BR 1269) - J. DeCesare, J. Richards, W. Stone

Adjourn the House of Representatives in loving memory and honor of Emily Paige Long.

Feb 5-introduced in House Feb 6-to House Floor Mar 6-adopted by voice vote

Introduced Feb. 6, 2009

HCR 91 (BR 869) - T. Moore

Require the Legislative Research Commission to group monthly interim committee meetings for maximum efficiency and cost savings.

Feb 6-introduced in House Feb 10-to State Government (H)

HR 92 (BR 868) - T. Moore

Express the opinion of the House of Representatives that the Legislative Research Commission should group monthly interim committee meetings, subcommittee meetings, and task force meetings for maximum efficiency and cost savings.

Feb 6-introduced in House Feb 10-to State Government (H)

HJR 94 (BR 1272) - D. Osborne, T. Burch, R. Palumbo

Recognize the importance of quality nursing home care for senior citizens in the Commonwealth of Kentucky.

Feb 6-introduced in House Feb 10-to Health & Welfare (H)

HR 95 (BR 881) - A. Smith, S. Overly

Recognize September 26 as National Mesothelioma Awareness Day.

Feb 6-introduced in House Feb 9-adopted by voice vote

HR 96 (BR 1341) - R. Adkins, J. Stacy, R. Adams, E. Ballard, L. Belcher, J. Bell, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J.

DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, 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, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, F. Steele, K. Stevens, J. Stewart III, W. Stone, 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 Eleanor Louise Andrews.

Feb 6-introduced in House; adopted by voice vote

HCR 97 (BR 1353) - B. DeWeese

Recognize the Kentucky Institute of Medicine as a respected consortium capable of addressing health care policy issues in Kentucky.

Feb 6-introduced in House Feb 10-to Health & Welfare (H)

HR 98 (BR 1433) - R. Damron, S. Westrom

Declare February 26, 2009, as Kentucky Hospice Day.

Feb 6-introduced in House Feb 10-to House Floor Feb 26-adopted by voice vote

HCR 99 (BR 1061) - T. McKee, M. King

Confirm the appointment of Sam Lawson to the Agricultural Development Board for a term expiring July 6, 2011.

Feb 6-introduced in House Feb 10-to Agriculture & Small Business (H)

HCR 100 (BR 1065) - T. McKee, M. King

Confirm the appointment of Troy Rankin to the Agricultural Development Board for a term expiring July 6, 2011.

Feb 6-introduced in House Feb 10-to Agriculture & Small Business (H)

HR 101 (BR 1067) - T. McKee, M. King

Appoint Patrick M. Henderson to the Agricultural Development Board through July 6, 2012.

Feb 6-introduced in House Feb 10-to Agriculture & Small Business (H)

Feb 27-posted in committee Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Monday, March 9, 2009 Mar 9-3rd reading, adopted 96-0

HR 102 (BR 1069) - T. McKee, K. Stevens

Reappoint James R. Mahan to the Agricultural Development Board through July 6, 2012.

Feb 6-introduced in House Feb 10-to Agriculture & Small Business (H)

Feb 27-posted in committee
Mar 4-reported favorably, 1st reading

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

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009 Mar 9-3rd reading, adopted 96-0

HR 103 (BR 1063) - T. McKee, K.

Stevens 1063) - 1. McKee, K.

Appoint Jim Sidebottom to the Agricultural Development Board for a term expiring July 6, 2011.

Feb 6-introduced in House Feb 10-to Agriculture & Small Business (H)

Feb 27-posted in committee
Mar 4-reported favorably, 1st reading,

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

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009 Mar 9-3rd reading, adopted 96-0

HR 104 (BR 876) - T. Pullin

Commend Morehead State University for its tuition-free program for high school seniors.

Feb 6-introduced in House Feb 10-to House Floor Mar 11-adopted by voice vote

Introduced Feb. 9, 2009

HJR 105 (BR 1562) - G. Stumbo, L. Clark, R. Adkins, R. Damron, S. Overly, R. Rand, J. Stacy

Provide that the General Assembly shall enact a road plan for projects with phases in the last four years of the six year highway plan and that this Act in conjunction with 09 BR 1563 shall constitute the six year highway plan.

HJR 105 - AMENDMENTS

HCS - Delete original provisions; provide that this Act in conjunction with HB 330 shall constitute the six year road plan; set out the 2010-2014 road plan.

HFA (1, R. Rand) - Delete the 2010-2014 road plan and replace with a corrected version.

Feb 9-introduced in House

Feb 10-to Appropriations & Revenue (H); taken from committee; 1st reading, to Calendar

Feb 11-2nd reading, to Rules; returned to Appropriations & Revenue (H)

Feb 13-posted in committee
Mar 5-reported favorably, to Rules
with Committee Substitute

Mar 6-posted for passage in the Regular Orders of the Day for Monday,

March 9, 2009; placed in the Orders of the Day Friday, March 6, 2009; floor amendment (1) filed to Committee Substitute; 3rd reading, adopted 97-1 with Committee Substitute, floor amendment (1); received in Senate; taken from Committee on Committees; 1st reading; to Transportation (S)

Mar 9-taken from committee; 2nd reading; returned to Transportation (S)

Mar 12-reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 12, 2009; 3rd reading, adopted 38-0; received in House

Mar 13-enrolled, signed by each presiding officer; delivered to Governor Mar 24-signed by Governor (Act ch.

Mar 24-signed by Governor (Act ch. 85)

HCR 106 (BR 1152) - T. McKee, R. Adams, J. Comer Jr., J. DeCesare, M. Denham, C. Embry Jr., C. Hoffman, J. Richards, K. Stevens

Urge the United States Food and Drug Administration to delay the implementation of its final rule amending 21 C.F.R. 589 for a minimum of six months in order to reexamine the issue of carcass disposal and give states time to create disposal systems that meet the needs of producers, processors, renderers, and the general public.

Feb 9-introduced in House Feb 10-to Agriculture & Small Business (H)

Feb 13-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 25, 2009

Feb 26-3rd reading, adopted 95-0 Feb 27-received in Senate Mar 3-to Agriculture (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 10, 2009; 3rd reading, adopted

38-0; received in House
Mar 11-enrolled, signed by each
presiding officer; delivered to Governor
Mar 20-signed by Governor (Act ch.

HR 107 (BR 1595) - H. Collins

Adjourn the House of Representatives in honor and loving memory of Lifes Vanhoose.

Feb 9-introduced in House; adopted by voice vote

HR 108 (BR 1051) - R. Palumbo, G. Stumbo, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, 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, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, 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 loving memory and honor of Paula Payne.

Feb 9-introduced in House Feb 10-to House Floor Feb 11-adopted by voice vote

HR 109 (BR 1429) - D. Graham, C. Rollins II

Adjourn the House of Representatives in honor and loving memory of Judith J.

Feb 9-introduced in House Feb 10-to House Floor Feb 11-adopted by voice vote

HR 110 (BR 1421) - D. Graham

Recognize and honor Carmen Thompson for being nominated to represent Kentucky in the competition for the 2008-2009 Veterans of Foreign Wars' National Citizenship Teacher Award for Grades 6-8.

Feb 9-introduced in House Feb 10-to House Floor Mar 4-adopted by voice vote

HJR 111 (BR 1343) - R. Webb, S.

Direct the Transportation Cabinet to name various portions of United States Highway 60 in Carter County in honor of fallen firefighters and law enforcement officers and erect appropriate signs.

HJR 111 - AMENDMENTS HCS - Make technical corrections.

Feb 9-introduced in House Feb 10-to Transportation (H) Feb 27-posted in committee

Mar 3-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar 6-3rd reading, adopted 100-0 with Committee Substitute ; received in Senate

Mar 9-to Transportation (S)

Introduced Feb. 10, 2009

HCR 112 (BR 1507) - M. Henley, B. Housman

Direct the Legislative Research Commission to study the legislative redistricting process with consideration being given for the creation of an independent board or commission to oversee the process.

Feb 10-introduced in House Feb 11-to State Government (H)

HR 113 (BR 1728) - C. Rollins II

Honor the 2009 inductees into the Governor Louie B. Nunn Kentucky Teacher Hall of Fame.

Feb 10-introduced in House; adopted by voice vote

HJR 114 (BR 1258) - J. Glenn

Direct the Cabinet Economic Development to study and make recommendations on existing international export and trade programs, identify opportunities for program coordination and for communicating trade opportunities to interested citizens, and report to the Legislative Research Commission, the Governor, statewide media by December 1, 2009.

Feb 10-introduced in House Feb 11-to Economic Development (H) Mar 4-posting waived

Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules Mar 12-recommitted to Economic Development (H)

HR 115 (BR 1693) - D. Graham

Adjourn the House of Representatives in commemoration of February as 2009 Career and Technical Education Month.

Feb 10-introduced in House; adopted by voice vote

HJR 116 (BR 1698) - K. Hall

Grant infrastructure projects that support a coal-to-liquid facility priority in funding over other projects.

Feb 10-introduced in House Feb 11-to Natural Resources & Environment (H)

Feb 23-posted in committee

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 Tuesday, March 3, 2009

Mar 3-3rd reading, adopted 97-3

Mar 4-received in Senate

Mar 6-to Natural Resources and Energy (S)

HCR 117 (BR 1362) - M. Denham

Direct the Program Review and Investigations Committee to study state use of the construction-management-atrisk project delivery method and report to the Legislative Research Commission by November 1, 2009.

Feb 10-introduced in House Feb 11-to State Government (H) Feb 13-posted in committee

HR 118 (BR 1449) - S. Westrom, K. Flood, R. Adams, J. Arnold Jr., L. Belcher, K. Bratcher, S. Brinkman, J. Carney, L. Combs, J. Comer Jr., T. Couch, M. Denham, T. Firkins, D. Ford, J. Gooch Jr., M. Harmon, J. Hoover, T. Kerr. M. Kina. A. Koenia. S. Overly. R. Palumbo, T. Pullin, M. Rader, C. Rollins II, S. Santoro, A. Simpson, K. Sinnette,

K. Stevens, T. Thompson, T. Turner, A. Wuchner

Recognizing February 11, 2009, in Kentucky as Arts Day.

Feb 10-introduced in House Feb 11-to House Floor; adopted by voice vote

HJR 119/FN (BR 1216) - R. Webb

Direct the Environmental and Public Protection Cabinet to promulgate administrative regulations requiring the development of Emergency Action Plans for high hazard potential dams in the Commonwealth.

HJR 119 - AMENDMENTS

HCS/FN - Retain original provisions of HJR 119: make technical corrections: state that impoundments under the jurisdiction of KRS Chapter 350 are regulated by the Department of Natural Resources exclusively; state that local, federal and emergency state, management and Homeland security are trained in emergency evacuation procedures; require within 180 days of the effective date of the Act that impoundments regulated under KRS 350 file only emergency action plans to the Department for Natural Resources; require that utilities regulated under KRS Chapter 278 that have impoundments file an emergency action plan with the Department of Environmental Protection; specify that emergency action plans perform downstream directional mapping rather than inundation mapping; and allow for use of USGS topographic mapping in addition to aerial mapping and geographic information systems for preparing mapping.

SFA (1, T. Jensen) - Make technical correction to delete "administrative."

SFA (2, K. Stein) - Require owners of high hazard coal slurry and ash impoundments to file emergency action plans for review and approval.

SFA (3, R. Jones II) - Delete original provisions of HJR 119 and replace with all sections of SJR 37.

Feb 10-introduced in House

Feb 11-to Natural Resources & Environment (H)

Feb 23-posted in committee

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

Feb 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, adopted 100-0 with Committee Substitute

Mar 4-received in Senate

Mar 6-to Natural Resources and Energy (S)

Mar 9-taken from committee; 1st reading; returned to Natural Resources and Energy (S); reported favorably, to Calendar as a Consent Bill

Mar 10-2nd reading, to Rules; floor amendments (1) (2) and (3) filed

HJR 120 (BR 1173) - L. Combs

Directs the Transportation Cabinet to name various roads after several distinguished Kentuckians for their service in the Commonwealth.

HJR 120 - AMENDMENTS

HCS - Retain original provisions; designate several additional bridges and sections of highway in honor of various Kentuckians.

SCS - Retain provisions of GA version; add additional roads for designation.

Feb 10-introduced in House

Feb 11-to Transportation (H)

Feb 23-posting waived

Feb 24-reported favorably, reading, to Consent Calendar with Committee Substitute

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, February 27, 2009

Feb 27-3rd reading, adopted 93-0 with Committee Substitute

Mar 2-received in Senate

Mar 4-to Transportation (S)

Mar 9-taken from committee; 1st

reading; returned to Transportation (S) Mar 10-taken from committee; 2nd reading; returned to Transportation (S)

Mar 11-reported favorably, to Rules as a Consent bill with Committee Substitute Mar 26-posted for passage in the

Consent Orders of the Day for Thursday, March 26, 2009; 3rd reading, adopted 38-0 with Committee Substitute ; received in House

Introduced Feb. 11, 2009

HCR 121 (BR 1726) - R. Adams, J. Jenkins, S. Westrom

Urge the Department of Education to consider the introduction of instruction on the humane treatment and protection of animals into public school systems.

Feb 11-introduced in House

Feb 12-to Education (H)

Feb 25-posting waived; posted in committee

Feb 27-reported favorably, 1st reading, to Calendar

Mar 2-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, adopted 93-2 Mar 4-received in Senate Mar 6-to Education (S)

HR 122 (BR 1734) - D. Owens, R. Meeks, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, 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 loving memory and honor of Representative Paul Bather.

Feb 11-introduced in House; adopted by voice vote

HR 123 (BR 1722) - J. Gooch Jr.

Confirm the appointment of Joe F. Childers to the Mine Safety Review Commission.

Feb 11-introduced in House Feb 12-to Natural Resources & Environment (H) Feb 13-posted in committee Mar 13-adopted by voice vote

HR 124 (BR 1723) - J. Gooch Jr.

Confirm the appointment of Denise Moore Davidson to the Mine Safety Review Commission.

Feb 11-introduced in House Feb 12-to Natural Resources & Environment (H) Feb 13-posted in committee

HCR 125 (BR 1368) - J. Carney, K. Stevens, L. Belcher, B. Montell, W. Stone

Direct the staff of the Legislative Research Commission to conduct a study of the STIDistrict and the Infinite Campus information management systems to ascertain the relative merits and costs of implementing each system; require a written report to the Interim Joint Committee on Education by November 1, 2009.

Feb 11-introduced in House Feb 12-to Education (H)

HJR 126 (BR 1689) - R. Adkins

Express support for the work of the Kentucky Geological Survey in the area of geologic carbon sequestration research; and for increased funding.

Feb 11-introduced in House Feb 12-to Natural Resources & Environment (H)

Feb 23-posted in committee
Feb 26-reported favorably, 1s
reading, to Consent Calendar

Feb 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Tuesday, March 3, 2009

Mar 3-3rd reading, adopted 100-0
Mar 4-received in Senate

Mar 6-to Natural Resources and Energy (S)
Mar 9-taken from committee; 1st

reading; returned to Natural Resources and Energy (S); reported favorably, to Calendar as a Consent Bill

Mar 10-2nd reading, to Rules

HR 127 (BR 1730) - J. Jenkins

Recognizes March as Sexual Assault Awareness Month in Kentucky and honors Kentucky's thirteen regional rape crisis centers.

Feb 11-introduced in House

Feb 12-to House Floor Feb 26-adopted by voice vote

Introduced Feb. 12, 2009

HR 128 (BR 1737) - L. Combs

Adjourn the House of Representatives in honor of Lance Corporal Chadwick A. Gilliam.

Feb 12-introduced in House Feb 23-to House Floor Mar 13-adopted by voice vote

HR 129 (BR 1444) - D. Sims, R. Adams, J. Arnold Jr., L. Belcher, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, J. Comer Jr., J. Crenshaw, R. Crimm, M. Denham, B. DeWeese, M. Dossett, C. Embry Jr., K. Flood, D. Ford, J. Glenn, J. Gooch Jr., J. Greer, R. Henderson, J. Higdon, C. Hoffman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., T. Moore, L. Napier, R. Nelson, F. Nesler, D. Owens, R. Palumbo, D. Pasley, R. Rand, J. Richards, S. Riggs, C. Rollins II, S. Santoro, C. Siler, K. Sinnette, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, J. Tilley, D. Watkins, R. Weston, S. Westrom, A. Wuchner, B.

Adjourn the House of Representatives in honor of the bicentennial of the birth of the 16th President of the United States and Kentucky native, Abraham Lincoln.

Feb 12-introduced in House; adopted by voice vote

HR 130 (BR 1736) - S. Lee

Adjourn the House of Representatives in honor of Captain Eric Daniel Terhune.

Feb 12-introduced in House Feb 23-to House Floor Mar 10-adopted by voice vote

HJR 131 (BR 1687) - B. Yonts

Require a report by KCTCS concerning the use of funding provided for the purpose of supplying education services to the Department of Corrections for adult inmate education.

Feb 12-introduced in House Feb 23-to Education (H)

HR 132 (BR 1732) - D. Graham, J. Crenshaw, J. Jenkins, M. Marzian, R. Meeks, D. Owens, A. Simpson

Honor the National Association for the Advancement of Colored People on the occasion of its centennial for its commitment to equality, social justice, and civil rights.

Feb 12-introduced in House; adopted by voice vote

HJR 133 (BR 1626) - D. Sims, K. Bratcher, B. Housman, S. Lee, B. Montell, A. Wuchner

Direct the Transportation Cabinet not to comply with the provisions of the REAL ID Act of 2005.

Feb 12-introduced in House Feb 23-to Transportation (H); posting

waived
Mar 3-reported favorably, 1st reading,

to Consent Calendar

Mar 4-2nd reading, to Rules: posted

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 6, 2009

Mar 6-3rd reading, adopted 100-0; received in Senate

Mar 9-to Transportation (S)

Introduced Feb. 13, 2009

HR 134 (BR 811) - T. Pullin

Adjourn the House of Representatives in memory of Specialist Jeremy R. Gullett.

Feb 13-introduced in House Feb 23-to House Floor Mar 10-adopted by voice vote

HCR 135 (BR 1682) - S. Santoro

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, 2009; establish requirements for the report.

Feb 13-introduced in House Feb 23-to Appropriations & Revenue (H)

HR 136 (BR 1738) - J. DeCesare, B. Vonte

Adjourn the House of Representatives in honor and loving memory of Marilyn Lee McDonald.

Feb 13-introduced in House Feb 23-to House Floor Mar 6-adopted by voice vote

Introduced Feb. 23, 2009

HCR 137 (BR 1310) - A. Koenig, J. Fischer

Urges Congress to grant pregnancy resource center assistance for medical equipment and abstinence education.

Feb 23-introduced in House Feb 24-to Health & Welfare (H)

HR 138 (BR 1756) - Ji. Lee

Recognize April DuVal for 40 years of faithful service to the Council on Mental Retardation.

Feb 23-introduced in House Feb 24-to House Floor

HR 139 (BR 1750) - L. Combs

Recognize and commend Don Combs for receiving a Prudential Spirit of Community Award for exemplary volunteer service.

Feb 23-introduced in House Feb 24-to House Floor

HR 140 (BR 1161) - D. Owens

Honor Sarah M. Jackson for her election as president of the Council on

Governmental Ethics Laws.

Feb 23-introduced in House; adopted by voice vote

HCR 141 (BR 1753) - T. Thompson, J. Arnold Jr., L. Combs, J. Tilley, B. Yonts

Establish the Kentucky Natural Resource Caucus to support the coal, oil, and natural gas industries.

Feb 23-introduced in House Feb 24-to Natural Resources & Environment (H)

Feb 25-posting waived

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 Monday, March 2, 2009

Mar 4-3rd reading, adopted 95-0 Mar 5-received in Senate

Mar 9-to Natural Resources and Energy (S)

HR 142 (BR 1748) - T. Pullin, S. Westrom

Recognize October 11, 2009, as Second Sunday in Kentucky and encourage participation from local governments.

Feb 23-introduced in House Feb 24-to House Floor Mar 10-adopted by voice vote

HR 143 (BR 118) - J. Wayne, T. Burch

Adjourn the House of Representatives in honor and loving memory of Dottie Priddy.

Feb 23-introduced in House Feb 24-to House Floor Mar 2-adopted by voice vote

HCR 144 (BR 1752) - F. Nesler

Urge the Governor, executive agencies, and local governments to use moneys from the economic recovery plan to buy American products and services.

Feb 23-introduced in House Feb 24-to State Government (H)

Feb 25-posting waived

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 Tuesday, March 3, 2009 Mar 3-3rd reading, adopted 100-0

Mar 3-3rd reading, adopted 100 Mar 4-received in Senate

Mar 6-to State & Local Government (S)

Mar 9-taken from committee; 1st

reading; returned to State & Local Government (S) Mar 10-taken from committee; 2nd

reading; returned to State & Local Government (S)

Mar 11-reported favorably, to Rules as a Consent Bill

HR 145 (BR 1747) - B. Montell, K. Bratcher, S. Brinkman, S. Lee

Recognize June 15, 2009, as Ride to Work Day.

Feb 23-introduced in House; adopted by voice vote

HR 146 (BR 1744) - S. Westrom

Feb 26-WITHDRAWN

HCR 147 (BR 1567) - R. Nelson

governor, the Urge executive agencies and local governments to use monies from economic recovery plan to buy American products and services.

Feb 23-introduced in House Feb 24-to State Government (H)

HR 148 (BR 1749) - W. Stone, J. DeCesare

Honor Franklin native and PGA golfer Kenny Perry on being named Kentucky Sportsman of the Year for 2008

Feb 23-introduced in House Feb 24-to House Floor Mar 11-adopted by voice vote

HR 149 (BR 1755) - W. Stone, M. Dossett, J. Richards

Encourage Agricultural the Development Board to receive and evaluate applications for funds to promote Kentucky-grown tobacco in foreign markets.

Feb 23-introduced in House Feb 24-to Agriculture & Small Business (H)

Feb 25-posting waived rectroactively; reported favorably, 1st reading, to Calendar

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 27, 2009 Mar 2-3rd reading, adopted 92-2

HJR 150 (BR 1373) - C. Rollins II

Direct the Council on Postsecondary Education to develop a funding proposal based on an analysis of cost data to improve affordability, efficiency, and accountability within the public postsecondary education system; develop funding formulas for public postsecondary institutions; collect cost reports from institutions related to instruction, academic support, research, public service, and auxiliary services; propose a fair and reasonable portion of responsibility for Commonwealth and for students; propose distribution of gift and endowed income; limit the number of credit hours for associate degrees to 60 and for bachelor degrees to 120, except for specific approved degree programs.

Feb 23-introduced in House Feb 24-to Education (H) Feb 27-posted in committee

HR 151 (BR 435) - R. Adkins, S. Westrom, R. Adams, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, 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, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens. J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, R. Webb, A. Webb-Edgington, R. Weston, A. Wuchner, B. Yonts

Adjourn the House of Representatives in honor of Adam Bender and thank him for the example he sets for all Kentuckians.

Feb 23-introduced in House Feb 24-to House Floor; adopted by voice vote

HJR 152 (BR 1606) - J. Comer Jr.

Require the Governor's Office of Agriculture Policy, together with the Economic Development Cabinet, to study and make recommendations concerning economic development for large-scale incentives dairy operations, after consulting with counties and local government officials.

Feb 23-introduced in House Feb 24-to Agriculture & Small Business (H)

Mar 2-posted in committee

HR 153 (BR 1109) - M. Cherry

Confirm the appointment of Yvette Smith to the Long-Term Policy Research Board for a term expiring October 6,

Feb 23-introduced in House Feb 24-to State Government (H) Feb 25-posting waived Mar 5-reported favorably, 1st reading, to Consent Calendar

Mar 6-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009 Mar 9-3rd reading, adopted 96-0

HR 154 (BR 1107) - M. Cherry

Confirm the appointment of Bernard Lovely, Jr., to the Long-Term Policy Research Board for a term expiring October 6, 2012.

Feb 23-introduced in House Feb 24-to State Government (H) Feb 25-posting waived Mar 5-reported favorably, 1st reading, to Calendar

Mar 6-2nd reading, to Rules Mar 12-posted for passage in the Regular Orders of the Day for Friday,

HR 155 (BR 1105) - M. Cherry

March 13, 2009

Confirm the appointment Bhupendra Parekh to the Long-Term Policy Research Board for a term expiring October 6, 2012.

Feb 23-introduced in House Feb 24-to State Government (H) Feb 25-posting waived

Mar 5-reported favorably, 1st reading, to Consent Calendar

Mar 6-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009 Mar 9-3rd reading, adopted 96-0

HR 156 (BR 1763) - M. Denham

Adjourn the House of Representatives in honor of Fleming County native Franklin Runyon Sousley, a Marine who participated in raising the American flag during the World War II Battle for Iwo Jima, and who later died in that battle, in recognition of the anniversary of the flag raising.

Feb 23-adopted by voice vote; introduced in House

HR 157 (BR 1758) - J. Crenshaw, A. Simpson, J. Glenn, D. Graham, R. Meeks, D. Owens

Recognize and honor the women of Kappa Alpha Sorority, Incorporated.

Feb 23-introduced in House Feb 24-to House Floor Feb 25-adopted by voice vote

HCR 158 (BR 1545) - J. Richards

Direct the Legislative Research Commission to establish a legislative task force to establish a strategy to provide home laptop computers for middle school students; establish task force by July 1, 2009; report findings to appropriate committee or committees no later than December 1, 2009.

HCR 158 - AMENDMENTS

HCA (1, C. Rollins II) - Include availability of broadband technology as part of the study.

Feb 23-introduced in House Feb 24-to Education (H) Feb 27-posted in committee

Mar 3-reported favorably, 1st reading, to Consent Calendar with committee amendment (1) Mar 4-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Friday, March 6, 2009 Mar 6-3rd reading, adopted 100-0 with

committee amendment (1); received in

Mar 9-to Education (S)

HCR 159 (BR 1718) - M. Cherry, T. Pullin

Recognize the Kentucky Main Street Program of the Kentucky Heritage Historic Preservation Council/State

Feb 23-introduced in House Feb 24-to Local Government (H) Mar 2-posted in committee

Mar 4-reported favorably, 1st reading,

to Consent Calendar Mar 5-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Monday, March 9, 2009

Mar 9-3rd reading, adopted 96-0; received in Senate; taken from Committee on Committees; 1st reading;

returned to Committee on Committees

Mar 10-taken from Committee on Committees; 2nd reading; to State & Local Government (S)

HR 160 (BR 1759) - G. Stumbo

Urge Congress to support domestic manufacturers.

Feb 23-introduced in House Feb 24-to House Floor; adopted by voice vote

HR 161 (BR 1739) - G. Stumbo

Designate February 28, 2009, as Rare Disease Day.

Feb 23-introduced in House Feb 24-to House Floor; adopted by voice vote

HR 162 (BR 1720) - T. McKee, M. King, C. Hoffman

Confirm the appointment of Troy Rankin to the Agricultural Development Board for a term expiring July 6, 2011.

Feb 23-introduced in House Feb 24-to Agriculture & Small

Business (H) Feb 27-posted in committee

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

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009 Mar 9-3rd reading, adopted 96-0

HR 163 (BR 1719) - T. McKee, M. King

Confirm the appointment of Sam Lawson to the Agricultural Development Board for a term expiring July 6, 2011.

Feb 23-introduced in House Feb 24-to Agriculture & Small Business (H)

Feb 27-posted in committee

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

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009 Mar 9-3rd reading, passed 96-0

HR 164 (BR 1746) - T. Moore

Urge the Department for Public Health to require restaurants to post their sanitation scores at all entrances and drive-up windows.

Feb 23-introduced in House Feb 24-to Health & Welfare (H) Feb 27-taken from committee; to House Floor; adopted by voice vote

Introduced Feb. 24, 2009

HR 165 (BR 1767) - M. Denham

Recognize William J. "Bill" Peterson on the occasion of his retirement.

Feb 24-introduced in House; adopted

HR 166 (BR 1754) - E. Ballard

Honor the Madisonville North Hopkins

High School Marching Maroons.

Feb 24-introduced in House Feb 25-to House Floor; adopted by voice vote

HR 167 (BR 1771) - Ji. Lee

Adjourn the House of Representatives in loving memory and honor of Louis Wayne Crosier.

Feb 24-introduced in House Feb 25-to House Floor Feb 26-adopted by voice vote

HCR 168 (BR 1602) - J. Stacy, K. Bratcher, J. Comer Jr., J. DeCesare, A. Koenig, S. Lee, B. Montell, L. Napier, D. Osborne, A. Webb-Edgington, S. Westrom, A. Wuchner

Declare state sovereignty over powers not given to the the federal government by the U. S. Constitution; demand the federal government to cease mandates beyond constitutionlly delegated powers; prohibit federal legialtion requiring state passage of laws under threat of penalties or sanctions; direct the Clerk to distribute copies of the Resolution.

Feb 24-introduced in House Feb 25-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 26-posted in committee

HR 169 (BR 1764) - M. Dossett, J. Tilley

Recognize the volunteers and paid workers who aided in the emergency response to the ice storm of 2009.

Feb 24-introduced in House; adopted by voice vote

HR 170 (BR 1765) - K. Upchurch, J. Hoover, R. Palumbo

Adjourn the House of Representatives in loving memory and honor of Earl Huddleston.

Feb 24-introduced in House Feb 25-to House Floor; adopted by voice vote

HCR 171 (BR 1762) - D. Sims, C. Hoffman

Encourage state and local governmental entities to examine policies relating to radon exposure to take action they are currently authorized to effect and to suggest new policies to ensure that radon exposure is minimized.

Feb 24-introduced in House Feb 25-to State Government (H) Mar 3-posted in committee

Mar 5-reported favorably, 1st reading, to Consent Calendar

Mar 6-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 9, 2009

Mar 9-3rd reading, adopted 96-0; received in Senate; taken from Committee on Committees; 1st reading; returned to Committee on Committees (S)

Mar 10-taken from Committee on Committees; 2nd reading; to State & Local Government (S)

HCR 172 (BR 1768) - D. Floyd, J. DeCesare, A. Koenig, D. Osborne

Declare state sovereignty over powers not given to the federal government by the United States Constitution; demand that the federal government cease mandates beyond the scope of its constitutionally delegated powers; prohibit federal legislation which requires states to comply under threat of penalties or sanctions; prohibit any government or agency from assisting enforcement of laws that violate the Kentucky Bill of Rights; direct the Clerk to distribute copies of the Resolution to various federal and state officials.

Feb 24-introduced in House Feb 25-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Introduced Feb. 25, 2009

HR 173 (BR 1772) - R. Crimm

Urge Congress to pass legislation to bring biosimilar drugs to American patients, preserve incentives for continued pharmaceutical innovation, and protect public health.

Feb 25-introduced in House; adopted by voice vote

HR 174 (BR 1770) - R. Palumbo, G. Stumbo

Adjourn the House of Representatives in loving memory and honor of Emogene Garrison.

Feb 25-introduced in House; adopted by voice vote

HR 175 (BR 1773) - D. Pasley, G. Stumbo

Express sympathy and adjourn the House of Representatives in memory and honor of David Nelson Hunt.

Feb 25-introduced in House Feb 26-to House Floor; adopted by voice vote

Introduced Feb. 26, 2009

HR 176 (BR 1789) - K. Stevens, D. Pasley, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, J. Glenn, J. Gooch Jr., J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, B. Housman, J. Jenkins, D. Keene, M. King, 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, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, F. Steele, J. Stewart III, W. Stone, 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

Honor the Kentucky Association of Circuit Court Clerks and its members and adjourn the House of Representatives in recognition of the exemplary service of the Association and the Circuit Court Clerk in each of Kentucky's 120 counties.

Feb 26-introduced in House; adopted by voice vote

HCR 177 (BR 1778) - D. Owens

Recognize the third week in October as "Conflict Resolution Week in Kentucky."

Feb 26-introduced in House
Feb 27-adopted by voice vote
Mar 2-received in Senate
Mar 4-to State & Local Government

HR 178 (BR 1788) - R. Damron

Adjourn the House of Representatives in honor and loving memory of Luke Collins

Feb 26-introduced in House; adopted by voice vote

HR 179 (BR 1779) - C. Rollins II

Feb 27-WITHDRAWN

Introduced Feb. 27, 2009

HR 180 (BR 1785) - J. Arnold Jr.

Adjourn the House of Representatives in honor and loving memory of William S. "Buddy" Peak.

Feb 27-introduced in House; adopted by voice vote

Introduced Mar. 2, 2009

HR 181 (BR 1800) - C. Rollins II, E. Ballard, L. Belcher, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, L. Clark, H. Collins, L. Combs, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, M. Denham, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, M. King, A. Koenig, S. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, J. Richards, S. Riggs, T. Riner, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, J. Stacy, F. Steele, K. Stevens, W. Stone, G. Stumbo, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, R. Webb. A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts

Recognize Kentucky's new National Board Certified Teachers and adjourn the House of Representatives in their honor.

Mar 2-introduced in House Mar 3-to House Floor; adopted by voice vote

HR 182 (BR 1043) - S. Westrom

Adjourn the House of Representatives in honor of the Friends of Kentucky Educational Television.

Mar 2-introduced in House Mar 3-to House Floor

HR 183 (BR 1797) - R. Palumbo

Adjourn the House of Representatives in honor and loving memory of Marianna Young Eubank.

Mar 2-introduced in House Mar 3-to House Floor; adopted by voice vote

HR 184 (BR 1197) - R. Palumbo, K. Flood, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, D. Graham, J. Greer, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, D. Horlander, J. Jenkins, D. Keene, T. Kerr, M. King, 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, S. Overly, D. Owens, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts

Adjourn the House of Representatives in honor of the Friends of Kentucky Educational Television.

Mar 2-introduced in House; adopted by voice vote

HCR 185 (BR 1803) - M. Denham

Urge the Federal Deposit Insurance Corporation to maintain a strong and viable insurance fund, taking into account a risk-based assessment system that will not negatively impact performing state banks; direct the Clerk to distribute copies of the Resolution.

Mar 2-introduced in House Mar 3-to House Floor

Mar 5-taken from House Floor; to Banking & Insurance (H); posting waived Mar 6-reported favorably, 1st reading, to Calendar

Mar 9-2nd reading, to Rules Mar 12-recommitted to Banking & Insurance (H)

Introduced Mar. 3, 2009

HR 186 (BR 1806) - J. Greer

Honor Kyle Raymer, 2008 National Guard Junior World Fishing Champion.

Mar 3-introduced in House; adopted by voice vote

HR 187 (BR 1814) - R. Nelson, T. Edmonds

Resolution urging the KCTCS Board of regents to preserve tenure for new faculty.

Mar 3-introduced in House; adopted by voice vote

HR 188 (BR 1810) - M. Cherry, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, 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, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, 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

Honor the Kentucky 4-H on the day of its centennial.

Mar 3-introduced in House; adopted by voice vote

HR 189 (BR 1796) - B. Farmer

Adjourn the House of Representatives in honor and loving memory of Ronnie Dale Callihan.

Mar 3-introduced in House Mar 4-adopted by voice vote

HR 190 (BR 1795) - B. Farmer, R. Palumbo

Adjourn the House of Representatives in honor and loving memory of Nicholas Gust "Nick" Michael.

Mar 3-introduced in House Mar 4-adopted by voice vote

HR 191 (BR 1742) - C. Rollins II, R. Damron

Adjourn the House of Representatives in loving memory and honor of Scott Miller, and salute his heroism.

Mar 3-introduced in House Mar 6-to House Floor Mar 11-adopted by voice vote HR 192 - See Introductions on March 4, 2009

HR 193 (BR 1792) - T. McKee

Honor Kentucky's farmers and recognize February 15-21 as Food Checkout Week.

Mar 3-introduced in House Mar 4-adopted by voice vote

HR 194 (BR 1804) - J. Comer Jr.

Adjourn the House of Representatives in loving memory and honor of Douglas Carter.

Mar 3-introduced in House Mar 6-to House Floor Mar 26-adopted by voice vote

Introduced Mar. 4, 2009

HR 192 (BR 1811) - E. Ballard

Honor the Madisonville-North Hopkins High School varsity cheerleaders for winning a state championship.

Mar 4-introduced in House Mar 6-to House Floor Mar 11-adopted by voice vote

HR 195 (BR 1825) - M. Harmon

Commemorate the bicentennial of Dr. Ephraim McDowell's successful completion of the first ovarian tumor removal in 1809.

Mar 4-introduced in House; adopted by voice vote

Introduced Mar. 6, 2009

HR 196 (BR 1828) - T. Burch

Honor Mark Phillips, Sr. and Ron Sheppard in recognition of their heroic actions and exemplary citizenship.

Mar 6-introduced in House; adopted by voice vote

HR 197 (BR 1826) - T. Moore, M. Dossett

Adjourn the House of Representatives in recognition of the "Year of the NCO."

Mar 6-introduced in House Mar 9-to House Floor Mar 13-adopted by voice vote

HR 198 (BR 1815) - R. Adkins

Amend House Rules 38 and 40 to change name of Seniors, Military Affairs, and Public Safety Committee to Military Affairs and Public Safety Committee; amend jurisdictions of Military Affairs and Public Safety and Health and Welfare Committees.

Mar 6-introduced in House Mar 9-to House Floor Mar 10-adopted by voice vote

HR 199 (BR 1830) - T. Pullin, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L.

Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., T. Firkins, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, 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, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts

Urge the Transportation Cabinet to name the bridge on Kentucky Route 2 over the Little Sandy River in Greenup County as the "Specialist Jeremy R. Gullett Memorial Bridge" and erect appropriate signs.

Mar 6-introduced in House Mar 9-to House Floor; adopted by voice vote

Introduced Mar. 9, 2009

HR 200 (BR 1835) - M. Denham

Adjourn the House of Representatives in loving memory and honor of noted basketball coach Lake Kelly.

Mar 9-introduced in House; adopted by voice vote

HR 201 (BR 1829) - R. Palumbo, K. Flood, S. Westrom

Adjourn the House of Representatives in honor and loving memory of Rose Mary Codell Brooks.

Mar 9-introduced in House; adopted by voice vote

Introduced Mar. 10, 2009

HR 202 (BR 1844) - R. Adkins, R. Adams, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, 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, J. Richards, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, 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

Honor Morehead State University Eagles basketball team, 2009 OVC Champions.

Mar 10-introduced in House; adopted by voice vote

HR 203 (BR 1823) - S. Westrom

Recognize the life achievements of William H. McCann, Sr. and adjourn the House of Representatives in his honor.

Mar 10-introduced in House Mar 11-to House Floor; adopted by voice vote

HR 204 (BR 1846) - J. Richards

Adjourn the House of Representatives in honor of Lee Thomas Sparks on the occasion of his retirement.

Mar 10-introduced in House Mar 11-to House Floor; adopted by voice vote

HR 205 (BR 1837) - W. Stone

Adjourn the House of Representative in honor of Sergeant Joshua A. Ward Sr.

Mar 10-introduced in House; adopted by voice vote

HR 206 (BR 1831) - R. Webb

Urge President Barack Obama and the United States Congress to restore funding to Resource Conservation and Development Councils.

Mar 10-introduced in House Mar 11-to Natural Resources & Environment (H)

HR 207 (BR 1843) - R. Webb

Adjourn the House of Representatives in loving memory and honor of Virginia Gail Porter Waddell.

Mar 10-introduced in House Mar 11-to House Floor; adopted by voice vote

HR 208 (BR 1847) - D. Graham, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., J. Greer, M. Harmon, R. Henderson, M. Henley, J. Higdon, C. Hoffman, J. Hoover, B. Housman, J. Jenkins, D. Keene, M. King, 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, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, K. Sinnette, A. Smith, J. Stacy,

F. Steele, J. Stewart III, W. Stone, 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 loving memory and honor of Norbert Clifton "Cliff" Howard.

Mar 10-introduced in House Mar 11-to House Floor Mar 12-adopted by voice vote

HR 209 (BR 1838) - R. Weston

Adjourn the House of Representatives in honor of Kenneth Lee Arnold.

Mar 10-introduced in House Mar 11-to House Floor Mar 12-adopted by voice vote

HR 210 (BR 1856) - A. Wuchner

Recognize Danielle Jones as the winner of the "Ought To Be A Law Essay Contest".

Mar 10-introduced in House Mar 11-to House Floor Mar 12-adopted by voice vote

Introduced Mar. 11, 2009

HR 211 (BR 1842) - F. Steele

Adjourn the House of Representatives in honor of Congressional Medal of Honor winner, Sergeant Willie Sandlin.

Mar 11-introduced in House Mar 12-to House Floor; adopted by voice vote

HR 212 (BR 1850) - D. Sims

Adjourn the House of Representatives in loving memory and honor of Dale Howard Stinson.

Mar 11-introduced in House Mar 12-to House Floor

HR 213 (BR 1841) - F. Steele

Recognize John R. Wooden and adjourn the House of Representatives in his honor.

Mar 11-introduced in House Mar 12-to House Floor

HR 214 (BR 1857) - M. Denham

Adjourn the House of Representatives in honor of Mason County School Superintendent Tim Moore on receiving the 2009 Dupree Outstanding Superintendent Award from the Kentucky School Boards Association.

Mar 11-introduced in House Mar 12-to House Floor; adopted by voice vote

HR 215 (BR 1858) - B. Montell

Adjourn the House of Representatives in honor of the achievements of Shelbyville East Middle School students Zach Brown, Logan Johnson, and Sam Saarinen. Commend coach Beth Dunn

and mentor Tony Harover.

Mar 11-introduced in House; adopted by voice vote

HR 216 (BR 277) - T. Pullin

Urge Congress to renew the exemption of the Delta Queen from the Safety of Life at Sea Act of 1966.

Mar 11-introduced in House; adopted by voice vote

Introduced Mar. 12, 2009

HR 217 (BR 1867) - J. Glenn

Urge licensees who engage in the business of check cashing or deferred deposit transactions to reduce the maximum fees, charges, and interest to a maximum annual percentage rate of 36 percent.

Mar 12-introduced in House Mar 13-to Banking & Insurance (H)

HR 218 (BR 1860) - S. Rudy

Recognize the Honorable Representative Jeff Hoover for his induction into the Kentucky High School Athletic Association 12th Region boys' basketball hall of fame.

Mar 12-introduced in House; adopted by voice vote

HR 219 (BR 1861) - K. Upchurch, J. Hoover, D. Ford, J. Higdon, T. Turner

Urge the United States Congress to assist in the management of Lake Cumberland and to investigate the actions of the United States Army Corps of Engineers that have resulted in economic devastation of Pulaski County and other counties surrounding Lake Cumberland.

Mar 12-introduced in House; adopted by voice vote

HR 220 (BR 1836) - J. Bell

Adjourn the House of Representatives in loving memory and honor of Sergeant Scott B. Stream.

Mar 12-introduced in House; adopted by voice vote

HR 221 (BR 1872) - M. Rader, D. Ford, C. Siler

Adjourn the House of Representatives in honor and loving memory of Carl. R. Reynolds.

Mar 12-introduced in House Mar 13-to House Floor

HR 222 (BR 1874) - S. Lee, T. Moore

Declare strong support for all people of the State of Israel to live in freedom and peace, secure from terror, and as a blessing to all nations.

Mar 12-introduced in House; adopted by voice vote

Introduced Mar. 13, 2009

HR 223 (BR 1869) - C. Rollins II

Adjourn the House of Representatives in honor and loving memory of Wanita Faith Grider Overfield.

Mar 13-introduced in House; adopted by voice vote

HR 224 (BR 1877) - M. King

Adjourn the House of Representatives in honor of Corporal Joshua "Josh" McKay Moore and encourage the Transportation Cabinet to designate the "Cpl. Josh Moore Highway" in Logan County.

Mar 13-introduced in House Mar 26-to House Floor; adopted by voice vote

HR 225 (BR 1879) - T. Burch, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, S. Brinkman, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, 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, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, 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 of Cassie Burch and designate "The Cassie Burch Safe Teenage Driver Law."

Mar 13-introduced in House; adopted by voice vote

HR 226 (BR 1880) - B. Farmer

Adjourn the House of Representatives in loving memory and honor of Angela Sue Cox.

Mar 13-introduced in House; adopted by voice vote

HCR 227 (BR 1882) - R. Adkins

Provide that when the House of Representatives and Senate adjourn on March 13, 2009, they do so to convene again on March 26, 2009.

Mar 13-introduced in House; adopted 93-0; received in Senate; adopted by voice vote

HR 228 (BR 1881) - D. Owens, R Meeks Adjourn the House of Representatives in honor and loving memory of Chuck Olmstead.

Mar 13-introduced in House; adopted by voice vote

Introduced Mar. 26, 2009

HCR 229 (BR 1896) - R. Adkins

Adjourn the 2009 Regular Session of the General Assembly sine die.

Mar 26-introduced in House; adopted 98-0; received in Senate; adopted by voice vote; received in House

HR 230 (BR 1886) - T. Firkins

Honor Iroquois High School, 2009 Girls KHSAA State Basketball Champions.

Mar 26-introduced in House; adopted by voice vote

HR 231 (BR 1890) - B. Yonts

Honor the Kentucky Public Procurement Association and proclaim March as Responsible Purchasing Month.

Mar 26-introduced in House; adopted by voice vote

HR 232 (BR 1903) - T. McKee

Reauthorize the Tobacco Task Force to help resolve the problems facing the tobacco industry in the state.

Mar 26-introduced in House; adopted by voice vote

HR 233 (BR 1887) - J. Carney

Honoring Somerset Community College Physical Therapist Assistant Program.

Mar 26-introduced in House; adopted by voice vote

HR 234 (BR 1892) - A. Simpson, S. Santoro, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, 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, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, 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, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, C. Siler, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, 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.

Honor the Holmes High School Bulldogs, 2009 KHSAA Boys State Basketball Champions.

Mar 26-introduced in House; adopted by voice vote

HR 235 (BR 1884) - A. Simpson, S. Santoro, R. Adams, J. Fischer, T. Kerr, A. Koenig, T. McKee, R. Rand, A. Webb-Edgington, A. Wuchner

Honor John S. Domaschko upon becoming the 2009 Northern Kentuckian of the year and adjourn the House of Representatives in his honor.

Mar 26-introduced in House; adopted by voice vote

HR 236 (BR 1908) - T. Burch

Adjourn in honor of the Elder Care Ministry provided by Christian Care Communities on its 125th anniversary.

Mar 26-introduced in House; adopted by voice vote

HR 237 (BR 1897) - J. Higdon

Honor Roger Marcum on the occasion of his retirement and adjourn the House of Representatives in his honor.

Mar 26-introduced in House; adopted by voice vote

HR 238 (BR 1901) - D. Graham

Recognize the March 26, 2009 observance of the 200th bicentennial of Louis Braille and adjourn the House of Representatives in his honor.

Mar 26-introduced in House; adopted by voice vote

HR 239 (BR 1599) - T. Riner

Commend the boards of the Kentucky Retirement Systems, the Kentucky Teachers' Retirement System, the Judicial Form Retirement System, and the State Investment Commission for any efforts they may take to review their portfolios investment investments in Iran and Sudan to commend the boards for any efforts they may make to report the findings to the General Assembly.

Mar 26-introduced in House; adopted by voice vote

HR 240 (BR 1910) - D. Graham

Recognize Dr. Carl Smith for his career achievements and adjourn the House of Representatives in his honor.

Mar 26-introduced in House; adopted by voice vote

Bills and **Amendments** by Sponsor

* - denotes primary sponsorship of Bills and Resolutions

Senate Blevins Jr., Walter SB 4, 36, 46, 74, 173*, 174* SCR 5 SJR 46, 88 SR 25*, 26*, 27*, 31, 56, 60, 78, 92*, 102, 110, 111, 131, 138*, 139*, 141*, 142*, 165, 174*, 175* HB 53: SFA(4); HB 322: SFA(1); HB 369: SFA(2) Borders, Charlie SB 20. 180* SR 21*, 26, 31, 47, 56, 59, 60, 61, 62, 102, 110, 131, 141, 142, 151*, 165 HB 202: SCA(1) Boswell, David E. SB 4, 15, 20, 36, 40*, 66*, 71*, 74 SJR 46, 58* SR 24*, 26, 31, 47, 56, 59, 60, 61, 78, 85, 102, 110*, 111, 116*, 129*, 131, 132*, 165 SB 86: SFA(1) HB 178: SFA(1); HB 433: SCA(1) Buford, Tom SB 4, 8*, 16*, 19*, 21*, 23*, 24*, 38*, 39*, 40*, 74, 82*, 92*, 104*, 106*, SJR 46* SR 4, 6*, 7*, 8*, 9*, 17*, 26, 31, 47*, 48*, 56, 59, 60, 61, 62, 63*, 68*, 85, 102, 109*, 110, 119*, 131, 151, 157*, 165, 169* SB 8: SFA(1); SB 40: SFA(1), (2) SJR 46: SCA(1) HB 210: SFA(1) Carroll, Julian M. SB 9*, 31, 40, 173 SR 13*, 26, 31, 56, 59, 60, 78, 96*, 102, 108*, 110, 111, 115*, 131, 145*, 146*, 165, 171* Clark, Perry B. SB 4, 40, 128*, 131, 149, 153*, 155*, 175 **SJR 46** SR 20*, 26, 31, 47, 56, 59, 60, 61, 78, 102, 110, 111, 131, 153*, 165, 170* Denton, Julie SB 4, 22*, 42*, 45*, 61*, 65*, 75*, 85*, 89*, 128, 160, 161*, 162*, 163*, 164*, 179* SJR 93* SR 26, 31, 47, 56, 59, 60, 61*, 62, 102, 106*, 110, 124*, 131, 151, 165, 178* SB 65: SFA(1), (2); SB 75: SFA(1) HB 44: SFA(1), (2); HB 49: SFA(1), (2); HB 54: SCA(1), SFA(1), (2); HB 101: SFA(1), (2); HB 129: SFA(1), (2); HB 138: SFA(1), (2); HB 169: SFA(1); HB 210: SFA(2), (3); HB 229: SCA(2); HB 288: SFA(1), (2); HB 333: SFA(1), (2)Gibson, Carroll SB 33 SR 26, 31, 47, 56, 59, 60, 61, 62, 102, 110, 129*, 131, 151, 165 Givens, David SB 20, 41*, 47*, 48, 62, 83*, 84*, 130*, 148*, 151*, 157*, 158*, 159* SR 26, 31, 47, 56, 59, 60, 61, 62, 102, 110, 118*, 122*, 131, 140*, 151, 152*, 154*, 165

SB 41: SCA(1); SB 148: SCA(1), (2),

SB 4, 22, 36*, 37*, 46, 61*, 63*, 74, 95, 101, 133*, 160*, 175*

SFA(1); SB 151: SCA(1), SFA(1)

HB 358: SCA(1)

SCR 81*

SJR 46, 88

Harper Angel, Denise

SR 26, 31, 47, 56, 59, 60, 61, 76*, 78, 85*, 102, 110, 111, 131, 138, 139, 153*, 165, 172* SB 63: SFA(1), (2) Harris, Ernie SB 51*, 186* SJR 69*, 70* SR 26, 31, 47, 56, 59, 60, 61, 62, 102, 110, 131, 151*, 162, 165, 178* HB 39: SCA(1); HB 53: SFA(2); HB 309: SCA(1) Jensen, Tom SB 64*, 138* SJR 67*, 91* SR 47, 55*, 56, 57, 59, 60, 61, 62, 102, 110, 131, 151, 165 SB 138: SCA(1); SB 170: SCA(1) SJR 67: SCA(1) HB 362: SCA(1); HB 537: SCA(1) HJR 119: SFA(1) Jones II, Ray S. SB 4, 5*, 10*, 50*, 52*, 54*, 55*, 56*, 57*, 74*, 90*, 91*, 93*, 135*, 136*, 137*, 140*, 141* SJR 37*, 40*, 88 SR 26, 31, 47, 56, 59, 60, 61, 74*, 78, 98*, 99*, 100*, 102, 110, 131, 136*, SB 30: SFA(1); SB 74: SFA(1) HB 195: SFA(1); HB 315: SFA(1); HB 369: SFA(1); HB 410: SFA(1) HJR 119: SFA(3) Kelly, Dan SB 1, 3, 4*, 30, 31, 59*, 129*, 181*, 182*, 183*, 184*, 185*, 187* SCR 22*, 75 SR 1*, 2*, 3*, 4*, 26, 31, 47, 56, 59, 60, 61, 62, 102, 110, 123*, 131, 141, 151, 165, 180*, 181*, 182*, 183*, 184*, 186*, 187*, 188*, 189*, 190* 191*. 192*. 193*. 194*. 195*. 196*. 197*, 198*, 199*, 200*, 201*, 202* 203*, 204*, 205*, 206*, 207*, 208*, 209*, 210*, 211*, 212*, 213*, 214*, 215*, 216*, 217*, 218*, 219*, 220*, 221*, 222*, 223*, 224*, 225* HB 195: SFA(3); HB 229: SCA(1) Kerr, Alice Forgy SB 29*, 30, 31, 70*, 125* SJR 46, 93³ SR 26, 30*, 31*, 47, 56, 59, 60, 61*, 62, 64*, 102*, 106*, 110, 131, 151, 156*, 165 SB 185: SCA(1) HB 383: SFA(1), (2), (3), (4) Leeper, Bob SB 13*, 20*, 27*, 107* SR 47, 56, 59, 60, 61, 62, 85, 102, 110, 131, 151, 165 SJR 12: SFA(1) HB 53: SFA(1); HB 537: SFA(2), (3) McGaha, Vernie SB 1, 33*, 48*, 81* SR 26, 31, 47, 56, 59, 60, 61, 62, 72*, 102, 105*, 110, 120*, 149*, 150, 151, 164*, 165* SB 81: SFA(1) HB 193: SFA(1) Neal, Gerald A. SB 4, 126*, 139*, 173 SJR 12* SR 26, 31, 47, 51*, 52*, 53*, 54*, 56, 59, 60, 61, 71*, 78, 85*, 87*, 102, 107*, 110, 111, 113*, 126*, 131, 137*, 144*, 165, 166*, 167*, 168, 170, 173* SB 102: SCA(1) HB 195: SFA(2); HB 321: SCA(1) Palmer II, R.J. SB 20, 58, 127*, 142*, 143* SJR 46, 88 SR 26, 31, 47, 56, 59, 60, 61, 78, 85, 102, 110, 111*, 131, 133*, 135*, 79, 110*, 145*, 146*, 154*, 156*, 139*, 165 165*, 166*, 169*

Pendleton, Joey SB 12*, 28*, 36, 40, 74, 111*, 131* SJR 16, 46 SR 24*, 26, 31, 47, 56, 59, 60, 61, 78, 82*, 97*, 102, 110, 111, 116, 128*, 131*, 165, 176* Reynolds, Mike SB 36, 78 SJR 49 SR 59, 102, 110, 111, 131, 132*, 165 Rhoads, Jerry P. SB 4, 15*, 26, 36, 40, 46, 109* SJR 46 SR 24, 26, 31, 36*, 47, 50*, 56, 59, 60, 61, 78, 85, 102, 110*, 111, 116*, 121*, 127*, 131, 155*, 165 Ridley, Dorsey SB 15*, 20, 40, 134* SR 24, 26, 31, 33*, 47, 56, 59, 60, 63, 68*, 78, 85, 102, 110, 111, 131, 165 Schickel, John SB 30*, 31*, 46*, 72*, 145*, 146* **SJR 46** SR 10, 14, 15, 26, 31, 47, 56, 59, 60, 61, 62, 86*, 94*, 102, 110, 112*, 131, 134*, 147*, 151, 162, 163*, 165, 179* SB 30: SFA(2) Seum, Dan "Malano" SB 7*, 18*, 28*, 30*, 31*, 40, 80*, 118*, 119* SCR 5* SR 26, 31, 47, 56, 59, 60, 61, 62, 65*, 66*, 102, 110, 131, 151, 165, 168* SB 80: SFA(1) HB 193: SFA(2) Shaughnessy, Tim **SB 95** SJR 90³ SR 47, 56, 59, 60, 61, 83*, 85, 102, 110, 111, 117*, 131, 165 HB 322: SFA(2) Smith, Brandon SB 10, 31, 33, 172* SR 26, 28*, 31, 47, 56, 59, 60, 61, 62, 102, 110, 131, 151, 165 HB 21: SCA(1); HB 53: SFA(3), (5) Stein, Kathy W. SB 4, 16, 35*, 40, 61, 94*, 95*, 96*, 97*, 98*, 99*, 100*, 101*, 102*, 103*, 126*, 128, 131 SJR 73. 883 SR 26, 30*, 31*, 47, 56, 59, 60, 61, 64, 78, 102*, 110, 111, 131, 165, 172* HB 144: SFA(1); HB 444: SFA(1) HJR 119: SFA(2) Stine, Katie Kratz SB 1, 6*, 33, 79, 112*, 150*, 154 SJR 29*, 89* SR 10*, 14*, 15*, 26, 31, 47, 56, 59, 60, 61, 62*, 79*, 102, 110, 131, 151, 162, 165, 179* HB 187: SFA(1); HB 317: SFA(1); HB 489: SFA(3) Stivers II, Robert SB 25*, 26*, 73*, 76*, 113*, 114*, 115*, 116*, 117*, 120*, 121*, 122*, 123*, 138*, 167*, 170*, 177*, 178* SR 26, 31, 35*, 47, 56*, 57*, 59, 60, 62, 102, 110, 125*, 131, 138*, 151, 165 SB 26: SFA(1); SB 73: SFA(1); SB 170: SFA(1) HB 321: SCA(2); HB 333: SCA(1); HB 369: SCA(3); HB 372: SCA(1); HB 537: SCA(2), SFA(1) Tapp, Gary SB 7*, 33*, 34*, 67*, 68*, 69*, 79, 144*, 171 SJR 73* SR 26, 31, 47, 56, 59, 60, 61, 62, 95*, 102, 110, 131, 150*, 151, 165 HB 309: SFA(1); HB 473: SCA(1), (2) Thayer, Damon SB 1, 2*, 6, 31, 33, 49*, 53*, 62*, 72*

SR 10*, 11*, 26, 31, 38*, 47, 56, 59, 60, 61, 62*, 101*, 102, 110, 131, 151, 162*, 165, 179 SB 2: SFA(1); SB 34: SFA(1); SB 38: SCA(1); SB 53: SFA(1), (2) HB 120: SCA(1), (2); HB 138: SCA(3), (4); HB 155: SFA(1); HB 203: SCA(1), (2); HB 204: SFA(1), (2); HB 325: SFA(1), (2); HB 326: SCA(1); HB 331: SFA(1) Tori, Elizabeth SB 17*, 32*, 33, 36*, 37*, 60*, 77*, 79*, 86*, 87*, 88*, 149* SJR 16* SR 26, 31, 34*, 47, 56, 59, 60, 61, 62, 102, 110, 131*, 151, 165, 168* SB 37: SFA(1); SB 79: SFA(1) HB 241: SFA(1), (2); HB 489: SFA(1), (2), (4)Turner, Johnny Ray SB 4, 36, 58*, 74, 135, 152* SJR 18*, 40*, 46, 80*, 88* SR 26, 28*, 31, 39*, 41*, 42*, 43*, 44*, 45*, 47, 56, 59, 60, 61, 74*, 77*, 78, 84*, 85, 102, 110, 111*, 114*, 130*, 131, 139, 141*, 142*, 143*, 148*, 159*, 165 Westwood, Jack SB 1, 11*, 30, 31, 33, 43*, 44*, 79* SR 10, 14*, 15*, 26, 31, 38, 47, 56, 59, 60, 61, 62, 102, 110, 112, 120*, 131, 150*, 151, 162*, 165 Williams, David L. SB 1*, 3*, 124*, 132*, 168*, 188* SCR 22*, 75* SR 1*, 2*, 3*, 4*, 26, 31, 32*, 47, 56, 59*, 60*, 61, 62, 102, 103*, 104*, 110, 131, 151, 165, 177* Winters, Ken SB 1*, 3*, 14*, 40, 78*, 105*, 147* SJR 19*, 49* SR 23*, 26, 31, 47, 56, 59, 60, 61, 62, 102, 110, 131, 151, 165 SB 3: SFA(1) HB 317: SCA(1); HB 322: SCA(1), (2)

House

SB 4*, 46, 129*, 140*, 181*, 182*, 183*,

SR 26, 31, 47, 56, 59*, 60*, 61, 78*, 85,

184*, 185*, 189*, 190*

102, 110, 111, 131, 165

Worley, Ed

Adams, Royce W. HB 24, 104, 180, 239*, 240*, 241*, 242*, 315, 331*, 337, 344, 414, 521* HCR 106*, 121* HJR 52 HR 13, 14, 16, 17, 18, 22*, 34, 36, 41, 82, 83, 96, 108, 118, 122, 129, 151, 176, 184, 188, 199, 202, 208, 225, 234, 235 HB 240: HFA(1); HB 241: HFA(1) Adkins, Rocky HB 74, 143, 144, 178*, 281, 285*, 299* 301, 328, 330, 337, 351*, 362*, 374, 457*, 521*, 536, 537* HCR 20*, 21*, 227*, 229* HJR 52, 105, 126* HR 1*, 2*, 3*, 13, 14, 16, 17, 18, 26, 34, 36, 41, 76, 77, 83*, 96*, 108, 122, 151*, 176, 184, 188, 198*, 199, 202*, 208, 225, 234 HB 362: HFA(1) Arnold Jr., John A. HB 2*, 262, 337, 513* HCR 141 HR 13, 14, 16, 17, 18, 33*, 34, 36, 108, 118, 122, 129, 151, 176, 180*, 184, 199, 202, 208, 225, 234 HB 412: HFA(1) Ballard, Eddie

Cherry, Mike

HCR 66, 159*

322*, 323*, 380*, 410*, 411*

HB 26, 70, 229, 265, 281*, 282*, 337, 350*, 434, 543 HCR 66 HJR 52 HR 13, 14, 16, 17, 18*, 34, 36*, 41, 76, 82, 83, 96, 108, 122, 151, 166*, 176, 181, 184, 188, 192*, 199, 202, 208, 225, 234 HB 144: HFA(1); HB 362: HCA(1) Belcher, Linda HB 113*, 169*, 170*, 222, 231*, 232*, 295*, 319*, 322, 327, 337, 363*, 368, 408, 413*, 419, 422*, 467*, 469, 480, 506*, 508, 543 HCR 11*, 125 HJR 52 HR 13, 14, 16, 17, 18, 34, 36, 76, 82, 83, 96, 108, 118, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234 HB 409: HFA(1); HB 467: HFA(1) Bell, Johnny HB 26, 147*, 153*, 188, 232, 256*, 301*, 302, 312, 315*, 379, 390*, 417, 419, 444*, 448, 461* HR 13, 14, 16, 17, 34, 36, 41, 76, 82, 83, 96, 108, 122, 151, 184, 188, 199, 202, 208, 220*, 225, 234 Bratcher, Kevin D. HB 3, 27*, 309, 350, 419, 448, 502*, 521, 543 HCR 168 HJR 12*, 52, 133 HR 13, 14, 18, 76, 83, 108, 118, 122 145, 151, 176, 181, 184, 188, 199, 202, 208 HB 193: HFA(2); HB 374: HFA(1) Brinkman, Scott W. HB 10, 26*, 71, 190*, 207*, 220*, 296*, 337, 348*, 349*, 434*, 511*, 514*, 543 HJR 52 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 118, 122, 145, 151, 176, 181, 184, 188, 199, 202, 208, 225, HB 102: HFA(2), (6); HB 144: HFA(2); HB 392: HFA(3); HB 414: HFA(2) SB 1: HFA(1) Burch, Tom HB 4*, 5*, 6*, 7*, 11*, 23*, 32*, 41*, 69, 74, 88, 104, 105*, 199*, 200*, 223, 267*, 297*, 444, 446, 489*, 490*, 501*, 519 HJR 52, 94* HR 13*, 14*, 27, 34, 36, 41, 76, 82, 83, 96, 108, 122, 143*, 151, 176, 181, 184, 188, 196*, 199, 202, 208, 225*, 234, 236* HB 5: HFA(1); HB 45: HFA(1); HB 99: HCA(1) SB 4: HFA(1), (2); SB 45: HFA(1) Butler, Dwight D. HB 18, 26, 82, 160*, 193, 281, 301, 316*, 327, 333, 400, 401, 406*, 408, 414, 417, 418* HCR 79* HJR 52 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234 HB 418: HFA(1) Carney, John "Bam" HB 12, 141, 363, 413, 498*, 506, 508 HCR 125* HJR 52 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 82, 83, 96, 108, 118, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 225, 233*, 234

108, 122, 129, 151, 153*, 154*, 155*, 176, 184, 188*, 199, 202, 208, 225, 234 HB 322: HFA(1) SB 62: HFA(3), (4); SB 184: HFA(1) Clark, Larry HB 21, 23, 24, 25, 26, 36, 40, 41, 46, 50*, 52, 59, 61, 64, 70, 71, 143*, 144, 190, 224*, 244*, 262, 263*, 293*, 301, 308*, 330*, 337, 363, 374, 379, 422*, 444, 469, 472*, 474*, 475*, 506*, 521, 536 HCR 69 HJR 52, 105* HR 13, 14, 16, 17, 18, 26*, 34, 36, 41, 76*, 77*, 83, 96, 108, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234 Collins, Hubert HB 24*, 100, 120*, 237*, 245*, 289*, 301, 309, 315, 448, 457* HJR 52 HR 13, 14, 17, 18, 32*, 34, 36, 41, 75*, 83, 96, 107*, 108, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 225, SB 36: HCA(1) SJR 16: HCA(1) Combs, Leslie HB 26, 103*, 210*, 211*, 262, 279*, 290*, 295, 315, 396*, 397*, 398*, 403*, 404*, 408, 481*, 519, 538 HCR 90, 141 HJR 52, 56*, 120* HR 13, 14, 17, 18, 34, 36, 41, 83, 96, 108, 118, 122, 128*, 139*, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234 Comer Jr., James R. HB 10, 13, 26, 134, 180, 412, 419, 441, 448, 535* HCR 106, 168 HJR 52, 152* HR 13, 14, 16, 17, 18, 34, 36, 37*, 41, 76, 83, 96, 108, 118, 122, 129, 151, 176, 184, 188, 194*, 199, 202, 208, 225, 234 HB 486: HFA(2) Couch, Tim HB 140*, 141*, 281, 448 HCR 66 HJR 52 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 108, 118, 122, 151, 176, 184, 188, 199, 202, 208, 225, 234 SB 112: HFA(1) Coursey, Will HB 227*, 228*, 229, 262, 301, 315, 350, 376, 460* HJR 9. 52 HR 13, 14, 16, 17, 18, 34, 36, 76, 83, 96, 108, 122, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234 HB 228: HFA(1), (2) Crenshaw, Jesse HB 10, 26, 61, 70*, 71, 82, 89, 102, 145, 294, 373, 409, 446, 465*, 480 HR 13, 14, 16, 17, 18, 36, 76, 83, 96, 108, 122, 129, 132*, 151, 157*, 176, 181, 184, 188, 199, 202, 208, 225, 234 Crimm, Ron HB 3, 8, 10, 16*, 22*, 24, 25, 26, 40, 45*, 54, 55, 71, 74, 77*, 187, 190, 205, 230*, 247*, 291*, 295, 307, 322, 324, 341*, 419, 422, 434, 450*, 502, **HCR 85** HJR 52 HB 2*, 24, 26, 61*, 117*, 148*, 149*, HR 10, 13, 14, 16, 17, 18, 30*, 31*, 34, 150*, 171, 175*, 303*, 304*, 305*, 36. 41. 76. 83. 96. 108. 122. 129. 151, 173*, 176, 181, 184, 188, 234 Damron, Robert R.

HJR 9

HR 13, 14, 16, 17, 18, 34, 36, 83, 96,

359*, 368*, 374, 375*, 414, 415*, 419*, 430*, 440*, 441*, 448, 529*, 530*, 531*, 536, 543 HCR 85* HJR 9, 52, 70, 105 HR 13, 14, 16, 17, 18, 26, 34, 36, 41, 76, 77, 83, 96, 98*, 108, 122, 151, 176, 178*, 181, 184, 188, 191*, 199, 202, 208, 225, 234 HB 229: HFA(1); HB 419: HFA(2); HB 433: HFA(2); HB 441: HFA(1), (2) DeCesare, Jim HB 3, 12*, 13*, 14*, 55, 74*, 147*, 229, 355, 376, 395, 401, 419, 497*, 508 HCR 106, 168, 172 HJR 9 HR 13, 14, 17, 18, 34, 36, 37*, 38*, 41, 45, 76, 83, 88*, 89*, 93*, 96, 108, 122, 136*, 148*, 151, 176, 184, 188, 199, 202, 208, 225, 234 Denham, Mike HB 1*, 75*, 90*, 91*, 100*, 122, 153*, 187, 208*, 212*, 229, 235*, 249*, 262, 331, 334*, 343, 344, 407*, 427*, 433, 443*, 521, 533*, 543 HCR 66*, 106, 117*, 185* HR 13, 14, 16, 17, 18, 34, 36, 41, 42*, 76, 83, 86*, 87*, 96, 108, 118, 122, 129, 151, 156*, 165*, 176, 181, 184, 188, 199, 200*, 202, 208, 214*, 225, 234 HB 100: HFA(1), (2); HB 181: HFA(1); HB 208: HCA(1); HB 249: HFA(1) SB 13: HFA(1), (2) DeWeese, Bob M. HB 169, 307, 309, 341, 386*, 434 HCR 66, 97* HJR 52 HR 13, 14, 16, 17, 18, 34, 36, 41, 43*, 76, 83, 96, 108, 122, 129, 151, 176, 184, 188, 199, 202, 208, 225, 234 Dossett, Myron HB 11, 12, 24, 25, 50, 110, 155, 262, 281, 327, 377*, 394*, 409, 484* HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 122, 129, 149, 151, 169*, 176, 181, 184, 188, 197*, 199, 202, 208, 225, 234 Edmonds, Ted HB 26, 40, 53*, 70, 74, 78*, 82, 119*, 120*, 187, 190, 233*, 295, 315, 324, 386, 391*, 409, 417, 419, 420*, 480, 519, 521, 543 HJR 7*, 52 HR 13, 14, 16, 17, 18, 34, 35*, 36, 41, 76, 83, 96, 108, 122, 151, 176, 181, 187, 188, 199, 202, 208, 225, 234 Embry Jr., C. B. HB 8, 10, 13, 24, 25, 26, 28, 30, 36, 38, 40, 55, 66, 74, 82, 129, 155, 180, 190, 191, 281, 294*, 327, 383, 446, 448, 454, 480, 502 HCR 106 HR 13, 14, 16, 17, 18, 34, 36, 76, 83, 96, 108, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234 Farmer, Bill HB 42*, 51*, 174, 335*, 337, 409, 503*, 543 HJR 52 HR 13, 14, 16, 17, 18, 28*, 34, 36, 41, 76, 82, 83, 96, 108, 122, 151, 176, 181, 184, 188, 189*, 190*, 202, 208, 225, 226*, 234 HB 392: HFA(1), (2) Firkins, Tim HB 104, 223, 444, 455, 513 HR 10, 34, 36, 41, 76, 82, 83, 96, 108, 118, 122, 151, 176, 184, 188, 199, 202, 208, 225, 230*, 234 Fischer, Joseph M. HB 26, 121*, 130*, 183*, 191*, 219*,

HB 24, 26, 39, 54*, 55*, 61, 74, 127,

143, 144, 180, 230*, 286*, 295, 310*,

315, 328*, 330, 337, 357*, 358*,

419, 487*, 521 503, 519*, 521, 538*, 542* HCR 137* HCR 90* HR 13, 14, 17, 18, 34, 36, 41, 76, 83, HJR 52, 59*, 116* 96, 108, 122, 151, 176, 181, 184, HR 13, 14, 16, 17, 18, 41, 76, 82, 83, 188, 199, 202, 208, 225, 234, 235 96, 108, 122, 151, 176, 181, 188, HB 28: HFA(1), (2); HB 35: HFA(1), (2); 199, 202, 234 HB 143: HFA(1); HB 297: HFA(1), (2) Harmon, Mike SB 62: HFA(1) HB 26, 152*, 191, 291, 309, 322, 419, 451*, 543 Flood, Kelly HB 11, 70, 72, 214*, 215*, 226, 298*, HCR 66 315, 508 HR 13, 14, 17, 18, 34, 36, 41, 76, 82, HJR 52 83, 96, 108, 118, 122, 151, 176, 181, HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 184, 188, 195*, 199, 202, 208, 225, 83, 96, 108, 118*, 122, 129, 151, 176, 234 181, 184*, 188, 199, 201*, 202, 208, HB 70: HFA(1) 225, 234 Henderson, Richard HB 1*, 82, 129, 163*, 187, 192, 218*, Floyd, David HB 10, 39*, 41*, 51*, 96*, 112*, 205, 222, 237, 262, 315, 331, 434, 469, 217*, 262, 307, 308, 309, 337, 343, HR 13, 14, 16, 17, 18, 41, 76, 82, 83, 376, 419, 446, 454*, 503, 543 108, 122, 129, 151, 176, 181, 184, HCR 66, 172* HR 13, 14, 16, 17, 18, 34, 36, 41, 57*, 188, 199, 202, 208, 225, 234 Henley, Melvin B. 76, 83, 96, 108, 122, 151, 176, 184, HB 8*, 15*, 24, 66*, 67*, 170, 226, 229, 199, 208, 225 281, 294*, 322*, 448, 543 Ford, Danny HB 124*, 125*, 193*, 281, 355*, 401*, HCR 112* 419, 448, 523*, 524* HJR 9 HJR 78 HR 13, 14, 16, 17*, 18, 34, 36, 41, 76, HR 13, 14, 16, 17, 18, 34, 36, 44*, 76, 82, 83, 96, 108, 122, 151, 176, 181, 83, 96, 108, 118, 122, 129, 151, 181, 184, 188, 199, 202, 208, 225, 234 184, 188, 199, 202, 208, 219, 221, Higdon, Jimmy 225, 234 HB 17*, 18*, 19*, 26, 79*, 135*, 180, 283*, 407, 424*, 425*, 446, 543 HB 125: HFA(1); HB 193: HFA(1); HB 401: HCA(1) HR 13, 14, 16, 17, 18, 34, 36, 76, 83, Glenn, Jim 96, 108, 122, 129, 151, 176, 181, HB 33, 40, 64, 70, 83*, 84*, 85*, 86*, 184, 188, 199, 202, 208, 219, 225, 87*, 180, 268, 295, 360*, 409, 414, 234, 237* SB 48: HFA(2), (3) 516 HCR 8* Hoffman, Charlie HB 1, 18, 37, 50, 70, 84, 89, 113, 162. HJR 52, 70, 114* HR 13, 14, 16, 17, 18, 34, 36, 40, 41, 170, 187, 222, 232, 268, 327, 344*, 67*, 68, 76, 83, 96, 108, 122, 129, 379, 400, 417, 442*, 467, 469 151, 157, 176, 181, 184, 188, 199, HCR 106, 171 202, 208, 217*, 225, 234 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, HB 444: HFA(1) 82, 83, 96, 108, 122, 129, 151, 162, Gooch Jr., Jim 176, 181, 184, 188, 199, 202, 208, HB 15, 24*, 26, 74, 132*, 168*, 230, 225, 234 281, 299, 301, 381*, 412*, 419, 448, SB 62: HFA(2) 452*, 543 Hoover, Jeff HCR 84*, 85, 90* HB 26, 181*, 205, 229, 301, 307*, 337, 364*, 390, 409 **HJR 52** HR 13, 14, 16, 17, 18, 34, 36, 76, 83, HJR 78* 96, 108, 118, 122, 123*, 124*, 129, HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 151, 176, 181, 188, 199, 202, 208, 82, 83, 96, 108, 118, 122, 151, 170*, 225, 234 176, 181, 184, 188, 202, 208, 219*, HB 414: HFA(3), (4) 225, 234 SB 134: HCA(1) HB 486: HFA(1) Horlander, Dennis Graham, Derrick HB 10, 37, 70, 116*, 187, 223, 317, HB 26, 180, 186*, 187*, 193, 229, 262, 337, 363, 366*, 367, 383, 409, 416*, 293, 308, 344, 353*, 365*, 367, 383, 444, 508, 525*, 526* 400, 417, 419, 441, 455, 539* HJR 52, 70 HR 13, 14, 17, 18, 34, 36, 41, 76, 83, HR 10, 13, 14, 16*, 17, 18, 34*, 36, 41, 96, 108, 122, 151, 181, 184, 188, 68, 76, 83, 96, 108, 109*, 110*, 115*, 199, 202, 225 122, 132*, 151, 157, 181, 184, 188, Housman, Brent HB 8, 15, 24, 26, 30, 83, 150, 155, 187, 199, 208*, 225, 234, 238*, 240* HB 223: HFA(1); HB 304: HFA(1); HB 192, 229, 301, 307, 329, 363, 376*, 383: HFA(2) 380, 519, 521 HCR 112 Greer, Jeff

HB 20, 26, 59*, 84, 101*, 108, 110, 222,

231*, 232, 240, 250, 264*, 295*, 310, 319, 329, 331, 332*, 344, 361*, 408*,

417, 418, 430, 434, 444, 445*, 469,

HR 13, 14, 16, 17, 18, 41, 76, 83, 96, 108, 122, 129, 151, 176, 181, 184,

186*, 188, 199, 202, 208, 225, 234

HB 24, 26, 67, 70, 76*, 82, 99*, 119*,

120, 141, 155, 166, 190, 237*, 288,

299, 301, 309, 315, 322, 324*, 386,

391*, 414, 420*, 453*, 454*, 480,

HB 190: HFA(1); HB 264: HFA(1)

494*, 519, 543

SB 127: HCA(1)

HCR 85*

Hall, Keith

HJR 52, 133

Jenkins, Joni L.

HCR 69, 121

383: HFA(1)

199, 202, 208, 225, 234

HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 122, 151, 176, 181, 188, HB 33, 48*, 49*, 72, 104, 137*, 138*, 170, 182*, 223, 257, 300*, 315, 337, 367*, 383*, 384, 421*, 444, 515*, 516*, 517*, 518*, 525*, 543 HR 10, 13, 14, 16, 17, 18, 27, 34, 36, 40*, 41, 76, 82, 83, 96, 108, 122, 127*, 129, 132, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234 HB 229: HFA(6); HB 262: HFA(2); HB

Keene, Dennis HB 26, 35*, 36*, 80*, 180*, 187, 308*, 315, 327, 379, 417, 431*, 470, 521, **HCR 85** HJR 52 HR 13, 14, 16, 17, 18, 34, 36, 76, 83, 96, 108, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234 HB 158: HCA(1) Kerr, Thomas HB 24, 26, 180, 191, 225*, 352, 401, 414, 454, 499*, 500*, 521, 532* HR 13, 14, 16, 34, 36, 41, 76, 83, 96, 108, 118, 122, 129, 151, 184, 188, 199, 202, 225, 234, 235 King, Martha Jane HB 153, 169, 232*, 258*, 328*, 337, 343*, 476*, 543 HCR 99*, 100* HJR 4* HR 13, 14, 16, 17, 18, 34, 36, 76, 82, 83, 96, 101*, 108, 118, 122, 129, 151, 162*, 163*, 176, 181, 184, 188, 199, 202, 208, 224*, 225, 234 Koenig, Adam HB 26, 108, 154*, 155*, 156*, 157* 164*, 187, 233, 238*, 246*, 262, 306*, 308, 319, 324, 355, 363, 401, 408, 419, 431, 434, 454, 521 HCR 137*, 168, 172 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 118, 122, 129, 151, 176, 181, 184, 199, 202, 208, 225, 234, HB 131: HFA(2); HB 367: HFA(1) Lee. Jimmie HB 97*, 98*, 170, 193*, 309, 340*, 408, HCR 66 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 82, 83, 96, 108, 122, 129, 138*, 151, 167*, 176, 184, 188, 199, 202, 208, 225, 234 HB 433: HFA(3) Lee, Stan HB 14, 38*, 118*, 134*, 146*, 167*, 188, 191, 350, 419, 441, 488*, 543 HCR 66, 168 HJR 133 HR 13, 14, 18, 23*, 34, 36, 41, 76, 83, 96, 108, 122, 130*, 145, 151, 176, 181, 184, 188, 199, 202, 208, 222*, 225, 234 HB 58: HFA(1); HB 321: HFA(1) SB 138: HFA(2), (3) Marzian, Mary Lou HB 30*, 31*, 33*, 34*, 37*, 43, 69, 70, 72*, 73*, 88, 104, 123*, 137, 170, 180, 182, 223, 240, 257, 280*, 288*, 377*, 382*, 383, 384*, 444, 446*, 468*, 516, 543 HCR 69 HJR 52 HR 10, 13, 14, 16, 17, 18, 34, 36, 39*, 76, 82, 83, 96, 108, 122, 129, 132, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234 HB 30: HFA(1); HB 144: HFA(4) McKee, Tom HB 70, 153, 162, 172*, 173*, 180, 222, 235*, 242*, 243*, 284*, 302*, 315, 317*, 331, 344*, 434, 462*, 485*, 521, 543 HCR 99*, 100*, 106* **HJR 52** HR 13, 14, 16, 17, 18, 24*, 34, 36, 41, 76, 83, 96, 101*, 102*, 103*, 108, 122, 129, 151, 162*, 163*, 176, 181, 184, 188, 193*, 199, 202, 208, 225,

232*, 234, 235

485: HCA(1)

HJR 70' HR 10, 13, 14, 16, 17, 18, 27*, 34, 36, 68*, 76, 83, 96, 108, 122*, 129, 132, 151, 157, 176, 181, 184, 188, 199, 202, 208, 225, 228*, 234 HB 321: HFA(2), (3), (4) HCR 69: HFA(1), (2) Miller, Charles HB 4, 20, 24, 36, 61, 104, 139, 188, 222, 262, 281, 327*, 363, 379*, 383, 400*, 417*, 434, 508 **HCR 85** HR 13, 14, 16, 17, 18, 34, 36, 76, 83, 96, 108, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234 Moberly Jr., Harry HB 104, 144, 162, 188, 193, 223, 236*, 257, 262*, 307*, 346*, 347*, 466*, 508*, 510*, 544* HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 82, 83, 96, 108, 122, 129, 151, 176, 184, 188, 199, 202, 208, 225, 234 HB 229: HFA(4), (5), (7), (8); HB 433: HFA(4) Montell, Brad HB 26, 74, 94*, 95*, 153, 179*, 188, 226, 229, 240, 248*, 315, 331, 350, 419, 480, 502, 543 HCR 66, 125, 168 HJR 52, 133 HR 13, 14, 17, 18, 34, 36, 41, 76, 82, 83, 96, 108, 122, 145*, 151, 176, 181, 184, 188, 199, 202, 208, 215*, 225, 234 HB 62: HFA(1); HB 131: HFA(4); HB 433: HFA(10), (11) Moore, Tim HB 12, 20, 39, 41, 43, 61, 74, 86, 90, 95, 110*, 117, 125, 147, 159, 179, 191, 192, 226, 243, 251*, 252*, 253*, 254*, 260*, 261*, 265*, 281, 307, 314*, 342*, 343, 376, 400, 408, 480, 488, 502, 507*, 541 HCR 66*, 91* HJR 52 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 92*, 96, 108, 122, 129, 151, 164*, 176, 181, 184, 188, 197*, 199, 202, 208, 222, 225, 234 Napier, Lonnie HB 70, 193, 262, 266*, 281, 355, 448* HCR 66, 168 HR 13, 14, 16, 17, 18, 34, 36, 41, 83, 96, 108, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234 HB 521: HFA(3), (4) Nelson, Rick G. HB 18, 25*, 46*, 60*, 122*, 136*, 141, 159*, 166*, 290*, 295, 299, 301, 373*, 440*, 441*, 455*, 502, 522* HCR 147' HJR 15*, 52 HR 13, 14, 16, 17, 34, 36, 76, 82, 83, 96, 108, 122, 129, 151, 176, 181, 184, 187*, 188, 199, 202, 208, 225, HB 433: HFA(7), (8); HB 441: HCA(1); HB 444: HFA(2), (3), (4) Nesler, Fred HB 3, 26, 53, 67, 169, 171*, 229, 315, 317, 322, 376, 401, 409, 422, 504*, 505*, 543 HCR 144* HB 235: HFA(1); HB 344: HFA(1); HB HJR 9, 52 418: HCA(1); HB 462: HFA(1); HB HR 13, 14, 16, 18, 34, 36, 83, 96, 108 122, 129, 151, 176, 181, 184, 188, SB 81: HFA(1), (2); SB 151: HFA(1) 199, 202, 208, 225, 234

Meeks, Reginald

543

HCR 69*

HB 6, 10, 17, 33, 52, 55, 56, 62*, 63*,

64*, 65*, 68, 70, 71, 72, 76, 83, 88, 89, 104, 114*, 115*, 133, 155, 160*, 187, 223, 255, 267*, 312, 315, 320*,

321*, 344, 385*, 444, 446, 486, 516,

Osborne, David HB 24, 26, 108, 147, 155, 158, 169, 172*, 174*, 176*, 177*, 187, 190, 221, 229, 248*, 307, 308, 309, 315, 316, 331, 355, 363, 399*, 408, 419, 448, 454, 456*, 480, 502 HCR 168, 172 HJR 52, 94* HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 122, 151, 176, 181, 188, 199, 202, 208, 225, 234 HB 231: HFA(1) Overly, Sannie HB 232, 281*, 302*, 330, 331, 337, 392*, 407*, 413, 429*, 471*, 493*, 494*, 495*, 536*, 543 HJR 52, 105 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 82, 83, 95, 96, 108, 118, 122, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234 HB 433: HFA(1); HB 495: HFA(1) SJR 16: HFA(1) Owens, Darryl T. HB 28*, 50*, 70, 89*, 133*, 170, 180, 201*, 262, 263*, 384*, 417, 444*, 446, 486*, 516 HCR 69*, 177* HJR 70' HR 13, 14, 16, 17, 18, 27*, 34, 36, 68*, 76, 82, 83, 96, 108, 122*, 129, 132, 140*, 151, 157, 176, 181, 184, 188, 199, 202, 208, 225, 228*, 234 HB 102: HFA(3), (4), (5) Palumbo, Ruth Ann HB 26, 69, 70, 72, 102, 153, 169*, 170*, 184*, 188, 229*, 280, 281, 315, 336*, 337*, 338*, 339*, 350*, 361*, 402*, 409, 444, 464*, 480, 491, 502, 506, 516, 543* HCR 66 HJR 52, 94 HR 10, 13, 14, 16, 17, 18, 28, 34, 36, 39*, 41, 76, 80*, 81*, 82*, 83, 96, 108*, 118, 122, 129, 151, 170, 174*, 176, 181, 183*, 184*, 188, 190, 199, 201*, 202, 225, 234 HB 155: HFA(1); HB 543: HFA(1) Pasley, Don HB 102*, 104*, 170, 173*, 184, 193, 229, 281, 370*, 393*, 434, 442*, 508, 509*, 510* HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 122, 129, 151, 175*, 176*, 181, 184, 188, 199, 202, 208, 225, 234 HB 102: HFA(1) Pullin, Tanya HB 26*, 82, 136, 159, 162*, 213*, 309, 343*, 351*, 473*, 476*, 480, 541 HCR 159 HJR 29*, 52 HR 13, 14, 16, 17, 18, 19*, 36, 41, 76, 83, 96, 104*, 108, 118, 122, 134*, 142*, 151, 176, 181, 184, 188, 199*, 202, 208, 216*, 225, 234 HB 26: HFA(1), (2); HB 433: HFA(9); HB 473: HCA(1), HFA(1); HB 476: HFA(1); HB 541: HFA(1), (2) Rader, Marie HB 53, 55, 120, 409, 419, 448 HJR 52 HR 13, 14, 16, 17, 18, 34, 36, 41, 74*, 76, 82, 83, 96, 108, 118, 122, 151, 176, 181, 184, 188, 199, 202, 208, 221*, 225, 234 Rand, Rick HB 26, 143, 144, 216*, 230, 240, 292*, 302, 330, 331, 355*, 374*, 401*, 414, 423*, 432*, 433*, 482*, 483*, 521,

536*

HJR 52, 105

HR 13, 14, 16, 17, 18, 34, 36, 41, 76,

83, 96, 108, 122, 129, 151, 176, 184,

HCR 85

188, 199, 202, 208, 225, 234, 235 HB 129: HFA(1); HB 143: HCA(1); HB 144: HCA(1); HB 374: HCA(1); HB 433: HCA(1); HB 521: HCA(1); HB 536: HCA(1) HJR 105: HFA(1) SB 48: HFA(1) Richards, Jody HB 24, 25, 26, 40, 46, 50, 61, 66, 70, 74, 89, 102, 115, 143, 144, 170, 188*, 193, 197*, 222, 227, 228, 231, 232, 262, 263, 268*, 281, 302, 307, 311, 315, 317, 321, 327, 331, 337, 344, 363, 379, 383, 395*, 400, 402, 410, 413, 444, 446, 467*, 497*, 506, 512, 516 HCR 106, 158* HJR 5*, 9*, 52 HR 1*, 2*, 3*, 6*, 13, 14, 16, 17, 18, 34, 36, 41, 45*, 76, 82, 83, 88*, 89*, 93*, 96, 108, 122, 129, 149, 151, 176, 181, 184, 188, 199, 202, 204*, 208, 225, 234 HB 433: HFA(5), (6) Riggs, Steve HB 3*, 21*, 24, 26, 57*, 107*, 138, 187, 193, 202*, 203*, 204*, 205*, 229, 230, 262, 264*, 309*, 317, 326*, 347, 466, 502 HR 10, 13, 14, 16, 17, 18, 27, 34, 36, 83, 96, 108, 122, 129, 151, 176, 181, 184, 188, 199, 208, 225, 234 HB 46: HFA(1); HB 166: HFA(1), (2); HB 189: HFA(2); HB 316: HFA(1), (2) SB 31: HFA(1), (2) Riner, Tom HB 88, 180, 192*, 194*, 196*, 244*, 444 HR 13, 14, 16, 17, 18, 34, 36, 41*, 76, 83, 96, 122, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234, 239 HB 192: HFA(1), (2); HB 244: HFA(2); HB 508: HFA(1), (2) SB 4: HFA(3); SB 75: HFA(1), (2) Rollins II, Carl HB 71*, 93*, 126*, 127*, 180, 198*, 226*, 255*, 313*, 315, 318*, 337, 368, 467, 508*, 526*, 527*, 528* HJR 52, 150* HR 10*, 13, 14, 16, 17, 18, 24*, 34, 36, 41, 46*, 47*, 48*, 49*, 50*, 51*, 53*, 54*, 55*, 60*, 61*, 62*, 63*, 64*, 65*, 71*, 72*, 73*, 76, 83, 96, 108, 109*, 113*, 118, 122, 129, 151, 176, 179*, 181*, 184, 188, 191*, 199, 202, 208, 223*, 225, 234 HB 127: HCA(1); HB 131: HFA(3), (5), (6); HB 189: HCA(1); HB 322: HCA(1), HFA(2); HB 480: HCA(1), (2) HCR 158: HCA(1) HJR 15: HCA(1) HR 46: HCA(1); HR 60: HCA(1); HR 61: HCA(1) SB 1: HCA(1), HFA(2) Rudy, Steven HB 281, 301, 322, 376*, 414, 419, 478*, **HJR 52** HR 13, 14, 17, 18, 34, 36, 41, 72, 76, 83, 96, 108, 122, 151, 176, 181, 188, 199, 202, 208, 218*, 225, 234 SB 83: HFA(1), (2) Santoro, Sal HB 3, 8, 24, 26, 29*, 108, 126, 165*, 180, 250*, 251, 262, 264, 287*, 296, 305, 308, 309, 408, 409, 411*, 417, 419, 469, 477, 521, 543 HCR 135* HJR 52, 111* HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 118, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234*, 235* HB 144: HFA(5) Siler, Charles HB 10*, 20*, 26*, 88, 281, 327*, 400*,

541* HCR 66 HR 13, 14, 16, 17, 18, 25*, 34, 36, 74, 76, 83, 96, 108, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 221, 225, 234 Simpson, Arnold HB 26, 28, 70, 117, 128*, 131*, 147, 164*, 180, 187, 233, 234*, 262*, 300, 308, 315, 350, 380, 405*, 430, 470*, 477*, 521, 543 HJR 52 HR 10, 13, 14, 16, 17, 18, 34, 36, 76, 82, 83, 96, 108, 118, 122, 132, 151, 157*, 176, 181, 184, 188, 199, 202, 208, 225, 234*, 235* HB 131: HFA(1); HB 262: HCA(1), (2), HFA(1) Sims, Dottie HB 26, 55, 170, 180, 301, 315, 318, 327 HCR 171* HJR 133* HR 6, 13, 14, 16, 17, 18, 34, 36, 83, 96, 108, 122, 129*, 151, 176, 181, 184, 188, 199, 202, 212*, 234 Sinnette, Kevin HB 24, 26, 55, 88, 168, 190, 413*, 426*, 463*, 496*, 534* HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 118, 122, 129, 151, 176, 184, 188, 199, 202, 208, 225, 234 HB 469: HFA(1) Smith, Ancel HB 119, 229, 295, 315, 444, 448, 453*, 519*, 521 HR 13, 14, 16, 17, 18, 34, 36, 41, 58*, 76, 83, 95*, 96, 108, 122, 151, 176, 184, 188, 199, 202, 208, 225, 234 Stacy, John Will HB 143, 144, 281, 301, 330, 350, 374, 414, 536 HCR 168* HJR 52, 105 HR 13, 14, 16, 17, 18, 26, 34, 36, 41, 76, 77, 83*, 96*, 108, 122, 151, 181, 184, 188, 199, 202, 208, 225, 234 Steele, Fitz HB 24, 25, 61, 62, 63, 136, 140, 178, 250, 286*, 287, 329*, 414, 466, 469, 492*, 522, 543 **HJR 52** HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 211*, 213*, 225, 234 Stevens, Kent HB 48, 61, 180, 222*, 231, 325*, 363*, 368*, 379, 419, 430*, 467, 469*, 498, 508, 543 HCR 106, 125* HJR 52 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 102*, 103*, 108, 118, 122, 129, 151, 176*, 181, 184, 188, 199, 202, 225, 234 Stewart III, Jim HB 136, 140*, 206*, 281, 345*, 409 HR 13, 14, 16, 17, 18, 41, 74, 76, 83, 96, 108, 122, 129, 151, 176, 184, 188, 199, 202, 208, 225, 234 Stone, Wilson HB 1, 153, 161*, 222*, 231, 284*, 295, 311*, 315*, 363, 383, 408, 419, 430, 467, 469*, 508, 543 HCR 125 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 88*, 89, 93*, 96, 108, 122, 129, 148*, 149*, 151, 176, 181, 184, 188, 199, 202, 205*, 208, 225 HB 161: HCA(1) Stumbo, Greg HB 143*, 144*, 151*, 158*, 165*, 228*, 287*, 301, 315, 330*, 337, 374, 402*, 444, 536, 540*

76, 77*, 83, 96, 108*, 122, 129, 151, 160*, 161*, 174*, 175*, 176, 181, 184, 188, 199, 202, 208, 225, 234 HJR 9 Tilley, John HCR 141 HJR 52 234 HB 315: HCA(1) HCA(1) Turner, Tommy HJR 78* Upchurch, Ken HCR 66 Watkins, David HJR 52 Wayne, Jim 234 244: HFA(1) HR 10: HFA(1) Webb, Robin L. 410*, 502, 521 HCR 168 HJR 52 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 122, 151, 176, 181, 184, 188, 199, 202, 208, 225, 234, 235

HJR 52, 105*

HR 13, 14, 16, 17, 18, 26*, 34, 36, 41,

Thompson, Tommy HB 24, 26, 40*, 102, 106*, 127, 129, 192, 221*, 228, 229*, 230, 264, 288, 315, 322, 337, 360*, 414*, 444, 480, 491*, 517, 543 HCR 66, 85, 141* HR 10, 13, 14, 16, 17, 18, 34, 36, 41, 67*, 76, 83, 96, 108, 118, 122, 151, 176, 184, 188, 199, 202, 208, 225, HB 144: HFA(3); HB 414: HFA(1) HB 110*, 111*, 269*, 270*, 271*, 272*, 273*, 274*, 275*, 276*, 277*, 278*, 352*, 354*, 356*, 369*, 371*, 372*, 378*, 387*, 390*, 409*, 435*, 436*, 437*, 438*, 444, 458*, 459*, 543 HR 10*, 13, 14, 16, 17, 18, 34, 36, 76, 83, 96, 108, 122, 129, 151, 169*, 176, 181, 184, 188, 199, 202, 208, 225, SB 48: HFA(4); SB 73: HCA(1); SB 75: HB 299, 301*, 315, 333 HR 13, 14, 17, 18, 34, 36, 41, 74, 76, 83, 96, 108, 118, 122, 151, 176, 181, 188, 199, 202, 208, 219, 225, 234 HB 350, 379, 419, 543 HR 13, 14, 18, 34, 36, 41, 76, 83, 96, 108, 122, 151, 170*, 176, 181, 184, 188, 199, 202, 208, 219*, 225, 234 HB 26, 30, 68*, 69*, 71, 74, 88, 102, 144*, 180*, 223, 229, 280, 308, 312*, 315, 317, 434, 543 HR 10, 13, 14, 16, 17, 18, 34, 36, 76, 83, 96, 108, 122, 129, 151, 176, 181, 184, 188, 202, 208, 225, 234 HB 6, 52*, 72, 88*, 104, 180, 187, 189, 223*, 224*, 257*, 262, 300, 383, 446*, 503, 516* HR 10, 13, 14, 17, 27, 34, 36, 41, 76, 82, 83, 96, 108, 122, 143*, 151, 176, 181, 184, 188, 199, 202, 208, 225, HB 52: HFA(1); HB 229: HFA(3); HB HB 168*, 181*, 185*, 195*, 205, 216*, 223, 299*, 300*, 301, 333, 388*, 389*, 444, 446, 447*, 448, 466*, 502, 508, 511*, 512*, 516 HJR 52, 111*, 119* HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 82*, 83, 96, 108, 122, 151, 176, 181, 188, 202, 206*, 207*, 208, 225, 234 HB 229: HFA(2); HB 258: HFA(1); HB 410: HFA(1); HB 521: HFA(1), (2) SB 27: HFA(1), (2); SB 138: HFA(1) SJR 12: HFA(1), (2) Webb-Edgington, Alecia HB 12, 13, 24, 25, 26, 138, 190, 209*, 228, 229, 234*, 262, 307, 309, 317,

HB 144: HFA(8) Weston, Ron HB 10, 50, 58*, 70, 144, 155, 180, 262, 308, 309, 317, 417, 446, 507* HR 13, 14, 16, 17, 18, 27, 34, 36, 41, 76, 83, 96, 108, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 209*, 225, 234 Westrom, Susan HB 11, 15, 40, 70, 72, 83, 129*, 139*, 158, 162, 169, 170, 180, 190, 230, 259*, 268, 280, 301, 315, 318, 331, 336, 337, 355, 401, 409, 419, 428*, 464, 520* HCR 85, 121, 168 HJR 52* HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 82, 83, 96, 98*, 108, 118*, 122, 129, 142, 146*, 151*, 176, 181, 182*, 184, 188, 199, 201, 202, 203*, 208, 225, HJR 52: HCA(1) Wuchner, Addia HB 3, 11*, 12, 13, 24, 26, 40, 55, 83, 108*, 109*, 139*, 188, 214*, 251, 258*, 259*, 262, 287, 295, 308, 319*, 331, 364*, 408*, 409, 410, 419, 480, 488, 502, 514, 521, 534*, 543 HCR 66, 168 HJR 52, 133 HR 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 118, 122, 129, 151, 176, 181, 184, 188, 199, 202, 208, 210*, 225, 234, 235 HB 144: HFA(6), (7); HB 258: HCA(1); HB 506: HFA(1), (2), (3) Yonts, Brent HB 1, 9*, 24, 26, 40, 43*, 44*, 47*, 56*, 61, 70, 81*, 82*, 92*, 102, 133, 138, 142*, 145*, 162, 169, 187, 189*, 226, 229, 244, 262, 281, 299*, 304, 324, 333*, 344, 351, 362, 363, 369*, 371, 417, 434*, 439*, 445*, 449*, 468, 479*, 480* HCR 141 HJR 5*, 9, 52, 131* HR 6*, 13, 14, 16, 17, 18, 34, 36, 41, 76, 83, 96, 108, 122, 129, 136*, 151, 176, 181, 184, 188, 199, 202, 208, 225, 231*, 234 HB 44: HFA(1); HB 189: HFA(1); HB 419: HFA(1); HB 480: HFA(1), (2) SB 64: HFA(1), (2)

Index **Headings**

and

Accountants **Actuarial Analysis** Administrative Regulations Proceedings Advertising Aeronautics and Aviation Aged Persons and Aging Agriculture Alcoholic Beverages Alcoholism Amusements and Recreation Animals, Livestock, and Poultry Annexation Appropriations Arbitration Architects Archives and Records Area Development Districts Arts and Crafts Associations **Athletics** Attorney General Attorney, Commonwealth's Attorney, County

Attorneys Auctioneers Auditor of Public Accounts **Audits and Auditors** Bail and Pretrial Release Bankruptcy Banks and Financial Institutions Barbers and Cosmetologists Blind or Deaf Persons **Boats and Boating** Bonds of Surety Bonds, Public Boundaries **Budget and Financial Administration** Campaign Finance Capital Construction Cemeteries and Burials Chambers of Commerce Charitable Organizations and Institutions Children and Minors Circuit Clerks Cities Cities, Classification Cities. First Class Cities, Fourth-Sixth Class Cities, Second Class Cities, Third Class Civil Actions Civil Procedure Civil Rights Claims Clergy Coal Collective Bargaining Commendations and Recognitions Commerce Committees Communications Conference Committee Reports Confirmation of Appointments Conflict of Interest **Congressional Districts** Consolidated Local Governments Constables Constitution, Ky. Constitution, U.S. **Consumer Affairs** Contracts Cooperatives Coroners Corporations Corrections and Correctional Facilities, State Corrections Impact Counties Counties of 75,000 or More

Counties with Cities of the First Class Counties with Cities of the Second Class Counties with Cities of the Third Through Sixth Class Counties, Urban County Clerks County Judge/Executives Court of Appeals **Court Reporters** Court, Supreme Courts Courts, Circuit Courts, District Courts, Fiscal Crime Victims Crimes and Punishments **Criminal Procedure**

Dairying and Milk Marketing **Data Processing** Deaths **Deeds and Conveyances** Disabilities and the Disabled Disasters

Distilled Spirits Dogs Domestic Relations **Drugs and Medicines Economic Development**

Diseases

Education, Elementary and Secondary Education, Finance Education, Higher Education, Vocational Effective Dates, Delayed Effective Dates, Emergency Effective Dates, Retroactive **Elections and Voting Electricians Embalmers and Funeral Directors Emergency Medical Services Eminent Domain and Condemnation** Energy **Engineers and Surveyors Environment and Conservation Escheats Ethics Explosives**

Fairs Federal Laws and Regulations Fees

Fiduciaries Financial Responsibility Fire Prevention Firearms and Weapons

Firefighters and Fire Departments

Fireworks Fiscal Note Fish and Wildlife

Flood Control and Flooding

Foods

Forests and Forestry Fuel

Gambling Garnishment General Assembly Governor Grain

Guardians Hazardous Materials Health and Medical Services Health Benefit Mandate Highways, Streets, and Bridges

Historical Affairs Holidays Home Rule

Hospitals and Nursing Homes Hotels and Motels

Housing, Building, and Construction

Immigration

Information Technology

Inspections Insurance Insurance, Health Insurance, Motor Vehicle Interest and Usury Interlocal Cooperation

International Trade and Relations

Interstate Cooperation Jails and Jailers

Judges and Court Commissioners

Judicial Circuits Judicial Districts Junkyards Juries and Jurors

Justices of the Peace and Magistrates

Labor and Industry Land Use

Landlord and Tenant Legislative Research Commission

Libraries Licensing Liens

Lieutenant Governor Loans and Credit **Local Government** Local Mandate

Lottery Malt Beverages Medicaid Memorials Men Mental Disability Mental Health

Military Affairs and Civil Defense

Minerals and Mining **Motor Carriers** Motor Vehicles Negotiable Instruments News Media Noise Control **Notaries Notices Nuclear Energy** Nuisances Nurses

Obscenity and Pornography Occupational Safety and Health Occupations and Professions

Oil and Natural Gas Optometrists Parental Rights Parks and Shrines **Partnerships**

Peace Officers and Law Enforcement

Personnel and Employment

Pharmacists

Physicians and Practitioners

Piggybacked Bills Planning and Zoning Plumbers and Plumbing Police, City and County Police, State

Pollution

Popular Names and Short Titles

Poverty

Probation and Parole

Property

Property Valuation Administrators

Prosecutors Public Advocate Public Assistance Public Authorities

Public Buildings and Grounds

Public Ethics Public Health

Public Medical Assistance Public Officers and Employees Public Records and Reports

Public Salaries Public Utilities Public Works **Publications** Purchasing Race Relations Racing Railroads Real Estate Redistricting Religion Reorganization Reproductive Issues Research and Methods Retirement and Pensions Retroactive Legislation

Safety Sales

Science and Technology Secretary of State

Securities Sewer Systems Sheriffs **Small Business** Space and Offices **Special Districts** State Agencies State Employees

State Symbols and Emblems

Statutes

Studies Directed Substance Abuse **Sunday Closing** Surface Mining Taxation

Taxation, Income--Corporate Taxation, Income--Individual Taxation, Inheritance and Estate

Taxation. Property Taxation, Sales and Use Taxation, Severance

Teachers Technical Corrections Television and Radio Textbooks Time Title Amendments Tobacco Tourism Trade Practices and Retailing Traffic Safety Transportation Treasurer **Unemployment Compensation** Unified Local Governments Uniform Laws **United States** Universities and Colleges Urban Renewal Veterans' Affairs Veterinarians Vetoed Legislation Wages and Hours Waste Management Water Supply Waterways and Dams Weights and Measures Wills and Estates Withdrawn Legislation Witnesses Women Workers' Compensation

Bill and **Amendment** Index

Accountants

Nonprofit entities, meetings of, requirements for - SB 89

Actuarial Analysis

program, Class Best in forgiveness and repayment - HB 480 CERS.

certain agencies may opt out of participation in the state health plan -SB 112

remove employer contribution and health care reimbursement for reemployed retirees - HB 212

Cigarette surtax, increase - HB 123 Constitution, amendment to change Representatives' term from 2 to 4 years

- SB 23 County

employees retirement system, definition of seasonal position - HB 204

System. **Employees** Retirement establish 10 year phase-in to fully fund retiree health benefits - HB 117

Dept. of State Police, establishment of personnel system for officers not covered by KRS Chapter 16 - HB 411 Kentucky

Retirement Systems, composition of investment committee - HB 380

Retirement Systems, increase death in the line of duty benefits - SB 140

Retirement Systems, qualifications of governor's appointees of the board -HB 380: SCS

Retirement Systems, technical changes to reemployment after retirement provisions - HB 323

Legislators' Retirement Plan, conform

with federal law - HB 120

Officers, oaths, remove two-vear denial of office penalty for failure to take oath under KRS 62.010 - HB 161

Professional firefighters, supplement, wages, overtime - SB 46

Public officers and employees, penalty -HB 161: HCS

Retirement System, DROP, program for hazardous duty employees - HB 421 Service credit, requirements for - HB 256

Administrative Regulations and Proceedings

Administrative hearings, expansion of the definition of party - HB 367

All new or amended fish and wildlife regulations, require news releases for -HB 208: HCA(1)

Art therapists and applicants, hearing requirements - HB 73

Bad actor provisions, increasing fines for violation of - HB 397 Board

of Pharmacy, enhanced pharmacyrelated primary care - HB 297

of Pharmacy, enhanced pharmacyrelated primary care, conduct study of - HB 297: HCS

Books for Brains Program - HB 459 Cabinet

for Health and Family Services, public swimming pool safety regulations, create exemption - HB 258: HFA(1)

for Health and Family Services, public swimming pool safety regulations, promulgated by - HB 258: HCS

Certificate of title for all-terrain vehicles - HB 53: SFA(3),(4),(5)

of title for all-terrain vehicles, establish procedures - HB 53; HB 53: SFA (1) Certification requirement, fire sprinkler

inspectors - HB 449 Controlled substances, electronic reporting, data use - SB 65: SFA(1) Department

of Fish & Wildlife Resources, electronic availability of filed regulations - HB

of Highways, authority to promulgate, contractor drug-free workplace regulations - HB 244

Dyslexia, testing and programs for children with - HB 409 Professional Education Standards

Board, assessments and beginning teacher internship - SB 59

Educational Professional Standards Board - HB 157

review board, safety administrative regulations to be promulgated by - SB 155

Emergency Action Plans for high hazard dams, administrative regulations requiring - SJR 37

Environmental and Public Protection Cabinet, Emergency Action Plans for high hazard dams - HJR 119 Finance

Administration Cabinet, state employment equal contractors, opportunity requirements for - HB 220 and Administration Cabinet, authority to promulgate, drug-free workplace regulations - HB 244

Fish & Wildlife Res., prohibit regs that limit deadlly weapons for self-defense or defense of others - HB 419

Health & Family Services Cabinet, public swimming pool safety regulations promulgated by - SB 21; HB 258

High Education Assistance Authority,

Access Grant Program, Early implementation - HB 324 Kentucky

Board of Education, academic content standards, assessment and accountability - HB 508; SB 1: HCS, **FCCR**

Board of Education, Education Cabinet -**SB 43**

Board of Education, exceptions to, approval of - SB 92

Board of Education, prohibition from adopting - HB 383; HB 383: HCS

Board of Education, prohibition from promulgating - HB 391 Board of Education, promulgation of

assessment and accountability regulations - SB 1 Board of Education, requirements for

coaches - HB 317: SCA(1) Education,

accountability system - HB 508: HCS Department of Labor, promulgation of regulations related to collective

bargaining - SB 172 Heritage Council, expanded regulatory power of - HB 115

Higher Education Assistance Authority -HB 157

Higher Education Assistance Authority, use of scholarships in out-of-state institutions - HB 156

Education Student Loan Hiaher Corporation, dental or medical degree, loan forgiven - HB 386

Noncaptive wildlife, restrict drug use on -

Optometric Examiners, Kentucky Board of, regulations allowing practice outside office of - HB 99: HCS

Personnel Board, election notice procedures, classified employees, notification to - HB 325

Physical activity, integration of - SB 6 Practitioners, ensuring pub. safety & competency of, persons licensed, training of & qualifications - HB 241 Promulgation of - SB 142: SCS

Prosthetics, orthotics, and pedorthics, administrative regulations to govern the practice of - HB 491; HB 288: SFA (2)

Racing Authority, creation of racetrack handle and horse injury reporting requirements by - HB 23

Estate Commission, escrow account violations, emergency hearing for -HB 401

Estate Commission, grievance and complaint procedure to determine licensee discipline - HB 355

Secretary

Real

of Personnel Cabinet, authority to promulgate - HB 175

of Personnel, compensatory leave sharing program - SB 9 Soring horses, create ban on, set

penalties for - SB 176 Tank

batteries, regulation by Division of Oil and Gas Conservation - SB 134

battery administrative regulations, clarify what must be included in - SB 134: HCS

Veterans' nursing homes, operation of -SB 87

drug administration, Wildlife exception for - HB 399: HCS

Advertising

Accidents, solicitation of business - HB 412 Legal

notice, agister liens, sale of property -HB 331: SFA(1)

notice, agister liens, sale property - HB

Television commercials, volume of - SR

Aeronautics and Aviation

Capital City Airport Division, transfer to Transportation Cabinet - SB 182

Middlesboro-Bell County Airport, appropriation for - HB 433: HFA(8)

Providence-Webster County Airport, appropriation for - HB 433: HCS

Real property owned by air board having scenic easements, length of covenant -

Aged Persons and Aging

Adult abuse registry, establish - SB 128 Alzheimer's Disease and Related Disorders Advisory Council, activities of - HB 169: HCS

Elder Care Ministry provide by Christian Care Communities, honor of - HR 236

Care Ministry provided by Christian Care Communities, honor of - SR 176 Elderly,

nursing home, recognition of priority for quality care - HJR 94

nursing home, recognize priority for quality care - SJR 93

Family Trust Program, establishment of special needs trust program for the disabled - HB 71

Guardians and conservators, jurisdiction between states - HB 468

Human rights commission, practice and procedure - HB 300

Jury service, exemption from, 72 years of age and up - HB 281

Lifetime combination hunting and fishing permit, senior citizens, authorization for - HB 84

Living will directive, alternative form permitted - HB 77

Long-term care facilities, posting of star quality

rating, requirement - HB 318 care facility administrator, licensing of -

Nonprofit organizations for transportation of elderly, exempt from motor carrier regulations - HB 139

Nursing

home residents, rights of - HB 206 homes, recognize priority for quality

care - SJR 93: SCS Office on Alzheimer's Disease and Related Disorders, activities of - HB

169 Older worker workforce training, study of

- SCR 81 Personal services, providers, certification of - SB 22; SB 22: SCS,

HCS Western Kentucky veterans' nursing home, name in honor of Rep. Eddie

Agriculture

Agricultural

Ballard - HJR 9

Development Board, confirmation Sam Lawson - HR 163

Development Board, confirmation Troy Rankin - HR 162

confirmation, Development Board, James R. Mahan - SR 181; HR 102 Development Board, Jim Sidebottom,

appointment to - SR 183; HR 103 Development Board, members of, confirmation of - SB 168

Development Board, Patrick M. Henderson, appointment to - SR 180; HR 101

Development Board, Sam Lawson, appointment to - SR 182; HCR 99

Development Board, Troy Rankin, appointment to - SR 184; HCR 100 Development Council, makeup of - SB 83: HFA(2)

district, requirements for - HB 172 products, purchasing, reporting of - SB 84

program trust fund, establishment of - HB 100

Agriculture Development Council, makeup of - SB 83: HFA(1)

Agriculture, energy feedstocks, qualifying environmental remediation property, tax exemptions for - HB 162 Agroterrorism, set penalties for - HB 91 Animal health, provisions governing - HB 302

Antifreeze additive, stipulate requirements for - HB 182: HCS Antifreeze, require bittering agent in - HB

Brownfield redevelopment, agricultural feedstocks, property tax credits - HB 162: HCS

Bulk tobacco, allow inspection of moisture devices for - HB 75 Cervids,

Department of Fish and Wildlife Resources, scope of authority for -SB 81: SFA(1)

importation ban, requirements of - SB 81

importation of - SB 81: HFA(1),(2) regulation of - SB 81: SCS

Contaminated foods, sale or disposition - HB 465

County agricultural councils, expand, set terms for - SB 83

Dead animal disposal rule, implementation, delaying of - HCR 106 Dogs and cats, spaying and neutering - HB 240: HFA(1)

Economic incentives for large scale dairy farms, study of - HJR 152

Farm trucks, allow 10% gross weight tolerance for - SB 47

Farm-to-food bank program, establishment of - HB 344

Farm-to-food, set donation, advisory board scope - HB 344: HFA(1)

Fencing, cattle trespassing through - SB 157, 158, 159

Food Checkout Week, recognition of -SR 118; HR 193

Forest Health Board, establishment of -HB 235

Global exports, require Cabinet for Economic Development to study - HJR 114

Grain assess

assessments and disbursements, revisions to - HB 462; HB 462: HCS dealers, bonding, requirements for - HB 462: HFA(1)

insurance, requirements for - HB 173 Hunting without permission on lands of another, increase penalties for - HB 242

Hunting, carrying firearms, provisions for - HB 358: SCS

Industrial hemp, licensing and growing of - SB 131

Injured racehorses, duty to report prior surgeries or use of steroids or other drugs in - HB 23

KARDA board, appointments to - HB 284

KARDA, board membership, changes to - SB 41: SCA(1) Kentucky

4-H centennial, honoring - HR 188
Milk Commission, creation of - HB 153
Tobacco Research Board, members of,
confirmation of - SB 168

Milk

Commission, clarify scope of duties, relationships - HB 153: SCS

Commission, define duties, authority of - HB 153: HCS

Noncertified cigarettes, removal steps for - SB 48
Pesticide

fees, assessment of - HB 485: HCA(1) registration fees, regulation of - HB 485 Planning and zoning, subdivision of land for agricultural purposes, definition of new street - HB 447: HCS

Pollinator habitat, reclamation site revegetation requirements, inclusion of - HB 492

Reorganization, Kentucky State Fair Board, confirmation of - SB 183

Resource Conservation and Development Councils, Congress, urge funding by - HR 206

Senate Agriculture Committee, conformity to - SB 41 Small

farm wineries, increase maximum allowable output by - SB 156

farm wineries, maximum allowable output, increase of - SB 34: SFA(1)

Soring horses, create ban on, set penalties for - SB 176

Spay/neuter, require for adoption, release - HB 240

State Fair Board, appointment procedure for - HB 248
Tobacco

exports, applications to promote board to review - SR 122

exports, applications to promote, board to review - HR 149

master settlement agreement, contraband cigarettes - SB 48: SCS Task Force, reauthorize - HR 232

Unpasteurized goat milk, regulation of - HB 177

Veterinarian records, release of - SB 151 Veterinarian-client-patient relationship, meaning of - SB 151: SCA(1) Veterinary

records, release of - SB 151: HFA(1) records, release requirements, exemption from - SB 151: SFA(1)

Alcoholic Beverages

ABC officers, tobacco products, minors, enforcement - SB 171 Alcoholic

beverage control statues, extensive technical corrections - SB 34

beverage, special appeal to minors, definition of - HB 523

beverage, special appeal to minors, sticker, providing for - HB 523

beverages with special appeal to minors, provisions of - HB 524 Alcopops, taxation - HB 510

Boating while intoxicated, penalties and enforcement - HB 369: SCS

By distillery, sampling of - SB 34: FCCR Convention center licensees and retail licensees, requirements and privileges regarding - HB 473: SCA(1)

Distillers, free samples of distilled spirits, allowance of with sampling license - SB 144

Driving under the influence of - SB 34: HCS

aggravated alcohol levels - HB 365

aggravating circumstances and increased penalties, lower alcohol concentration for - SB 5; HB 195: SFA (1); HB 315: SFA (1); HB 369: SFA (1)

ignition interlock device, use of - HB 180 ignition interlocks - HB 365

Election

days, permit delivery of - HB 128: HCS days, unless permitted by local government, prohibit sale of - HB 128 Excise tax, increase - HB 237

Possession by minors, prohibition of -HB 129

Reorganization, Department of Alcoholic Beverage Control, Executive Order 2008-507 - HB 473

Sale to person not providing for family, technical correction - SB 115

Sales tax, effective date, limitation of - HB 144: HFA(2)

Small

farm wineries, increase maximum allowable output by - SB 156

farm wineries, maximum allowable output, increase of - SB 34: SFA(1) farm winery, exemption for - HB 129:

State parks, limited sale of alcohol, local option election, providing for - HB 308 Wholesale sales tax, increased rate - HB 166

Alcoholism

Abuse treatment, residential contract for therapeutic home - SB 4: HFA(1),(2) Boating while intoxicated, penalties and enforcement - HB 369: SCS

Counselors, certified to treat - HB 244: HFA(1)

DUI resulting in death, shock probation, victim's family's consent for - HB 192: HFA(2)

DUI,

aggravated alcohol levels - HB 365 assessors, on-line access to training, establish - SB 141

ignition interlock device, use of - HB 180 ignition interlocks - HB 365

Pretrial release, effect of substance abuse - SB 4

Shock probation, prohibition of in cases of DUI and manslaughter - HB 192 Substance

abuse intervention fund, create - HB 532 abuse treatment, residential, contract for

therapeutic home - HB 490 abuse treatment, residential, permit to

contract for - HB 490: HCS

Amusements and Recreation

Bingo and charitable gaming, regulation of - SB 28
Cabinet

Cabinet

for Health and Family Services, public swimming pool safety regulations, create exemption - HB 258: HFA(1)

for Health and Family Services, public swimming pool safety regulations, promulgated by - HB 258: HCS

Concerts where alcoholic beverages are sold, restriction on attendance by minors at - HB 129

Deaf and hard of hearing persons, movie theater access - SB 10

Fireworks, storage and display of - HB 500

Kentucky Sports Authority, recruitment of sporting events - HB 298

Movie theaters, access by deaf and hard of hearing persons - HB 103

Physical

activity, promote with second Sunday - HR 142

activity, promotion of - SR 79

activity, promotion of - SR 79
Public

swimming pools, administrative regulations governing the safety and sanitation of - SB 21

swimming pools, federal main drain cover standards to be met for - HB 258 Sexually oriented business, separation

of semi-nude employees from patrons -SB 42 State parks, limited sale of alcohol,

providing for - HB 308
Television commercials, volume of - SR

92
Video lottery terminals placement at

Video lottery terminals, placement at approved tracks - HB 158

Animals, Livestock, and Poultry

Agisters, election of remedy - HB 331; HB 331: SFA (1)

Agroterrorism, set penalties for - HB 91 Animal

cruelty, care of seized animals - HB 428 health, requirements governing - HB

identification, bar unjustifiable removal of - HB 301

Cervid livestock, definition of - SB 81 Cervids,

importation of - SB 81: HFA(1),(2)

regulation of - SB 81: SCS Contaminated foods, sale or disposition -

HB 465
Dead animal disposal rule, implementation, delaying of - HCR 106
Dogs and cats, spaying and neutering -

HB 240: HFA(1)
Dogs, cruelty to, shelter requirements HB 137

Economic incentives for large scale dairy farms, study of - HJR 152

Fencing, trespassing through - SB 157, 158, 159

Ferrets, possession of, technical correction - HB 358

Humane animal treatment, education instruction on - HCR 121

Hunting without permission on lands of another, increase penalties for - HB 242 Injured racehorses, duty to report prior

surgeries or use of steroids or other drugs in - HB 23 Kentucky

4-H centennial, honoring - HR 188 Milk Commission, creation of - HB 153

Commission, clarify scope of duties, relationships - HB 153: SCS Commission, define duties, authority of -

HB 153: HCS
Pollinator habitat, reclamation site revegetation requirements, inclusion of

- HB 492 Self-defense, carrying firearms while hunting, fishing, or trapping - HB 419:

HCS Soring horses, create ban on, set penalties for - SB 176

Spay/neuter, require for adoption, release - HB 240

equines to be taken up, require that -HB 418: HFA(1) equines, taking up and posting of - HB

418
Unpasteurized goat milk, regulation of -

Veterinarian records, release of - SB 151 Veterinarian-client-patient relationship, meaning of - SB 151: SCA(1) Veterinary

records, release of - SB 151: HFA(1) requirements. records, release exemption from - SB 151: SFA(1)

Annexation

Tax base coordination agreements, annexation of urbanized areas - HB 442

Appropriations

Alcohol receipts, distribution of - HB 166: HFA(1)

Authorize governor to augment Low Income Home Energy Assistance Program - HB 89

Biennial road plan, Jefferson County, road project, addition of - HB 433: HFA(1)

Bill amendment or containing appropriation, legislative time-out period prior to vote - HB 14

Bluegrass Water Supply Commission bond funds, reauthorization reallocation of - HB 433: HCS

Bond Pool Commission, gender neutral references for - SB 177

Books for Brains Program - HB 459 BR 1046 - HB 324

Cabinet for Health and Family Services, cigarette tax increase - HB 144:

Capital outlay funds, use of - HB 363 Christian County, access road and land acquisition, bond proceeds for - HB 433: HCS

Cigarette surtax, distribution of - HB 123 Claims, appropriate funds for the payment of - HB 407 Commonwealth's

Attorneys, appropriation for - HB 433: HFA(5),(6),(10),(11)

government Attorneys, necessary expense - HB 433: SCS

Consensus forecast and budget reduction provisions, amendment of -HB 423

Contract Space Program, necessary government expense - HB 433: SCS

Attorneys, appropriation for - HB 433: HFA(5),(6),(10),(11)

government Attorneys, necessarv expense - HB 433: SCS Department

for Public Advocacy, appropriation for -HB 433: HCS

of Education, cigarette tax increase - HB 144: HFA(8)

Jefferson Community Downtown Technical College, capital project for -HB 433: HCS

Early graduation scholarship fund - HB 364 graduation scholarship trust fund, establish - SB 3

voting, costs to counties reimbursement, requirement for - HB 56 Elementary

Schools, Category 4 and 5, bonds, debt

service, appropriations for - HB 433: Schools, Category 4 and 5, bonds,

increase of - HB 433: HFA(7) Equine industry program, increasing

funds for - HB 105 Expenditure

authorization for the University of

Kentucky - HB 229: SCS

of state funds, searchable Web site - HB 13 Facilities, and technical career

education, bond authorization - SB 43 Fish and Wildlife, Land Acquisition Pool, increase of - HB 433: HCS

Fleming county water project - HB 181; HB 181: HFA (1)

Fund,

career academy - SB 43

and technical education accessibility - SB 43

career guidance and career academy fund - SB 43

Grand Theater, Herrington Lake State Park bond funds, reauthorization and reallocation of - HB 433: HCS

Industry certifications tests, funds for -SB 43

upgrade/repair Juvenile justice, Morehead YDC, reauthorization of - HB 433: HCS

Kentucky

educator award and recognition fund -

lottery, making an appropriation therefor

Louisville Metro Government, asbestos remediation and demolition, grant for -HB 433: HCS

Middlesboro-Bell County appropriation for - HB 433: HFA(8)

Murray State University, Breathitt Veterinary Center, appropriation for -HB 433: HCS

Net terminal revenue, allocation of - HB 158: HCS

Pari-mutuel racing excise tax - HB 474 Postsecondary institutions, issuance by - HB 531

Provider Child Care Private Reimbursement Rates, appropriation for - HB 433: SCS

Providence-Webster County Airport, appropriation for - HB 433: HCS

Trails bond funds. to Rails reauthorization and reallocation of - HB 433: HCS

Revolving account, creation of - HB 241 Road

plan, current biennium, enactment of -HB 330: SCS

Plan, current biennium, enactment of -HB 330; HB 330: HCS; HJR 105: HFA (1)

Southeast KY Community Technical College, capital project for - HB 433:

pathologist Speech-language audiologist, appropriate funds for - HB

Joseph Mobile Health Clinic grant, deletion of - HB 433: HFA(3)

Joseph Mobile Health Clinic, grant for -HB 433: HCS

State

budget, amendment of - HB 143: HCS traffic school, appropriate revenue from fees - HB 493

State/Executive Branch Budget Bill, repeal and reenact amendment of - HB

Todd County, access road and land acquisition, bond proceeds for - HB 433: HCS

Transportation

Cabinet - HB 536: HCS Cabinet, budget - HB 536

University of Kentucky Diagnostic Laboratories, appropriation for - HB

Video lottery terminals, net terminal income for state budget purposes,

dispersal of - HB 32

Archives and Records

Kentucky Capitol Centennial Commission, establish - HB 337 Marriage certificate, require pertinent data about the legislator solemnized the marriage on - HB 79

Area Development Districts

Statewide wireless phone emergency notification system, local administration of - HB 96

Arts and Crafts

therapist board, disciplinary actions, civil penalties, and appeals regarding - HB 73: SCS

therapists, practice of professional art therapy, definition of - HB 73

Arts Day, recognizing in Kentucky - SR 66; HR 118

Associations

American Indian tribes, recognition - HB

Condominium owners - HB 514 Not-for-profit homeowner associations, exemption for - HB 401: SCS

Athletics

Assistant coaches, employment of nonteaching personnel - SB 142 Central HS, honor KHSAA 2008 Class 3A Football Champions - SR 107

Certification, high school coaches, waivers for - HB 317

Coach trained in sports safetv. requirements for - HB 383: SFA(4) Coaches,

employment of - SB 142: SCS post-hire requirements for - HB 317:

SCA(1) required training for - HB 383; HB 383:

HCS requirement for employment - HB 391 Occupations Division of Professions, transfer of - SB 181

injury and illness, review of procedures to avoid - HB 383: HFA(1)

injury and illness, treatment of - HB 383: HFA(2)

Holmes High School, 2009 Boys State Basketball Champions, honoring - SR 162: HR 234

Home school students, participation in -SB 44: HB 179

Iroquois High School, 2009 Girls State Basketball Champions, honoring - SR

Kelly, Lake, memorializing - SR 139; HR 200

Kentucky

School Athletic Association, High limitation on actions of - HB 317: SFA(1)

Sports Authority, recruitment and administration of sporting events - HB

Morehead

State Eagles basketball, 2009 OVC Champions, honoring - HR 202

State Eagles Basketball, 2009 Champions, honoring - SR 141 Perry, Kenny, Kentucky Sportsman of

the Year for 2008, honoring - HR 148 Representative Jeff Hoover, honoring -HR 218

Sports safety course, coaches to complete - HB 383: SFA(1),(2),(4)

Attorney General

Aliens, unauthorized, hiring prohibition -HB 441

Charitable Asset Administration Board, abolishment of - SB 181

Cybercrime, provisions relating to - HB 315: HCA(1)

Establish requirements for collection of donated items by for profit entities - SB

Franklin Circuit Court cases, delete references to - SB 181

Funding, flexibility for - HB 433: HCS Novelty lighters, sales prohibited - HB

Prerecorded telephone political messages, prohibition for Do Not Call

Registry - HB 18: HCS Reorganization, Department of Law, Attorney General Executive Order AG 08-01 - HB 148

Attorney, Commonwealth's

communications, procedure for release of - SB 30: SCS Commonwealth's

Attorneys, appropriation for - HB 433: HFA(5),(6),(10),(11)

Attorneys, necessary government expense - HB 433: SĆS Electronic warrants, participation in - HB

Hardship license, vehicular homicide, requirements for and penalties for

noncompliance - HB 369: SFA(2) Novelty lighters, sales prohibited - HB

public Recording performances, prohibition, exceptions - HB 112: HCS Sentence enhancements, limitation on use - HB 378

Attorney, County

911 communications, procedure for release of - SB 30: SCS

Aliens, unauthorized, hiring prohibition -HB 441 Candidate, electioneering by, evidence

of - HB 246 Commonwealth's appropriation for - HB 433: HFA(11)

Attorneys, appropriation for - HB 433: HFA(5),(6),(10)

Attorneys, necessary government expense - HB 433: SCS Criminal records, misdemeanors,

expungement - HB 312 Electronic warrants, participation in - HB

Establish requirements for collection of donated items by for profit entities - SB

Hardship license, vehicular homicide, requirements for and penalties for noncompliance - HB 369: SFA(2) Novelty lighters, sales prohibited - HB

public Recording performances, prohibition, exceptions - HB 112: HCS Sentence enhancements, limitation on

Service fee, notice for alleged theft by deception - HB 390

Attorneys

Department of Public Advocacy, necessary government expense - HB 433: SCS

Judicial Council, membership of - SB 117; HB 354

Loan forgiveness, eligibility for - HB 480: HCA(1), HFA (1),(2)

meetings Nonprofit entities, requirements for - SB 89 Public

defenders, appropriation for, reduction of - HB 433: HFA(5)

Defenders, appropriation for, reduction of - HB 433: HFA(10) Small claims division, District Court,

jurisdiction increase - HB 243

Auctioneers

Advertising, requirements established -HB 193

Apprenticeship, remove requirements for - HB 193: HFA(2)

Auction of horses, provide exemptions for - HB 193: HCS Deception, theft by, check for insufficient

funds - HB 176 Internet auctions, exemptions for - HB

193: SFA(1) License and renewal fees, maximum

limit imposed - HB 193: SCS Licensing and regulation of, omnibus

revisions - HB 193 Licensure, requirements for, remove reference to residency - HB 193:

SFA(2)

jurisdiction Local circuit court, established - HB 193: SCS

Auditor of Public Accounts

Annual audit, Governor's use of state aircraft - SB 2

Financial audit, public employee health insurance trust fund, due date - HB 175; HB 175: HCS

Reorganization, confirmation of APA Executive Order #08-02 - HB 149

Audits and Auditors

Executive branch agencies, study on the efficiency of - SJR 91

Bail and Pretrial Release

Class D felony, bail for, technical correction - HB 356 Fees, adjustment of - HB 195 Guaranteed arrest bond certificate, technical correction - HB 387 Pretrial release, effect of substance abuse - SB 4: HCS, HFA (3) Uniform schedule of bail - HB 438

Banks and Financial Institutions

CAMELS rating, update - SB 108 Credit card solicitations on college campuses, regulation of - HB 268 Database fully operational, notice to be given - HB 444: SCS Deferred

deposit service transactions, regulation -HB 444; HB 444: HFA (4)

database, deposit transaction requirements - SB 179

deposit transaction, limit customer to one outstanding transaction - HB 444: HFA(3)

deposit transaction, prohibit licensee from multiple transactions in 90 days - HB 444: HFA(3)

deposit transactions, clarify - HB 444: HCS

deposit transactions, database establishment - SB 179

deposit transactions, define annual percentage rate - HB 444: SFA(1)

deposit transactions, define annual percentage rate and interest - HB 444: HFA(2)

deposit transactions, interest rate - HB 444: HFA(1)

deposit transactions, licensee requirements - SB 179

deposit transactions, limit annual interest rate to 36% - HB 444: HFA(2) deposit transactions, limit annual percentage rate - HB 444: SFA(1)

deposit transactions, regulation of - HB 444: SCS

deposit transactions, require oral and written explanation - HB 444: HFA(2) Federal

deposit insurance, maintain - HCR 185 deposit insurance, utilize risk-based assessment system - HCR 185

Gift cards, regulation of - SB 85; SB 85: SCS

Homeowners and Bank Protection, urge Congress to enact - HR 40

Interest rate, delete reference to application of section - SB 108

Internal property valuations by banks, exempt from real estate appraiser licensing requirements - HB 184

lenders, regulation - HB 106: HCS Licensing and Regulation Act - HB 106; HB 106: SCS

loan companies, regulation - HB 106; HB 106: SCS

Mortgage, continuing education requirements - HB 106

Mortgages, licensing requirements - HB 106; HB 106: SCS Nationwide Mortgage Licensing System

and Registry - HB 106; HB 106: SCS Reorganization, Department of Financial Institutions, Executive Order 2008-507

- HB 473 Short-term loans, replace deferred deposit transactions - HB 516

procedures Titling of ATV's for, establishment of - HB 53: HCS

Blind or Deaf Persons

Childhood hearing loss, assessment and diagnosis of - SB 160; HB 5; SB 160: SCS; HB 5: HCS

Community rehabilitation tax credit, created - HB 10

Family Trust Program, establishment of special needs trust program for the disabled - HB 71

Movie theater access, closed captioning - SB 10: HB 103 Nonprofit organizations for transportation

of blind, exempt from motor carrier regulations - HB 139

Statewide wireless phone emergency notification, coordination with Deaf & Hard of Hearing Commission - HB 96

Boats and Boating

Barge lines, clarify property tax filing date of - HB 202: SCA(1) Boating while intoxicated, penalties and enforcement - HB 369: SCS

Commercial watercraft, due dates of

property tax returns of - HB 202

Delta Queen, urge Congress to renew exemption from Safety of Life at Sea Act - HR 216

Greenup Locks and Dams Project, full funding of, request and petition for -HR 19

Bonds of Surety

Guaranteed arrest bond certificate, technical correction - HB 387

Regional wastewater commissions, public officers, surety bonds for - HB 422

Surety bond, oil and gas, reclamation. requirement for - SB 138: HCS

Bonds, Public

Bluegrass Water Supply Commission bond funds, reauthorization reallocation of - HB 433: HCS

Christian County, access road and land acquisition, bond proceeds for - HB 433: HCS

Elementary Schools, Category 4 and 5, bonds - HB 433: HCS

Schools, Category 4 and 5, bonds, deletion of - HB 433: HFA(9)

Schools, Category 4 and 5, bonds, increase of - HB 433: HFA(7)

Grand Theater, Herrington Lake State Park bond funds, reauthorization and reallocation of - HB 433: HCS

Interest on, Secretary of State, reporting requirements of - HB 430

Kentucky Asset/Liability Commission, members of, addition to - SB 181

Postsecondary institutions, issuance by - HB 531

Rails to Trails bond funds. reauthorization and reallocation of - HB 433: HCS

Regional wastewater commissions, public bonds, authority to issue - HB 422

Property State and Buildings Commission, members of, additions to - SB 181

State/Executive Branch Budget Bill, repeal and reenact amendment of - HB

Todd County, access road and land acquisition, bond proceeds for - HB 433: HCS Turnpike Authority of Kentucky, authority

to issue - HB 509 Water and Sewer Projects, repeal and reenactment of - HB 181

Boundaries

Adopt charter county government, modify procedure - HB 131

Budget and Financial Administration

08 HB 406, state budget, corrections, amendment to - SB 11, 14

Budget, 1008-2010 State/Executive amendments to - HB 433: SCS

2008-2010 State/Executive Branch Budget, amendments to - HB 433: **HCS**

Bill or amendment containing appropriation, legislative time-out period prior to vote - HB 14 **Budget**

reduction and surplus expenditure plans, clarification - HB 423: HCS reduction measures, require regular reporting on - HB 512

Consensus forecast and budget reduction provisions, amendment of -HB 423

Cost savings, maximize by grouping interim meetings - HCR 91

Education of inmates, transfer of funding for - HB 439

Expenditure of state funds, searchable Web site - HB 13

Interim legislative committee meetings, scheduling of, maximizing cost savings by - HR 92

Legislative Branch Budget, reduction of -HB 252

Long-term care facility administrator, licensing of - HB 7 Motorcycle safety education, costs of -

SB 184: HFA(1) Postsecondary

institutions, cash-funded capital projects, interim process - HB 530

institutions, debt issuance by - HB 531 Public works projects, prevailing wage,

elimination of - HB 143: HFA(1) property purchase from state employee, eliminate requirement of

approval by Governor - HB 368 Repeal and reenact various sections -

HB 216

State budget, amendment of - HB 143: HCS

State/Executive

Branch Budget - HB 143

Branch Budget Bill, repeal and reenact amendment of - HB 292

Technical changes, revenue estimating provisions - SB 132

Transportation

Cabinet, budget - HB 536

Cabinet, require separate budget bill for - HB 423: SCS

Video lottery terminals, net terminal income for state budget purposes, dispersal of - HB 32

Water and Sewer Projects, repeal and reenactment of - HB 181

Campaign Finance

Contribution, change in definition - SB 62: HFA(3) Contributions

and reports, regulation of - HB 204: SFA(2); HB 325: SFA (2)

and reports, various provisions relating to - HB 417

or expenditures by 527s - SB 53: SFA(2) expenditures. Contributions,

reporting, guidelines for - SB 62 Duplicate filing requirement with county clerk for legislative candidates.

abolishment of - SB 24 Exploratory committees, permitted use of - SB 169

Filing of reports with county clerks by all candidates, requirement of - SB 62: HFA(2)

Media, definition of - SB 62: HFA(1) Political

issues committee, definition of - SB 62: HFA(1) organization 527 committees, activities

of - SB 53: SFA(1) organization 527 committees, definition of - SB 53

organization 527 committees, reporting requirements of - SB 53 Election Registry of

confirmation, Teresa L. Naydan - SR Reporting and funds - SB 62: HFA(4) Reports, filing of when no change since

Capital Construction

Construction-management-at-risk project delivery method, state use of - HCR

Employee misclassification, provisions extended to person with state contracts - HB 392: HFA(1)

capital projects, Higher education increase cap on projects allowing for completion by institution - HB 249: HFA(1)

Infrastructure projects, CTL facilities, priority funding for - HJR 116

Infrastructure, evaluation of - HB 433 Postsecondary

cash-funded institutions, capital projects, interim process - HB 530

institutions, debt issuance by - HB 531 Real property purchase from state employee, eliminate requirement of approval by Governor - HB 368

Schools, construction of, exemption from prevailing wage - HB 144: HFA(5),(7)

agency capital projects, cap requiring approval, increase by \$50,000 - HB 249

contractors, equal employment opportunity requirements for - HB 220 contractor drug-free workplace program, requirements for - HB 244

contracts, drug-free workplace program, subcontractors in, contractors not responsible for - HB 244: HFA(2)

Cemeteries and Burials

Historic or prehistoric remains on property, procedure for disposition of -HB 115

remains, burial Human objects, archeological sites. make requirements. - HB 114

Charitable Organizations and Institutions

Bluegrass Prostate Cancer Awareness Foundation, special license plate benefiting - HB 402 Charitable

gaming, forty percent rule, exclusions from - SB 149: SCS

gaming, mandatory training program, require - SB 149: SCS

generation and gaming, revenue regulation - SB 28

gaming, training for - SB 149: HCS training requirement,

establishment of - HB 385 health care services, permit out-of-state

providers to provide - HB 99 Charity

game ticket, dispenser, conditions on use, providing for - SB 149 game ticket, hours of sale, providing for

- SB 149

Community-service-related projects, prisoners - HB 239

Compensation, adjust rate of for guardians and conservators - SB 127: HCS

boxes, for-profit Donation placement - SB 8: SFA(1)

Care Ministry provide by Christian Care Communities, honor of - HR 236

Care Ministry provided by Christian Care Communities, honor of - SR 176

Establish requirements for collection of donated items by for profit entities - SB

Fiduciary responsibilities and prudent investment standards of charitable institutions, modernize - SB 127 Meetings

of grant recipients, minutes of, receipt by state agencies - SB 89

of grant recipients, requirements for, attorney and certified public accountant - SB 89

Presumption of imprudence, removed if annual expenditure exceeds 7% of fund - SB 127: HCS

Prisoners working community-serviceprojects, nonreligious requirement, deletion of - SB 31

Reclaim our Culture Kentuckiana, direct the production of a special license plate for - SJR 70

Solicitation of contributions on highways by minors, requirement for adult supervision - HB 101

Think About God, Inc., direct the production of a special license plate for - SJR 69

Children and Minors

Adopted children, employer to grant equal rights to parents, guardians of -HB 375

Alcoholic

beverage, special appeal to minors, definition of - HB 523

beverage, special appeal to minors, sticker, providing for - HB 523

beverages with special appeal to minors, provisions of - HB 524

Body piercing, ears, exclusion from, definition of - HB 241: HFA(1) Books for preschoolers - HB 459

Breast-feeding, penalty for violation of law that permits practice in public, establish - SB 29; HB 214

Capital punishment, allow prior child abuse as an aggravating circumstance

Cassie Burch Safe Teenage Driver Law, recognizing the - HR 225 Child

custody, temporary, time limitation - HB 413

support, disbursement fee, charge noncustodial parent for - HB 95

Child-care centers, evacuation plan, requirement for - SB 161

Childhood hearing loss, assessment and diagnosis of - SB 160; HB 5; SB 160: SCS; HB 5: HCS

Children under one year of age, allow accessible parking placards for parents of - HB 151

Civilian parents on military bases, rights afforded students - SB 39

Compulsory school age, raising from 16 to 18 - HB 189

Consumer

product safety, provide information on -HB 494

product safety, provide information to child-care providers - HB 194

Court appointed special advocates, programmatic and procedural provisions for - HB 259

Credit card solicitations on college campuses, regulation of - HB 268

Custodial sexual abuse, sealing of record in civil actions, requirement for -SB 75: HFA(1),(2)

Custody determination, additional factor for - HB 22 DNA

database, collection and utilization of samples - HB 321: HFA(1)

samples, from whom taken, use - HB 321; HB 321: SCA (1), HCS, HFA

Drug court programs, operation, funding - HB 165

Dyslexia,

screening for - HB 409: HFA(1)

testing and programs for children with -HB 409

Emergency protective orders, custody and visitation - HB 146

Enlistees in armed services, exemption from driver education requirements HB 39: SCA(1)

Family Trust Program, establishment of special needs trust program for the disabled - HB 71

Foster

care or adoption, prohibition of outside of legal marriage - SB 68

care, approval of outside of legal marriage - SB 68: SCS

Health care insurance coverage, court order for - SB 162

Homelessness, prevention, continue pilot project for - HB 6

Hospitals, patient transport to by ambulance service - SB 91 Human sexuality education, content

standards - SB 97; HB 384 Immunizations, human papillomavirus,

require - HB 69 Internet facilitated crimes and conduct,

provisions relating to - HB 315 Interscholastic athletics, safety, study of - HB 383: SCS

Interstate Compact for the Placement of Children, replacement of - HB 296

Interviews, criminal conduct, restrictions - SB 173

imprisonment without parole, youthful offender may be sentenced to, when - SB 190

Medical support, appropriate health care insurance coverage, court order for -HB 489; SB 162: SCS; HB 44: SFA (1); HB 49: SFA (1); HB 54: SFA (1); HB 101: SFA (2); HB 129: SFA (1); HB 138: SFA (2); HB 333: SFA (1); HB 489: HCS

Minors, parental consent, requirement for - HB 241

Operator's license, allow for 17-year old enlistees - HB 39

Parent-teacher conferences, required attendance at - HB 306 Paternity determination, evidence and

venue, clarification and updating of -HB 28: HCS Paternity,

determination of - HB 28: HFA(1),(2) determination, evidence, and venue,

clarification and updating of - HB 28 rebuttable presumption, venue and appeal - SB 98

Physical

activity for children, requirement of - HB

activity, requirement of - SB 6

Possession of alcoholic beverages, prohibition of - HB 129

Power of attorney for care of minor child, creation of and requirements for - HB

Pregnancy resources centers, financial assistance to - HCR 137

Preschool education, Strong Kentucky Program - HB 527

Provider Private Child Care Reimbursement Rates, appropriation for - HB 433: SCS

Religious viewpoints, student expression of - HB 8

Scholarship program, autism - HB 219

attendance, compulsory age, remove 17 to 18 provision - HB 189: HFA(2)

attendance, excused absence from - HB

calendar, disaster days - HB 322: SCA(1)

council parent member, criminal background check - SB 148: SCA(2), SFA (1)

property, sexual or violent offender prohibited from - SB 148: SCA(2), SFA (1)

School-based decision making councils, parent member, criminal records check

Sex offenses, crimes relating to - SB 57 Sexual

abuse persons operating confinement facility - SB 75: SFA(1)

abuse in the first degree, by persons operating confinement facility - SB 75; HB 311; SB 75: HCS

assault and sexual abuse against children, extend civil statute of limitation - SB 75: HFA(2)

exploitation of minors, forfeiture of property - SB 57

offenders, restriction on residency and activities - HB 38

Small farm wineries, on premises of - HB 129: HFA(1) Smoking, prohibit while operating a

motor vehicle - SB 35 Solicitation of contributions on highways, requirement for adult supervision - HB

101 Sports safety course, coaches to

complete - HB 383: SFA(1),(2),(4) Student assessment, humanities - HB 283

Suicide prevention awareness and training information, requirement for -HB 506: HCS

Technology,

digital citizenship - HB 467: HFA(1) middle school students - HCR 158

Teenage driver, intermediate license, Cassie Burch Safe Teenage Driver Law - HB 4

Circuit Clerks

County employees retirement system, definition of seasonal position - HB 204 Court house facilities, provision of by counties - HB 80

Drug service fee, collection, distribution -HB 287

Fees,

adjustment of - HB 195

adjustment of, retroactive language, addition of - HB 195: HCS

for homeless, Identification cards provide for - HB 199

Real ID Act, direct Transportation Cabinet not to comply with the provisions of - SJR 73; HJR 133

Cities

911 Communications, procedure for release of - SB 30: SFA(2) Adopt charter county government,

modify procedure - HB 131 Alcoholic beverage retail sales, allow in publicly funded convention centers in

certain cities - HB 473: SCA(1) Aliens, unauthorized, hiring prohibition -HB 441

Amend KRS 67.750 to update the reference to the Internal Revenue Code - HB 87

CERS, remove employer contribution and health care reimbursement for reemployed retirees - HB 212

Charter county merger commission, local government membership - HB 131: HFA(1)

City ordinances or regulations regulating body piercing and tattooing, prohibition of - HB 241

Community rehabilitation programs, purchases from, preference for - SB 147; SB 147: SCS

County

Firefighters

Employees Retirement System, definition of "seasonal employee" -HB 204: HCS

employees retirement system, definition of seasonal position - HB 204

Employees Retirement System, establish 10 year phase-in to fully fund retiree health benefits - HB 117 Development fees - HB 250

Emergency services personnel, line of duty, deaths and injuries, benefits for - HB 415

Employment verification, nationality - HB 440

Fire protection boundaries, study of - HCR 79

Foundation Program Fund, increase stipend amount - HB 466

totally disabled in line of duty, CPI adjustment to insurance payments - HB 1

Formation of fire protection districts with optional ambulance service, requirements - HB 234

Governmental facilities for recreational purposes, requirement for liability insurance - HB 460

Highway infrastructure authority, technical corrections to - HB 102: HFA(1)

Infrastructure authorities, approval of development agreement - HB 102: HFA(6)

Junction City, fifth to forth class - SB 38 Kentucky

Capitol Centennial Commission, establish - HB 337

Heritage Council/State Historic Preservation Office, Main Street Program, recognizing - HCR 159

KLEEP Fund, transfer administration to DOCJT and increase stipend amount - HB 466

Landlord tenant act, supplemental local ordinances - HB 405

Listing of properties, clerk to send information to county clerk - SB 125 Local infrastructure authority, creation of - HB 102: HCS

Louisville, remove requirement for reformulated gasoline - HB 374: HFA(1)

Municipal Utilities Association, Kentucky Infrastructure Authority, membership on - HB 305

Oaths, retired and senior justices and judges, administration by - HB 499 Occupational license taxes, definition of

Internal Revenue Code - HB 87: HCS Officers, oaths, remove two-year denial of office penalty for failure to take oath under KRS 62.010 - HB 161

Opt out, charter county government, merger commission process - HB 131: HFA(2)

Planning

and zoning, subdivision of land for agricultural purposes, definition of new street - HB 447: HCS

and zoning, subdivision, definition of - HB 447

Preliminary property assessment of PVA, provided to city when city uses PVA for assessment - HB 186

Professional firefighters, physical agility test - HB 150 firefighters, supplement, wages, overtime - SB 46

Public

infrastructure and highway construction - SB 15

referendum for charter county formation - HB 131: HFA(3)

referendum procedure for charter county formation - HB 131: HFA(5),(6)

transportation infrastructure authority, local input to - HB 102

Radon exposure, policies minimizing exposure of, encouragement of - HCR 171

Real property owned by air board having scenic easements, length of covenant - HB 127

Reclassification,

Junction City fifth to fourth class - HB 326: SCS

Sadieville sixth to fifth class - HB 326: SCS

Regional wastewater commissions, cities, establishment of - HB 422 Sadieville, Scott County, from sixth to

Sales tax rebate, allow for multipurpose facilities operated by public entities - HB 229: SCS

fifth, reclassification of - SB 38: SCS

Tax

base coordination agreements between cities and counties - HB 442 collection, procedures - HB 186

increment financing - SB 110

on wages, 50% remitted to city of residence - HB 448

Transient room tax, clarification of tax base - HB 482

Transportation Infrastructure Authority, require local agreement for financing plan - HB 102: HFA(2)

Unauthorized aliens, hiring of, eligibility verification - HB 441: HFA(1)

Cities, Classification

Junction

City, fifth to forth class - SB 38 City, fifth to fourth class - HB 326: SCS Sadieville,

Scott County, from sixth to fifth - SB 38: SCS

sixth to fifth class - HB 326: SCS

Cities, Fourth-Sixth Class

Police department, city of sixth class, countywide jurisdiction - HB 377 Sadieville, Scott County, from sixth to fifth - SB 38: SCS

Civil Actions

911 communications, procedure for obtaining - SB 30: SFA(1)

Abortion, practice, procedure, and prohibited acts - HB 191

Aliens, unauthorized, hiring prohibition -HB 441 Breach of promise to marry, tort of - HB

349 Business entities, creation, operation,

Business entities, creation, operation, and dissolution of - HB 207

Child custody determination additional

Child custody determination, additional factor for - HB 22

Consortium, loss of, action for - HB 382 Crime victim, action against defendant,

technical correction - HB 278 Custodial

sexual abuse against minors, sealing of record in civil actions, requirement for - SB 75: HFA(1),(2)

sexual abuse, statute of limitation for -SB 75: HFA(1),(2)

Dating violence, availability of domestic violence protective orders - SB 101;

Direct care staff, ICF/MR resident, failure to supervise, penalties - HB 231; HB 231: HFA (1)

Domestic violence and emergency protective orders, fee for - HB 195: SCS(1)

Emergency protective orders, custody and visitation - HB 146

Employer's duties, jury service - SB 122
Execution on investment securities,
update references - HB 471
Good

Samaritan emergency medical care, liability for - HB 253

Samaritan law, applicability during emergency - HB 434

Guardians and conservators, jurisdiction between states - HB 468

Human rights commission, practice and procedure - HB 300

Indemnification of general contractors, subcontractor's failure to comply with verification programs - HB 441: HFA(2) Internet facilitated crimes and conduct, provisions relating to - HB 315

Judgment, interest on - SB 104; HB 487
Kentucky High School Athletic
Association, limitation on actions of HB 317: SFA(1)

Liability, carbon sequestration and demonstration projects, immunity from - HB 351

Local

board of education, collection of school taxes - HB 227

board of education, taxpayer payment of court costs and attorneys fees - HB 227

Maintenance orders for spouses, availability of automatic payment methods - HB 22

Medical services, provision of, civil immunity, exceptions - SB 137

Partial birth abortion - SB 71
Paternity determination, evidence and venue, clarification and updating of -

HB 28: HCS Paternity,

determination of - HB 28: HFA(1),(2) determination, evidence, and venue, clarification and updating of - HB 28 rebuttable presumption, venue and

appeal - SB 98 Presumption of death for absent persons, decrease in years required -

SB 93
Sales representatives' contracts,

commissions earned, termination and payment - HB 225 Service of process, absconders - SB 113

Service of process, absconders - SB 113
Sexual assault and sexual abuse against children, extend civil statute of limitation - SB 75: HFA(2)

Silicosis or mixed-dust claims - HB 205 Small

claims division, District Court, jurisdiction increase - HB 243 claims division, jurisdictional increase -

claims division, jurisdictional increase - HB 19

Stolen or damaged property, reparation for, technical correction - HB 271 Unauthorized aliens, hiring of, eligibility

Unauthorized aliens, hiring of, eligibility verification - HB 441: HFA(1)

Workers' compensation subrogation, limits on recovery - HB 167

Wrongful discharge, statute of limitations for - HB 498

Civil Procedure

911 communications, procedure for obtaining - SB 30: SFA(1)

Abortion, practice, procedure, and prohibited acts - HB 191 Bad

actor provisions, concurrent jurisdiction in Franklin County Circuit Court for enforcement of - HB 397

actor provisions, failure to pay fines as grounds for attachment - HB 397 Conflict Resolution Week in Kentucky,

recognizing the third week in October as - HCR 177

Controlled substances, electronic reporting, data use - SB 65: SFA(1)

Crime victim, action against defendant, technical correction - HB 278 Custodial

sexual abuse against minors, sealing of record in civil actions, requirement for

 SB 75: HFA(1),(2)
 sexual abuse, statute of limitation for -SB 75: HFA(1)

Dating violence, availability of domestic violence protective orders - SB 101; HB 48

Domestic violence and emergency protective orders, fee for - HB 195: SCS(1)

Emergency protective orders, custody and visitation - HB 146

Franklin Circuit Court, remove jurisdiction of - SB 138: HFA(2),(3)

Good Samaritan law, applicability during emergency - HB 434
Governmental immunity, carbon

sequestration and demonstration projects, extension of - HB 351 Guardians and conservators, jurisdiction

between states - HB 468 Human rights commission, practice and

procedure - HB 300
Internet facilitated crimes and conduct,

provisions relating to - HB 315

Medical services, provision of, civil

immunity, exceptions - SB 137 Notary publics, regulation of - HB 539

Paternity determination, evidence and venue, clarification and updating of - HB 28: HCS

Paternity,

determination of - HB 28: HFA(1),(2) determination, evidence, and venue, clarification and updating of - HB 28 rebuttable presumption, venue and

appeal - SB 98 Service of process, absconders - SB 113 Sexual assault and sexual abuse against

statute of

limitation - SB 75: HFA(2)
Silicosis or mixed-dust claims, procedure
for - HB 205

children, extend civil

Small claims division, jurisdictional increase - HB 19
Stolen or damaged property, reparation

for, technical correction - HB 271 Wrongful discharge, statute of limitations for - HB 498

Civil Rights

Abortion, informed

informed consent and ultrasound requirements - SB 79; HB 241: SFA (2); HB 489: SFA (4)

practice, procedure, and prohibited acts

 - HB 191
 Adopted children, employer to grant equal rights to parents, guardians of - HB 375

Deaf and hard of hearing persons, movie theater access - SB 10; HB 103

Felon voting rights, timing of restoration of - HB 70: HFA(1)

Freedom of the press, high school - HB

Human rights commission, practice and procedure - HB 300

Kentucky Center for African American Heritage, create - SB 139; SB 139: SCS

National Association the for Advancement of Colored People, centennial, recognition of - SR 87; HR

Partial birth abortion - SB 71

Public assistance, substance abuse screening - HB 15

Sex, race, or national origin, wage discrimination prohibited - HB 33

Sexual orientation and gender identity discrimination, prohibition of - SB 95;

State contractors, equal employment opportunity requirements for - HB 220

Claims

Claims, appropriate funds for the payment of - HB 407 Small claims court, collection of fees and costs - HB 163

Coal

Carbon management legal issues, recommendations - HB 537: SCA(1), SFA (1)

Clean coal pilot project, authorization -HB 285 Coal

mine rescue team training, coal mine inspections, counted as - SB 170:

medical air mines. evacuation, requirements for - SB 52

mining around oil and gas wells, establishment of provisions for - HB

mining, inspections, electronic permits, requirements for - SB 170: SCS mining, overburden, placement of - SB

100 Severance Projects, amendments to -

HB 433: HCS Counties that produce horseback riding trails, designate land - HB 522

Division of Mine Permits, electronic filing, division audit, requirements for -

Easement of necessity, gender neutral references, technical corrections for -SB 170

Global exports, require Cabinet for Economic Development to study - HJR 114

High hazard impoundments, emergency action plans, file and approval of -HJR 119: SFA(2)

hazard impoundments, technical correction for - HJR 119: SFA(1)

Infrastructure projects, CTL facilities, priority funding for - HJR 116

Kentucky Natural Resource Caucus, creation of - HCR 141

Ky. Geological Survey, express support for work in carbon sequestration - HJR 126

Local Government Economic Development Fund, administration of - HB 203 Government Economic Development Fund, unexpended debt service, transfer to - HB 433: HCS

Mine Safety, electrical trainees. certified electricians, use of - HB 185

safety, emergency medical or mine emergency technicians, number of -HB 119

mine ventilation safety, plans, requirements for - SB 64

ventilation fan restart, reentering mine, requirement for - SB 64: HFA(2)

Operators, carbon sequestration and demonstration projects, governmental immunity for - HB 351

Pollinator habitat, reclamation site revegetation requirements, inclusion of - HB 492

Power plants, coal-fired, make eligible for Incentive for Energy Independence

Study mining of and impacts to streams and forests in E.O. Robinson Forest -HJR 7 Surface and

mine overburden reclamation requirements, changes to -HB 104

Ventilation fans, deviation continuous operation, remove provision allowing - SB 64: HFA(1)

Collective Bargaining

Labor organization, mandatory membership or financial support prohibited, penalty - SB 165

Teachers and classified employees in public schools - HB 373

and classified personnel in public schools - SB 172

Commendations and Recognitions

Allen County Water District, honoring -SR 140

Alpha Kappa Alpha Sorority, Inc., recognizing and honoring - SR 71; HR

Arnold, Kenneth Lee, honoring - HR 209 Arts Day, recognizing in Kentucky - SR

66; HR 118 Beavers, General Les, honor leadership of Department of Veterans' Affairs

upon retirement - HR 18 Bender, Adam, honoring - SR 102; HR 151

Bishop John Jeremiah McRaith, upon retirement, honor - SR 24

Blevins, Don, honoring - SR 47

Bluegrass Regional Mental Health-Mental Retardation Board, Oakwood facility, recognize achievement - SR 165

Braille,

Louis, bicentennial of the birth of, recognizing - HR 238

Louis, bicentennial of the birth of, recognizing - SR 171

Brooks, Steve, honor upon retirement as director of Frankfort Parks Department - HR 34

Career and Technical Education Month. February 2009, commemorating - SR 72; HR 115

Central HS, honor KHSAA 2008 Class 3A Football Champions - SR 107

Cheek, Brother David Charles, honoring - HR 42

Clear Fork Baptist Church, 175th anniversary, honoring - HR 38

Combs, Don, recognizing commending - HR 139

Domaschko, John S., honoring - HR 235

Du Val, April, honoring - SR 153 Duval, April, commending - HR 138 East Middle School students, recognizing - HR 215

Care Ministry provide by Christian Care Communities, honor of - HR 236

Elder

Care Ministry provided by Christian Care Communities, honor of - SR 176 Emergency Preparedness Day, April 25, 2009, recognize on - SR 168

Essay winner, Danielle Jones - HR 210 First ovarian tumor removal, bicentennial celebration of - SR 119; HR 195

Freeman Chapel C.M.E. Church, recognizing - SR 128

of Kentucky Educational Television, honoring - HR 182

Holmes High School, 2009 Boys State Basketball Champions, honoring - SR 162; HR 234 Hospice

Day, Kentucky, February 26, 2009, declare as - HR 98

Day, Kentucky, February 26, 2009, declared as - SR 68

Ice storm of 2009, volunteers and paid workers who aided in recovery efforts, recognizing - HR 169

Institute of Medicine, recognize - HCR

Iroquois High School, 2009 Girls State Basketball Champions, honoring - SR 170; HR 230

Jackson, Sarah M., honoring - SR 101; HR 140

January 27, 2009, storm relief efforts, recognition of - SR 110

Kemper, Reverend Doctor Nancy Jo, honoring - HR 82

Kenny Rice, erect signs in honor of in the town of Eastern - SJR 88

Kentucky 4-H centennial, honoring - HR 188 Association of Circuit Court Clerks, adjourn in honor of - HR 176

Educators Week, declaration of - SR

Teacher Hall of Fame, inductees, recognition of - HR 113

Lincoln Bicentennial, honoring - HR 129 Louisville Emergency Preparedness Fair, April 25, 2009, recognize on - SR 168

Madisonville

North Hopkins High School Marching Maroons, honoring - HR 166

North Hopkins Marching Maroons, commending and recognizing - SR 36 Madisonville-North Hopkins High School varsity cheerleaders, honoring - SR 121; HR 192

Marcum, Roger, honoring - HR 237 McCann, William H., Sr., honoring - HR 203

McConnell, Senator Mitch, honoring -SR 62

McRaith, Bishop John Jeremiah, honoring - HR 67

Mesothelioma Awareness Day, designation of September 26 as - HB 519

Miller, Scott, honoring - HR 191

Tim, Dupree Outstanding Moore, Superintendent Award, commend as recipient of - HR 214

Morehead

State Eagles basketball, 2009 OVC Champions, honoring - HR 202

State Eagles Basketball, 2009 OVC Champions, honoring - SR 141

State University Black Gospel Ensemble, recognizing - SR 174

State University coed cheerleading squad, honoring - SR 142

State University, tuition free courses for high school seniors - HR 104

Motorcycle Awareness Month, May 2009, recognize - SR 86 National

Association for the Advancement of Colored People, centennial, recognition of - SR 87; HR 132

Board Certified Teachers, honoring - HR

Mesothelioma Awareness Day,

recognizing - HR 95 Nurse Anesthetists Week, recognize -

HR 43 Omnibus road naming resolution, additional roads - HJR 120: SCS

Perry, Kenny, Kentucky Sportsman of the Year for 2008, honoring - HR 148 Peterson, William J. "Bill," recognizing -HR 165

Phillips, Mark Sr., honoring - HR 196 Pulaski County Fiscal Court, Lake Cumberland, resolution encouraging federal management of - HR 219 Rare Disease Day, designate February

28, 2009 as - HR 161 Raymer, Kyle, 2008 National Guard Junior World Fishing Champion - HR

Representative Jeff Hoover, honoring -HR 218

Resource Conservation Development Councils, Congress, urge

funding by - HR 206 Ridgetop Tribe of Shawnee Indians, recognize and commend - HJR 15

Road naming, omnibus resolution - SJR 16: HCS, HFA (1); HJR 120: HCS

Donald Ray memorializing - SR 114 Sheppard, Ron, honoring - HR 196

Sheriff Berl Perdue, Jr., recognizing - SR

Smith, Carl, recognizing - HR 240

Somerset Community College Physical Therapist Assistant Program, recognition of -

Community College, Physical Therapist Assistant Program, honoring of - SR

Sparks, Lee Thomas, retirement, honor upon occasion of - HR 204

Stewart, Terry, commending - SR 133 Thayer, Damon, Page King, recognize as - SR 150

Thompson, Carmen, VFW National Citizenship Award, recognition of nomination for - HR 110

Tuskegee Airmen Memorial Trail, extend throughout all of I-75 - HJR 70 Vaughan, Ronald G., Phelps Fire Chief,

honoring - SR 136 Wayside Christian Mission, honoring -HR 41

Wooden, John R., honoring - HR 213 of the NCO, recognition of - SR 131

of the NCO, recognizing - HR 197

Commerce

Antifreeze additive, stipulate requirements for - HB 182: HCS Antifreeze, require bittering agent in - HB 182

Communications services, refund for lost service during a declared state of emergency - HB 478

Contaminated foods, sale or disposition -HB 465 Demand-side energy management plans

and programs, PSC authority thereof -

SB 51

Domestic manufacturers, urge Congress to support - HR 160

Driver information, business use of - HB

Driver's license information, restrict retention and use when obtained to verify age for gift - HB 47: HCS

Economic development incentives for reinvestment in existing businesses -HB 361

Election

days alcoholic beverages, delivery of -HB 128: HCS

days, alcoholic beverages, unless permitted by local government, prohibit sale of - HB 128

Execution on investment securities, update references - HB 471

ethanol-blended gasoline, requirements for sale and use of commodities - SB 12

goods. warehouse Fungible commingling - HB 348

Gift cards, regulation of - SB 85; SB 85: SCS

Global exports, require Cabinet for Economic Development to study - HJR

Capitol Kentucky Centennial Commission, establish - HB 337

Motor Vehicle Commission. reorganization - HB 289

Noncertified cigarettes, removal steps for - SB 48

Reorganization, Commerce Cabinet, Executive Order 2008-516 - SB 185

representatives' contracts. commissions earned, termination and payment - HB 225 Tobacco

exports, applications to promote board to review - SR 122

exports, applications to promote, board to review - HR 149

sales at retail establishments, minors, prohibition of - SB 171

Unsafe children's products, prohibition of - HB 494

Utility communications during a declared state of emergency, requirements for -HB 425

Committees

Create interim joint committees on economic development and tourism -HB 350

International Business Relations Committee, create permanent LRC Committee - HB 64

Agriculture Committee. Senate conformity to - SB 41

Communications

911 service charge, collection agent other than phone provider, government designation - SB 82

Automated calling equipment recorded political messages by a party or campaign, use prohibited - HB 18

Cell phones, prohibit use by minor driver with instruction permit or intermediate driver's license - HB 267

Communications services, refund for lost service during a declared state of emergency - HB 478

Cybercrime, provisions relating to - HB 315: HCS, HCA (1)

Emergency 911, revenues and need for state board, study of - SB 82: HCS Internet facilitated crimes and conduct,

provisions relating to - HB 315

Personal communication device.

prohibition of use while operating a motor vehicle - HB 41

Prerecorded telephone political messages, prohibition of - HB 18: HCS Statewide wireless phone emergency text notification, implementation for the deaf & hard of hearing - HB 96

Television commercials, volume of - SR

Utility communications during a declared state of emergency, requirements for -HB 425

Wireless cellular transmission towers, backup generators for - HB 478

Conference Committee Reports

Gunn, Cathy, Education Professional Standards Board - SR 185

Ross. Gregory E., Education Professional Standards Board - SR

SB 1 - SB 1: FCCR 34/HCS - SB 34: CCR 81/GA - SB 81: CCR, FCCR

Confirmation of Appointments

Administrative Law Judge, Otto Daniel Wolff - SR 204 Agricultural

Development Board, Jim Sidebottom. appointment to - SR 183; HR 103

Development Board, Patrick M. Henderson, appointment to - SR 180; HR 101

Development Board, Sam Lawson, appointment to - SR 182; HCR 99

Development Board, Troy Rankin, appointment to - SR 184; HCR 100 Center, Rosemary F., Kentucky Registry of Election Finance - SR 209

Childers, Mine Safety Review Commission - SR 224; HCR 90

Mine Safety Review Commission - HR 123 Clark,

Caroline Pitt, Administrative Law Judge - SR 207

Sharon P., Commissioner of Insurance -SR 222

Council

on Postsecondary Education, Glenn D. Denton - HR 61: HCA(1)

Postsecondary Education, Pam Miller, appointment, confirmation - SR 192; HR 47

on Postsecondary Education, Paul Patton - HR 46: HCA(1)

David Armstrong, confirm appointment to Public Service Commission - SR 221 Davidson.

Denise Moore, Mine Safety Review Commission - SR 201; HCR 84

Denise Moore, Mine Safety Review Commission, confirmation - HR 124 Denton,

Glenn B. Council on Postsecondary Education - HR 61

Glenn B., Council on Postsecondary

Education - SR 191 Dilger, Craig, Kentucky Registry of

Election Finance - SR 211 Dunaway, John T., Personnel Board -

SR 218 Education

Professional Standards Board. Anderson, Lonnie R. - SR 190

Professional Standards Board, Hughley, James G. - SR 187

Professional Standards Board, Lonnie R. Anderson - HR 54

Professional Standards Boards. Sinclair-Curry, Sandy - HR 53

Educational Profession Standards Board, Sinclair-Curry, Sandy - SR 189 Epperson, Stacy C., Kentucky Housing Corporation Board of Directors - SR 213

Evans. Charles S., Education Professional Standards Board - HR 51 Gott, Douglas W., Administrative Law Judge - SR 208

Governor's Postsecondary Education Nominating Committee, John W. Ridley, appointment, confirmation - SR 225; HR 71

Gunn, Cathy, Education Professional Standards Board - HR 50

Harper, Billy, Kentucky Board of Education - SR 196; HR 72 Hayes, William A., Board of Tax Appeals

SR 216 Hays, Edward D., Administrative Law Judge - SR 206

Higgins-Stinson,

Sandra T., Governor's Postsecondary Education Nominating Committee -SR 198: HR 49

Sandra T., Governor's Postsecondary Education Nominating Committee, confirmation - HCR 21

House

of Representatives, confirmation by, deletion of - HB 120: SCA(1)

of Representatives, confirmations by, deletion of - SB 168

Hudson, June G., Kentucky Lottery Corporation - SR 223

James G.. Education Hughley, Professional Standards Board - HR 73 Joiner, Richard Martin, Administrative Law Judge - SR 205

Justice, Joseph W., Administrative Law Judge - SR 203

Kentucky

Board of Education, appointment of Austin W. Moss to - SR 194

Board of Education, appointment of Brigitte B. Ramsey to - SR 197; HR

Board of Education, appointment of Dorothy "Dori" Z. Combs to - SR 195; HR 60

Board of Education, appointment of Steven B. Neal to - HR 62

Housing Corporation Board, Melvin, Gail - SR 214

Housing Corporation Board, Porter G. Peeples, Sr. - SR 215 Lawson, Sam Agricultural Development

Board - HR 163

Long-Term

Policy Research Board, Bernard Lovely, Jr. - HR 154

Policy Research Board, Bhupendra Parekh - SR 199; HR 155 Policy Research Board, Smith, Yvette -

SR 200

Policy Research Board, Yvette Smith -HR 153

James Agricultural Development Board - SR 181; HR 102 Laranna Lynn, Education Professional Standards Board - SR 188; HR 63

Moss, Austin W., Kentucky Board of Education - HR 64

Mudd, Caroline W., Parole Board, confirmation of appointment - SR 202 Naydan, Teresa L., Kentucky Registry of Election Finance - SR 210

O'Bryan, Larry J., Kentucky Lottery Board - SR 219

Parsons, Lanola, Board of Tax Appeals SR 217

Patton, Paul, Council on Postsecondary

Education - SR 193; HR 46

Service Commission, **Public** appointment of James W. Gardner -SR 220

Rankin, Troy, Agricultural Development Board - HR 162

Ridley, John W., Governor's Postsecondary Education Nominating Committee, appointment confirmation -HCR 20

Summers, William E., V, Kentucky Housing Corporation Board Directors - SR 212

Congressional Districts

Redistricting process, requirement for Research by Legislative study Commission - HCR 112

Consolidated Local Governments

Adopt charter county government, modify procedure - HB 131

Charter county merger commission, local government membership - HB

City opt out, charter county government. merger commission process - HB 131: HFA(2)

Collective bargaining agreements, Recognition of - SB 80: SFA(1)

Community rehabilitation programs, purchases from, preference for - SB 147: SB 147: SCS

Conduct of elections, pilot program for early voting - HB 486: HCS

Consolidated local government, budget process and mayor's duties - SB 80: SCS

local governments, legislative powers, audits and investigations - SB 118 Dead body, unclaimed,

allowed by coroner - HB 58 Explosives, storage of, prohibit in certain

areas - SB 18 Fire station closures, Louisville/Jefferson

County Metro - HR 27 Governmental facilities for recreational purposes, requirement for liability insurance - HB 460

Mayor's

government - SB 119

duties and powers for budget - SB 80 powers and duties - HB 517 Retirement, DROP, program for hazardous duty employees - HB 421 Succession within consolidated local

Constables

Protective vests and tasers, constable eligible for from KSP program - HB 398

Constitution, Ky.

Amendment, early voting, authority to -

Contributions or expenditures by 527s, influence ballot question to amend - SB 53: SFA(2)

Early voting, permission for - HB 56 Felon, restoration of voting rights - HB

Section 170, increase property tax homestead exemption for disabled veterans 65 and over - HB 260 State Representatives, four year terms

for - SB 23 Statewide initiative petitions, permission for - HB 217

Voting rights for felons, constitutional amendment to provide - SB 126

Constitution, U.S.

Tenth Amendment, state sovereignty - HCR 168, 172

Voting rights for felons, constitutional amendment to provide - HB 70

Consumer Affairs

Accidents, solicitation of business - HB 412

Automobile accident victims, prohibit solicitation of insured - HB 412: HCS Business entities, creation, operation,

and dissolution of - HB 207

Database fully operational, notice to be given - HB 444: SCS

Deferred deposit transactions, regulation of - HB 444: SCS

Establish requirements for collection of donated items by for profit entities - SB

Food, sesame, label requirements for - HR 16

For-profit donation boxes, label placement - SB 8: SFA(1)

Motor vehicle accident, prohibit insurer or agent to solicit person - HB 412: HFA(1)

Novelty lighters, sales prohibited - HB 116

Patient care, establish patient advocacy rights and duties of nurses in - HB 515 Sanitation scores, urging Dept. of Public Health to require expanded posting of -HR 164

Small claims division, jurisdictional increase - HB 19

Television commercials, volume of - SR 92

Unsafe children's products, prohibition of - HB 494

Contracts

Business entities, creation, operation, and dissolution of - HB 207

Conflict Resolution Week in Kentucky, recognizing the third week in October as - HCR 177

Employment verification, public contracts - HB 440

Government Contract Review Committee, omnibus revision for - HB 44; HB 44: HFA (1)

Sales representatives' contracts, commissions earned, termination and payment - HB 225
State

construction, project delivery method for - HCR 117

contractors, equal employment opportunity requirements for - HB 220 contracts, drug-free workplace program, subcontractors in, contractors not responsible for - HB 244: HFA(2)

contractors' employees in, employment eligibility, verification of - HB 134 employment eligibility of contractors' employees, verification of - SB 174

State,contractor drug-free workplace program, requirements for - HB 244 Unauthorized aliens, hiring of, eligibility verification - HB 441: HFA(1)

Cooperatives

Business entities, omnibus revision - HB 220

Coroners

Anatomical gifts, consistency of provisions governing - SB 25

Dead body, unclaimed, cremation allowed by coroner - HB 58 Identification and interment of veterans'

Identification and interment of veterans' remains, information gathered for - SR 83

Unclaimed bodies, cremation, prohibition of for same - HB 58: HFA(1)

Corporations

Business

entities, creation, operation, and dissolution of - HB 207

entities, omnibus revision - HB 220 Dissenters rights - SB 114

Dissenters' rights, technical correction - HB 275

Fiduciary responsibilities and prudent investment standards of charitable institutions, modernize - SB 127

Limited liability companies, application of corporate alcohol license laws - SB 34 Property taxes, remove officer liability -HB 262: HFA(1)

Small business tax credit, creation of - HB 26: HCS

business tax credit, remove cap reduction - HB 26: HFA(1),(2)

Corrections and Correctional Facilities, State

Correctional health care programs - SB 73; SB 73: SFA (1)

Criminal gang database - HB 188: HCS Custodial sexual abuse, statute of limitation for - SB 75: HFA(1),(2)

DNA samples, from whom taken, use -HB 321; HB 321: SCA (1), HCS, HFA (2),(3)

Education of inmates, increase in funding through Dept. of Corrections - HB 439

Education, provided by KCTCS, require a report of inmate - HJR 131

Eligibility for parole, parole credit, discharge from parole - HB 372; HB 372: HCS

Fines and imprisonment, establishment of - HB 241

Funding and operation of jails - SB 76 Health care costs, correctional facilities and jails, limitation of - SB 73: SCS

Homelessness, prevention, continue pilot project for - HB 6

Inmate credits - HB 371

Parole Board, confirmation of appointment, Caroline W. Mudd - SR 202

Presentence investigation report, sentencing without - HB 372: SCA(1) Prison

industries enhancement - SB 26 industry enhancement - SB 26: SCS

Probate fees, estate of corrections employee killed in line of duty, exemption for - HB 232

Rape in the third degree, detention facility employees with inmates - SB 90 Sexual

abuse by persons operating confinement facility - SB 75: SFA(1) abuse in the first degree, by persons operating confinement facility - SB 75; HB 311; SB 75: HCS

Violent offender, expansion of burglary first degree - HB 183

Corrections Impact

Abuse of a corpse, increase penalty - HB 114

Accident, leaving the scene of, penalty increase - HB 221

Acupuncturists, licensing of - HB 200 Annual audit, Governor's use of state

aircraft - SB 2 Boating while intoxicated, penalties and

enforcement - HB 369: SCS Candidate, electioneering by, evidence of - HB 246

Capital punishment, allow prior child abuse as an aggravating circumstance - HB 130

Contaminated foods, sale or disposition - HB 465

Correctional health care programs - SB 73

County jail assistance trust fund, provision for - HB 158: HCS Criminal

gang activity, database, uniform citation modification - HB 188

gang database - HB 188: HCS Custody determination, additional factor

for - HB 22 Cybercrime, provisions relating to - HB 315: HCS

Dating violence, availability of domestic violence protective orders - HB 48

Deception, theft by, check for insufficient funds - HB 176

DNA samples, from whom taken, use -HB 321; HB 321: HCS

Domestic violence and emergency protective orders, fee for - HB 195: SCS(1)

Drug court programs, operation, funding
- HB 165

DUI, aggravating circumstances and increased penalties, lower alcohol concentration for - SB 5

Education of inmates, transfer of funding for - HB 439

Eligibility for parole, parole credit, discharge from parole - HB 372; HB

Eyewitness identification, procedures for - HB 389

Fees in criminal cases, adjustment of - HB 195: HCS

Fees, adjustment of - HB 195: SCS(2) Felony offense threshold, increase from \$300 to \$1,000 - HB 518

Funding and operation of jails - SB 76 Funds from fees in criminal cases, adjustment of - HB 195 GPS monitoring for lifetime registrants

during probation or parole, requirement for - SB 57

Health care costs, correctional facilities and jails, limitation of - SB 73: SCS

Historic or prehistoric remains on property, limitation created by - HB 115 Home invasion, penalty for crimes relating to - SB 143

Identity theft, avoiding criminal prosecution, addition of - SB 189 Inmate credits - HB 371

Internet facilitated crimes and conduct, provisions relating to - HB 315

Life imprisonment without parole, youthful offender may be sentenced to, when - SB 190

Postal Inspectors, United States, Kentucky peace officer status for - HB 107

Pretrial

diversion, pretrial release, substance abuse - SB 4: HCS diversion, substance abuse - SB 4

diversion, substance abuse - SB 4
Prison

industries enhancement - SB 26 industry enhancement - SB 26: SCS

Prisoner nationality verification - HB 440
Prisoners working community-servicerelated projects, nonreligious
requirement, deletion of - SB 31

Rape in the third degree, detention facility employees with inmates - SB 90 Registry of Election Finance, exploratory committees, regulation of - SB 169 Sexual

abuse in the first degree, by persons operating confinement facility - SB 75; HB 311; SB 75: HCS offenders, restriction on residency and

activities - HB 38 Shock probation, prohibition of in cases

of DUI and manslaughter - HB 192 Soring horses, create ban on, set

penalties for - SB 176 Substance abuse intervention fund, create - HB 532

Theft

during disaster or emergency, sentencing and penalty - HB 360

offenses, penalty increases - HB 369 offenses, provisions relating to - HB 369: HCS

Video lottery terminals, licensed racetracks, eligibility to operate - HB 32 Violent offender, expansion of burglary first degree - HB 183

Counties

911 Communications, procedure for release of - SB 30: SFA(2)

Adopt charter county government, modify procedure - HB 131

Aliens, unauthorized, hiring prohibition - HB 441

Amend KRS 67.750 to update the reference to the Internal Revenue Code - HB 87

Animal cruelty, care of seized animals -HB 428

Centralized voting centers, study of - HCR 69

CERS, remove employer contribution and health care reimbursement for reemployed retirees - HB 212

Charter

county governments, include in recall provisions for ad valorem taxes - HB 131: HFA(4)

county merger commission, local government membership - HB 131: HFA(1)

Charter, ad valorem taxes, administration, compensating tax rate and recall provisions - HB 94
City opt out, charter county government,

merger commission process - HB 131: HFA(2) Community rehabilitation programs,

purchases from, preference for - SB 147; SB 147: SCS Conduct of elections, pilot program for early voting - HB 486

County agricultural councils, expand, set terms for - SB 83

consolidation, process for - HB 233
Employees Retirement System,
definition of "seasonal employee" -

HB 204: HCS

employees retirement system, definition of seasonal position - HB 204

Employees Retirement System, establish 10 year phase-in to fully fund retiree health benefits - HB 117 ordinances or regulations regulating

body piercing and tattooing, prohibition of - HB 241

Court house facilities, provision of by counties - HB 80

Development fees - HB 250

Economic incentives for large scale dairy farms, study of - HJR 152

Elections, study of early voting and extended time periods for voting - HCR 69: HFA(1)

Emergency services personnel, line of duty, deaths and injuries, benefits for - HB 415

Employment verification, nationality - HB 440

Explosives, storage of, prohibit in certain areas in a consolidate local government - SB 18

Fire

protection boundaries, study of - HCR

subdistricts, dissolution and governance of - HB 357

Firefighters

Foundation Program Fund, increase stipend amount - HB 466

totally disabled in line of duty, CPI adjustment to insurance payments - HB 1

Funding and operation of jails - SB 76 Governmental facilities for recreational purposes, requirement for liability insurance - HB 460

Health

boards, composition of - HB 109

care costs, correctional facilities and jails, limitation of - SB 73: SCS

Highway infrastructure authority, technical corrections to - HB 102: HFA(1)

Home rule, allow for pool safety regulations - HB 29

Horseback riding trails, direct Fish and Wildlife to designate - HB 522

Hospitals, patient transport to by ambulance service - SB 91

Infrastructure authorities, approval of development agreement - HB 102: HFA(6)

Jail prisoners, medical treatment of - SB 73: HCA(1)

Jailer, blue lights, use of - SB 86: SFA(1) KLEEP Fund, transfer administration to DOCJT and increase stipend amount - HB 466

Landlord tenant act, supplemental local ordinances - HB 405 Local

development areas, termination date, extension to 30 years - HB 395

economic development areas, allow time extension in specific cases - HB 395: HCS

government economic development fund, use of - SB 178

infrastructure authority, creation of - HB 102: HCS

Oaths, retired and senior justices and judges, administration by - HB 499

Occupational license taxes, definition of Internal Revenue Code - HB 87: HCS Officers, oaths, remove two-year denial of office penalty for failure to take oath under KRS 62.010 - HB 161

Ordinances,

procedure for enactment and amendment - HB 187

procedures for amendment, publication and enactment - HB 187: SFA(1) Planning

and zoning, subdivision of land for agricultural purposes, definition of new street - HB 447: HCS

and zoning, subdivision, definition of - HB 447

Professional

firefighters, physical agility test - HB 150

firefighters, supplement, wages, overtime - SB 46

Property

tax collections, omnibus revisions - HB 262

taxes, remove officer liability - HB 262: HFA(1)

Public

infrastructure and highway construction - SB 15

referendum for charter county formation - HB 131: HFA(3)

referendum procedure for charter county formation - HB 131: HFA(5),(6)

transportation infrastructure authority, local input to - HB 102

Radon exposure, policies minimizing exposure of, encouragement of - HCR 171

Real property owned by air board having scenic easements, length of covenant -HB 127

Regional wastewater commissions, counties, establishment of - HB 422 Sales tax rebate, allow for multipurpose facilities operated by public entities - HB 229: SCS

Service fee, notice for alleged theft by deception - HB 390 Sheriff,

county clerk and PVA moving office to require vote - HB 35: HFA(1)

county clerk and PVA require vote to move offices - HB 35: HFA(2)

county clerk, and PVA, allow offices in areas other than county seat - HB 35 county clerks, PVA offices in areas other than county seat - HB 35: HCS Tax

base coordination agreements between cities and counties - HB 442

increment financing, requirements for - HB 543: HFA(1)

on wages, 50% remitted to city of residence - HB 448

Transient room tax, clarification of tax base - HB 482

Transportation Infrastructure Authority, require local agreement for financing plan - HB 102: HFA(2)
Unauthorized aliens, hiring of, eligibility

verification - HB 441: HFA(1)
Video lottery terminals, county

Video lottery terminals, county referendum on placement of - HB 32

Counties with Cities of the Second Class

Taxi and limousine certificates, clarify definitions and operating authority - HB 97

Taxicabs and limousines, operating authority of - HB 97: HCS

Counties, Urban

Community rehabilitation programs, purchases from, preference for - SB 147; SB 147: SCS

Conduct of elections, pilot program for early voting - HB 486: HCS

Police and fire employees, benefits during layoffs - SB 16

County Clerks

Accessible parking placards, allow for pregnant women and parents of children under one - HB 151
Candidate, political organization or

political group, filing for - HB 263
Candidates for Governor, running mate,

delay selection of - HB 451 Certificate

of title for all-terrain vehicles - HB 53:

SFA(3),(4),(5) of title for all-terrain vehicles, establish procedures - HB 53; HB 53: SFA (1)

procedures - HB 53; HB 53: SFA (1) Conduct of elections, pilot program for early voting - HB 486

Contributions and reports, regulation of -HB 204: SFA(2); HB 325: SFA (2) County

clerk moving office to require vote - HB 35: HFA(1)

clerks offices in areas other than county seat - HB 35: HCS

employees retirement system, definition of seasonal position - HB 204

Date of primary, change of - SB 124 Disabled veteran license plates eliminate fees - SB 32

Duplicate filing requirement for legislative candidates, abolishment of - SB 24

Early voting, authority to - HB 133

voting, establishment of - HB 50 voting, no excuse necessary - HB 406 voting, permission for - HB 56

Election of judges, preferential voting system - HB 238 Elections,

filing dates for primaries - HB 486: HFA(1)

order of candidates, determination of -HB 486: HFA(1)

Filing of reports by all candidates, requirement of - SB 62: HFA(2)

Gold Star Fathers license plate, establish - HB 66 In

God We Trust license plate, establish as alternate standard issue plate - HB 24 person absentee voting, application for, caretakers of voters having surgery -HB 52: HFA(1)

Information to maintain voting rosters, reception of - SB 125

License

plate, "In God We Trust", establish as alternate standard issue plate - HB 25 plates for disabled veterans, eliminate fees - HB 265

Marriage certificate, require pertinent data about the legislator who solemnized the marriage on - HB 79

Mopeds, titling and registration of - HB 45 Motor

vehicle ad valorem tax, elimination of -

HB 158 vehicle property tax collection fee,

reimbursement of - HB 158: HCS vehicle registration, voluntary contribution permitted upon registration of a farm truck - HB 100

Notaries public, regulation of - HB 496; HB 469: HFA (1); HB 496: HCS Notary publics - HB 539

Notice requirement from county clerks, date of - SB 124: SCS

Number of days after an election for transmittal of information, change in - SB 124: SCS

Offices, allow in areas other than county seat - HB 35

Ordinances, procedures for amendment, publication and enactment - HB 187: SFA(1)

Pilot

program counties, designation of - HB 486: HFA(2)

program for primary, inclusion of - HB 486: HFA(2)

Registered Independents, primaries, participation in - HB 17

Registration, motor vehicle - HB 450 Requirements and restrictions during elections, members of the media - SB

Sale

of certificates of delinquency, move to county clerk's office - HB 262

of certificates of delinquency, process -HB 262: HCA(2)

Sheriff, county clerk and PVA require vote to move offices - HB 35: HFA(2)

Special license plates, allow sponsoring entities to set a requested donation amount - HB 74

Temporary replacement on county board of elections, circumstance for - HB 201 Titling of ATV's procedures for, establishment of - HB 53: HCS

Voter preregistration for 16-year-olds, duties for - SB 109

Voting, early, for caretakers of persons having surgery - HB 52

County Judge/Executives

Adopt charter county government, modify procedure - HB 131

Charter county merger commission, local government membership - HB 131: HFA(1)

City opt out, charter county government, merger commission process - HB 131: HFA(2)

County consolidation, duties of county judge/executives in - HB 233

Economic incentives for large scale dairy farms, study of - HJR 152

Court of Appeals

Judicial Council, membership of - SB 117; HB 354

Court, Supreme

Class D felony, bail for, technical correction - HB 356
Drug court programs, operation, funding

- HB 165 Judicial Council, membership of - SB

117; HB 354
Silicosis or mixed-dust claims, rules and

procedure for - HB 205 Uniform schedule of bail - HB 438

Courts

Board of Claims, governmental immunity, nonwaiver of - HB 351 Business entities, creation, operation,

and dissolution of - HB 207 Child custody, temporary, time limitation - HB 413

Conflict Resolution Week in Kentucky, recognizing the third week in October as - HCR 177

Court

appointed special advocates, programmatic and procedural provisions for - HB 259

house facilities, provision of by counties
- HB 80
of Justice, director of, appointment of,

confirmation of - SB 168 Driving under the influence, penalties for - SB 34: HCS

Election of judges, preferential voting system - HB 238 Electronic warrants, participation in - HB

Fees,

adjustment of - HB 195

adjustment of, retroactive language,

addition of - HB 195: HCS

Foster

care or adoption, prohibition of outside of legal marriage - SB 68

care, approval of outside of legal marriage - SB 68: SCS

GPS monitoring for lifetime registrants during probation or parole, requirement for - SB 57

Guardians and conservators, compensation allowable - SB 106 Health care insurance coverage, court order for - SB 162

Highway work zone, speeding in, required notice for double fines - HB 400

Interstate Compact for the Placement of Children, replacement of - HB 296 Judgment, interest on - HB 487 Judicial

budget, fund transfer - HB 143: HCS Council, membership of - SB 117; HB 354

Jury

service, exemption from, 72 years of age and up - HB 281

service, limitation on - HB 16

service, terms, conditions, and compensation - SB 166

Medical support, appropriate health care insurance coverage, court order for - HB 489; SB 162: SCS; HB 44: SFA (1); HB 49: SFA (1); HB 54: SFA (1); HB 101: SFA (2); HB 129: SFA (1); HB 138: SFA (2); HB 333: SFA (1); HB 489: HCS

Mental disorder or disability, severe, define defendant as - HB 446

Oaths, retired and senior justices and judges, administration by - HB 499 Orders issued by, compliance with - SB 150

Paternity,

determination, evidence, and venue, clarification and updating of - HB 28 rebuttable presumption, venue and appeal - SB 98

Penal Code, Kentucky, subcommittee to study - SJR 12

Prisoner nationality verification - HB 440 Service fee, county attorney notice for alleged theft by deception - HB 390 Small

claims court, collection of fees and costs
- HB 163

claims division, District Court, jurisdiction increase - HB 243 claims division, jurisdictional increase -

HB 19 Soring horses, create ban on, set

penalties for - SB 176 Students or schools complying with order not subject to action - HB 317: SFA(1)

Courts, Circuit

Art

therapist board, allow Circuit Court appeal in the county where the alleged violation occurred - HB 73: SCS

therapists and applicants, authorization to file suit - HB 73

Auctioneers, appeals and adjudication, jurisdiction established - HB 193: SCS Child custody determination, additional factor for - HB 22

Competency proceeding, jury trial for - HB 145; HB 145: HCS

Cost to incarcerate, inclusion on sentencing orders - SB 103

Court

appointed special advocates,

programmatic and procedural provisions for - HB 259

house facilities, provision of by counties - HB 80

Drug

court programs, operation, funding - HB 165

service fee, collection, distribution - HB 287

Employer's duties, jury service - SB 122 Fees, adjustment of - HB 195; HB 195: SCS (2), SFA (2),(3)

Horse racing authority, appeals, court of jurisdiction - HB 472: SCS

Judgment, interest on - SB 104

Judicial Council, membership of - SB 117; HB 354 Jury

service, exemption from, 72 years of age and up - HB 281

service, limitation on - HB 16

service, terms, conditions, and compensation - SB 166

Maintenance orders for spouses, availability of automatic payment methods - HB 22

Sentence enhancements, limitation on use - HB 378

Sixteenth Judicial Circuit, number of divisions - SB 123; HB 352

Tattoo board, allow Circuit Court appeal in the county where the alleged violation occurred - HB 241: SCS

Theft during disaster or emergency, sentencing and penalty - HB 360 Uniform schedule of bail - HB 438

Verdicts, jury, further deliberation, when required - HB 359

Courts, District

Child custody determination, additional factor for - HB 22

Competency proceeding, jury trial for - HB 145; HB 145: HCS

Court
appointed special advocates,
programmatic and provisions for - HB 259

house facilities, provision of by counties
- HB 80

Criminal records, misdemeanors, expungement - HB 312

Dating violence, availability of domestic violence protective orders - SB 101; HB 48

District court, minors, tobacco purchase violations, venue for - SB 171

Domestic violence and emergency protective orders, fee for - HB 195: SCS(1)

Drug

court programs, operation, funding - HB 165

service fee, collection, distribution - HB 287

Employer's duties, jury service - SB 122 Fees, adjustment of - HB 195; HB 195: SCS (2), SFA (2),(3)

Hardship license, authority to grant for traffic offenses other than DUI - HB 213

Judgment, interest on - SB 104

Judicial Council, membership of - SB 117; HB 354 Jury

service, exemption from, 72 years of age and up - HB 281

service, limitation on - HB 16 service, terms, conditions, and compensation - SB 166

Maintenance orders for spouses, availability of automatic payment methods - HB 22 Sentence enhancements, limitation on use - HB 378

Sixteenth Judicial Circuit, number of divisions - SB 123; HB 352

claims court, collection of fees and costs
- HB 163

claims division, District Court, jurisdiction increase - HB 243

claims division, jurisdictional increase - HB 19

Theft during disaster or emergency, sentencing and penalty - HB 360 Uniform schedule of bail - HB 438

Verdicts, jury, further deliberation, when required - HB 359

Courts, Fiscal

Adopt charter county government, modify procedure - HB 131

Charter county merger commission, local government membership - HB 131: HFA(1)

City opt out, charter county government, merger commission process - HB 131: HFA(2)

County

ordinances, procedure for enactment and amendment - HB 187

ordinances, procedures for amendment, publication and enactment - HB 187: SFA(1)

Court house facilities, provision of by counties - HB 80

Special district boundaries, ad valorem levies, and fees, fiscal court review thereof - SB 72

Crime Victims

08 HB 406, state budget, corrections, amendment to - SB 11, 14

Business solicitation - HB 412

Civil action against defendant for damages, technical correction - HB 278

Contaminated foods, sale or disposition - HB 465

Criminal records, misdemeanors, expungement - HB 312

Custodial sexual abuse, statute of limitation for - SB 75: HFA(1),(2)

DUI resulting in death, shock probation, victim's family's consent for - HB 192: HFA(2)

Employment leave, requirement for - HB

Minors, sexual offenses against - HB 38 Penal Code, Kentucky, subcommittee to study - SJR 12

Sex offenses, crimes relating to - SB 57 Sexual

assault and sexual abuse against children, extend civil statute of limitation - SB 75: HFA(2)

Assault Awareness Month - SR 64; HR 127 Stolen or damaged property, reparation

for, technical correction - HB 271
Theft offenses, provisions relating to -

HB 369: HCS
Violent offender expansion of burglary

Violent offender, expansion of burglary first degree - HB 183

Crimes and Punishments

08 HB 406, state budget, corrections, amendment to - SB 11, 14 911

communications, procedure for obtaining - SB 30: SFA(1) communications, procedure for release

of - SB 30: SCS

Abortion,

informed consent and ultrasound requirements - SB 79; HB 241: SFA (2); HB 489: SFA (4)

practice, procedure, and prohibited acts
- HB 191

Abuse of a corpse, increase penalty - HB 114

Accident or disaster, improper solicitation for medical services - HB 535

Accident, leaving the scene of, penalty increase - HB 221

Agroterrorism, set penalties for - HB 91 Alcoholic beverages, technical correction - SB 115

Animal

cruelty, care of seized animals - HB 428 identification, bar unjustifiable removal of - HB 301

Animals, cruelty to, add shelter requirements - HB 137

Art therapy, remove imprisonment as a punishment option for violating practice provisions - HB 73: SCS

Automated equipment or recorded political messages, use of subject to penalty and recover of damages - HB

Boating while intoxicated, penalties and enforcement - HB 369: SCS

Business

entities, omnibus revision - HB 220 solicitation, accidents - HB 412

Candidate, electioneering by, crime of -HB 246

Capital punishment, allow prior child abuse as an aggravating circumstance - HB 130

Cheat, penalties for - HB 158: HCS

Class D felony, bail for, technical correction - HB 356 Contaminated foods, sale or disposition,

Controlled substances, salvia, addition of Schedule I - HB 228

Correctional health care programs - SB 73; SB 73: SFA (1)

Cost to incarcerate, inclusion on sentencing orders - SB 103

Crime victims' employment leave leave and confidentiality, requirements for - HB 49

Criminal

gang activity - HB 188 gangs - HB 188: HCS

penalty - HB 465

records, misdemeanors, expungement - HB 312

Cruelty to animals, technical corrections - HB 273

Cyber-bullying, short title - SB 67

Cybercrime, provisions relating to - HB 315: HCS, HCA (1)
Deadly weapons, permit carry and use

for defense while hunting, fishing, trapping - HB 419; HB 419: HFA (2) Deception, theft by, check for insufficient

funds - HB 176 Direct care staff, ICF/MR resident, failure to supervise, penalties - HB 231; HB

231: HFA (1) DNA

database, collection and utilization of samples - HB 321: HFA(1)

samples, from whom taken, use - HB 321; HB 321: SCA (1), HCS, HFA (2),(3)

Driving

under the influence, aggravating circumstances for - SB 34: FCCR under the influence, penalties for - SB 34: HCS

Drug service fee, collection, distribution - HB 287

Dueling, location of offense - SB 116 DUI resulting in death, shock probation, victim's family's consent for - HB 192:

DUI,

aggravated alcohol levels - HB 365

aggravating circumstances and increased penalties, lower alcohol concentration for - SB 5; HB 195: SFA (1); HB 315: SFA (1); HB 369: SFA (1)

ignition interlock device, use of - HB 180 ignition interlocks - HB 365

violation for controlled substance use -SB 5; HB 195: SFA (1); HB 315: SFA (1); HB 369: SFA (1)

Electronic communications, use in stalking or harassment - SB 57

Eligibility for parole, parole credit, discharge from parole - HB 372; HB 372: HCS

Employer's duties, jury service - SB 122 Endangering welfare, technical correction - SB 121; HB 458

sufficiency Evidence, of, as to presumptions - HB 435

Eyewitness identification, procedures for

False swearing, power of attorney for care of minor child, penalty for - HB

Felon voting rights, timing of restoration of - HB 70: HFA(1)

Felony offense threshold, increase from \$300 to \$1,000 - HB 518

Fines and imprisonment, establishment of - HB 241

Firearms certification, peace officers, active and retired - HB 55

Funding and operation of jails - SB 76 GPS monitoring for lifetime registrants during probation or parole, requirement for - SB 57

Guaranteed arrest bond certificate, technical correction - HB 387 Gunshot

and stab wounds, reporting of - HB 479 wounds or life-threatening reporting of - HB 479: HCS

Home invasion, penalty for crimes relating to - SB 143

Hunting without permission on lands of another, increase penalties for - HB 242

Hunting, fishing, and trapping, use and carrying of firearms - HB 419: HFA(1) theft, avoiding prosecution, addition of - SB 189 Inmate credits - HB 371

Internet facilitated crimes and conduct, provisions relating to - HB 315

Law enforcement agency, report VIN numbers on stolen items to NCIC - HB 113

Life imprisonment without parole, youthful offender may be sentenced to, when - SB 190

Manslaughter, technical corrections - HB 270

Mental

disorder or disability, severe, define defendant as - HB 446

incompetency, study of in criminal defense situations - SJR 12: SFA(1) Minors, criminal conduct, interviews - SB

Nonsupport and flagrant non-support, spouse and ex-spouse - HB 22

Offense of vehicular assault of a bicyclist or pedestrian - HB 88

Parole board membership and hearings, court fees, home incarceration - HB

Partial birth abortion - SB 71 Penal

Code, Kentucky, subcommittee to study - SJR 12

Code, restriction on applicability - HB 437

Code, statute of limitations - HB 436 Police department, city of sixth class, countywide jurisdiction - HB 377

Inspectors, United States, Kentucky peace officer status for - HB

Practicing acupuncture without a license, penalty for - HB 200

Presentence investigation sentencing without - HB 372: SCA(1) Pretrial diversion, substance abuse - SB

4; SB 4: HCS, HFA (3) Prison industries enhancement - SB 26 Prisoner nationality verification - HB 440 Prisoners working community-servicenonreligious related projects. requirement, deletion of - SB 31

Prisoners, community-service-projects -HB 239

Public transportation, offenses against user or operator of - HB 353

Rape in the third degree, detention facility employees with inmates - SB 90 Real estate appraisal, unlawful influence of, make a class A misdemeanor - HB

Recording public performances, prohibition, exceptions - HB 112: HCS Salavia possession, trafficking. cultivation, prohibition of - HB 228 Salvia

definition, other species in same genus, exclusion of - HB 228: HFA(2)

offenses, enhanced penalty for possession of firearm, exclusion from - HB 228: HFA(1)

School

parent member, criminal council background check - SB 148: SCA(2), SFA (1)

property, sexual or violent offender prohibited from - SB 148: SCA(2), SFA (1)

Self-defense, carrying firearms while hunting, fishing, or trapping - HB 419:

Sentence enhancements, limitation on use - HB 378

Service fee, county attorney notice for alleged theft by deception - HB 390

offender registrants, requirements and prohibitions relating to - SB 57 offenses, crimes relating to - SB 57

persons abuse operating by confinement facility - SB 75: SFA(1) abuse in the first degree, by persons operating confinement facility - SB

75; HB 311; SB 75: HCS exploitation of minors, forfeiture of property - SB 57

offenders, restriction on residency and activities - HB 38

Sexually oriented business, separation of semi-nude employees from patrons -SB 42

Shock

probation, availability in DUI and homicide cases - HB 192: HFA(1) probation, prohibition of in cases of DUI and manslaughter - HB 192

Solicitation

of contributions on highways by minors, requirement for adult supervision HB 101

of contributions on highways, minors, requirement for adult supervision -

Soring horses, create ban on, set penalties for - SB 176

State traffic school, increase fee to \$50 -

Stolen or damaged property, reparation for, technical correction - HB 271 Theft

during disaster or emergency. sentencing and penalty - HB 360 of identity - HB 440

offenses, penalty increases - HB 369 offenses, provisions relating to - HB 369: HCS

Trespass on retail and commercial premises, prohibit - HB 282

Uniform schedule of bail - HB 438 United States Mint Police, peace officer powers for - HB 251

transaction with a minor, activity involving salvia, prohibition of - HB

transaction with a minor, removal of prohibition regarding activity involving salvia - HB 228: HCS

Victims' civil action against defendant for damages, technical correction - HB

Violent offender, expansion of burglary first degree - HB 183

Criminal Procedure

911

Unlawful

communications, procedure obtaining - SB 30: SFA(1)

communications, procedure for release of - SB 30: SCS

Abortion, informed consent and ultrasound requirements - SB 79; HB 241: SFA

(2); HB 489: SFA (4) practice, procedure, and prohibited acts

- HB 191 disaster Accident or improper solicitation for medical services - HB 535

Accident, leaving the scene of, penalty increase - HB 221

Animal cruelty, care of seized animals -HB 428

Animals, cruelty to, add shelter requirements - HB 137

Boating while intoxicated, penalties and enforcement - HB 369: SCS **Business**

entities, omnibus revision - HB 220

solicitation, accidents - HB 412

Capital punishment, allow prior child abuse as an aggravating circumstance - HB 130

Class D felony, bail for, technical correction - HB 356

Contaminated foods, sale or disposition, penalty - HB 465

Controlled

substances, electronic reporting, data use - SB 65: SFA(1)

substances, salvia, addition of Schedule I - HB 228

Correctional health care programs - SB 73; SB 73: SFA (1) Cost to incarcerate, inclusion on

sentencing orders - SB 103 Crime victims' employment leave leave

and confidentiality, requirements for -HB 49

Criminal

gang activity - HB 188 gangs - HB 188: HCS

records, misdemeanors, expungement -

Cybercrime, provisions relating to - HB 315: HCS. HCA (1)

Deadly weapons, permit carry and use for defense while hunting, fishing,

trapping - HB 419; HB 419: HFA (2) Deception, theft by, check for insufficient funds - HB 176

DNA

database, collection and utilization of samples - HB 321: HFA(1)

samples, from whom taken, use - HB 321; HB 321: SCA (1), HCS, HFA

Drug service fee, collection, distribution -HB 287

DUI resulting in death, shock probation, victim's family's consent for - HB 192: HFA(2) DUI,

aggravated alcohol levels - HB 365

circumstances aggravating increased penalties, lower alcohol concentration for - SB 5; HB 195: SFA (1); HB 315: SFA (1); HB 369:

ignition interlock device, use of - HB 180 ignition interlocks - HB 365

violation for controlled substance use -SB 5; HB 195: SFA (1); HB 315: SFA (1); HB 369: SFA (1)

Electronic warrants - HB 138

Employer's duties, jury service - SB 122 Evidence, sufficiency of, as to presumptions - HB 435

Eyewitness identification, procedures for - HB 389

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Firearms certification, peace officers, active and retired - HB 55

Funding and operation of jails - SB 76 GPS monitoring for lifetime registrants during probation or parole, requirement for - SB 57

Guaranteed arrest bond certificate, technical correction - HB 387

Gunshot

and stab wounds, reporting of - HB 479 wounds or life-threatening injury, reporting of - HB 479: HCS Home

incarceration requirements, modification of - HB 195: SCS(1)

invasion, penalty for crimes relating to -

Hunting, fishing, and trapping, use and carrying of firearms - HB 419: HFA(1) criminal theft, avoiding Identity prosecution, addition of - SB 189

Inmate credits - HB 371

Internet facilitated crimes and conduct, provisions relating to - HB 315 Interviews, minors, criminal conduct - SB

Law enforcement agency, report VIN numbers on stolen items to NCIC - HB 113

Life imprisonment without parole. vouthful offender may be sentenced to, when - SB 190

Manslaughter, technical corrections - HB 270

Mental

disorder or disability, severe, define defendant as - HB 446 incompetency, study of in criminal

defense situations - SJR 12: SFA(1) Nonsupport and flagrant non-support, spouse and ex-spouse - HB 22

Parole board membership and hearings, court fees, home incarceration - HB 195

Partial birth abortion - SB 71

Penal

Code, Kentucky, subcommittee to study - SJR 12

Code, restriction on applicability - HB

Code, statute of limitations - HB 436 Police department, city of sixth class, countywide jurisdiction - HB 377

United States, Postal Inspectors, Kentucky peace officer status for - HB 107

investigation Presentence report, sentencing without - HB 372: SCA(1) Pretrial diversion, substance abuse - SB 4; SB 4: HCS, HFA (3)

pretrial release, effect of substance abuse - SB 4: HCS

Pretrial release, effect of substance abuse - SB 4; SB 4: HFA (3)

Prison industries enhancement - SB 26 Prisoner nationality verification - HB 440 Prisoners working community-servicerelated projects, requirement, deletion of - SB 31

Prisoners, community-service-projects -HB 239

Public transportation, offenses against user or operator of - HB 353

Rape in the third degree, detention facility employees with inmates - SB 90 Recording public performances, prohibition, exceptions - HB 112: HCS Salavia possession, trafficking, cultivation, prohibition of - HB 228

Self-defense, carrying firearms while hunting, fishing, or trapping - HB 419: HCS

Sentence enhancements, limitation on use - HB 378

Sexual

by persons operating confinement facility - SB 75: SFA(1) abuse in the first degree, by persons operating confinement facility - SB 75; HB 311; SB 75: HCS

exploitation of minors, forfeiture of property - SB 57

offenders, restriction on residency and activities - HB 38

Sexually oriented business, separation of semi-nude employees from patrons -

Shock

probation, availability in DUI and homicide cases - HB 192: HFA(1) probation, prohibition of in cases of DUI and manslaughter - HB 192

Subpoenas of tax information, when applicable - HB 495: HCS

Tax information, disclosure of - HB 495 Theft

during disaster or emergency, sentencing and penalty - HB 360 of identity - HB 440

offenses, penalty increases - HB 369 offenses, provisions relating to - HB 369: HCS

Uniform schedule of bail - HB 438

United States Mint Police, peace officer powers for - HB 251 Unlawful

transaction with a minor, activity involving salvia, prohibition of - HB

transaction with a minor, removal of prohibition regarding activity involving salvia - HB 228: HCS

Violent offender, expansion of burglary first degree - HB 183

Dairying and Milk Marketing

Contaminated foods, sale or disposition -HB 465

Dead animal disposal rule implementation, delaying of - HCR 106 Kentucky Milk Commission, creation of -HB 153

Milk

Commission, clarify scope of duties, relationships - HB 153: SCS Commission, define duties, authority of -HB 153: HCS

Unpasteurized goat milk, regulation of -HB 177

Deaths

Anatomical gifts, consistency provisions governing - SB 25

Benefits increase, death, line of duty deaths - HB 426

Cooper, David Keith, memorializing - HR 25

Dead body, unclaimed, cremation allowed by coroner - HB 58

Emergency services personnel, line of duty, benefits for - HB 415 Gilliam, Lance Corporal Chadwick Allen,

memorializing - SR 45 Specialist Jeremy Gullett.

memorializing - HR 134 Human remains, initial removal.

requirements for - HB 477 Identification and interment of veterans' remains, information gathered for - SR

Kohlhaas, Sergeant Adam memorializing - SR 23; HR 17

imprisonment without parole. Life youthful offender may be sentenced to, when - SB 190

McElroy, Major John Lee, memorializing - HR 45

Specialist William L., McMillan, memorializing - HR 23

Presumption of death for absent persons, decrease in years required -**SB 93**

Reilly, Lance Corporal Thomas, memorializing - HR 74

Sergeant William Patrick, Rudd, memorializing - SR 50; HR 36 Suicide

Prevention Week - SR 65

Prevention Week, declare - HR 76

Turner, Sergeant Estell, Lee., memorializing - HR 35 Unclaimed bodies, cremation, prohibition

of for same - HB 58: HFA(1) Sergeant W., Wallace, Daniel memorializing - SR 38

Sr., Sergeant Joshua A., memorializing - HR 205

Deeds and Conveyances

Condominiums, developers and owners - HB 514

Pore space, carbon sequestration and demonstration projects, estates, dominance of - HB 351

Property transfers, plans for historic or prehistoric remains attached to - HB 115

Public works, regional wastewater commissions, authority to acquire - HB

Royalty reservation, oil and gas operations, state lands, increase of -SB 138: HCS

Technical correction - HB 272

Disabilities and the Disabled

Accessible parking placards, clarification of use for pregnant women and those transporting infants - HB 151: HCS Adult abuse registry, establish - SB 128 Alzheimer's Disease and Related Disorders Advisory Council, activities

of - HB 169: HCS

Autism spectrum disorders, health coverage for - SB 54, 74; HB 190; SB 74: SFA (1)

Childhood hearing loss, assessment and diagnosis of - SB 160; HB 5; SB 160: SCS; HB 5: HCS

Community

rehabilitation programs, purchases from, preference for - SB 147; SB 147:

rehabilitation tax credit, created - HB 10 Deaf and hard of hearing persons, movie theater access - SB 10; HB 103

Direct care staff, ICF/MR resident, failure to supervise, penalties - HB 231; HB 231: HFA (1)

Disabled license veteran plates, eliminate fees - SB 32

Family Trust Program, establishment of special needs trust program for the disabled - HB 71

Guardians

conservators. and compensation allowable - SB 106

and conservators, jurisdiction between states - HB 468

KY Recreational Trails Authority, add member of the Brain Injury Association

License plates for disabled veterans, eliminate fees on special license plates - HB 265

Long-term care facility administrator, licensing of - HB 7

Medical

foster home, certificate of need, exempt - HB 328

foster home, certificate of need, exemption - SB 77

Military or veteran amputee, military family assistance trust fund - SB 37

Nonprofit organizations for transport of elderly and blind, exempt from motor carrier regulations - HB 139

Office on Alzheimer's Disease and Related Disorders, activities of - HB

Personal services. providers. certification of - SB 22; SB 22: SCS,

Prosthetics, orthotics, and pedorthics, licensing and regulation of practitioners of - HB 491; HB 288: SFA (2)

Prosthetists, orthotists, pedorthists, licensing of - HB 210: SFA(3)

Replaces the term handicap with the term disabled - HB 316: HFA(1) Scholarship program, autism - HB 219

Special Needs Scholarship Program, establishment of - SB 186

Statewide wireless phone emergency text notification, implementation for the deaf & hard of hearing - HB 96

Students with Special Needs Scholarship Program, establishment of - HB 118

Van-only handicapped parking, establish requirements for - HB 316

Disasters

communications, procedure for release of - SB 30; SB 30: SCS

Communications, procedure for release of - SB 30: SFA(2)

Child-care centers, evacuation plan, requirement for - SB 161

Coal mine rescue team training, coal mine inspections, counted as - SB 170:

Communications services, refund for lost service during a declared state of emergency - HB 478

Emergency

action plans, high hazard impoundments, limitation on - HJR 119: HCS

Preparedness Fair, April 25, 2009, recognize on - SR 168

services personnel, line of duty, deaths and injuries, benefits for - HB 415

Samaritan emergency medical care, liability for - HB 253

Samaritan law, applicability during emergency - HB 434

High hazard impoundments, emergency action plans, file and approval of - HJR 119: SFA(2)

Impoundment breach, emergency action plans, requirements for - HJR 119: SFA(3)

January 27, 2009, storm relief efforts, recognition of - SR 110

Statewide wireless phone emergency text notification, implementation for the deaf & hard of hearing - HB 96

Theft during disaster or emergency, sentencing and penalty - HB 360

Utility communications during a declared state of emergency, requirements for -

Wireless cellular transmission towers, backup generators for - HB 478

Diseases

Alzheimer's Disease and Related Disorders Advisory Council, activities of - HB 169: HCS

Cancer clinical trials for treatment of, health plan - SB 102

Cancer, clinical trials for treatment of, health plan - HB 30

Contaminated foods, sale or disposition -HB 465

Infection, health

facility-acquired, prevention procedures - HB 67 health facility-acquired, report rates - HB

Mesothelimoma Awareness Dav. designate September 26 of each year

as - SB 58 Mesothelioma Awareness designation of September 26 as - HB

National Mesothelioma Awareness Day, recognizing - HR 95

Office on Alzheimer's Disease and Related Disorders, activities of - HB

Prostate cancer, special license plate to promote awareness of - HB 402

Rare Disease Day, designate February 28, 2009 as - HR 161

Distilled Spirits

Alcohol receipts trust fund, establish -HB 166: HFA(1) Alcoholic

beverage control statues, extensive technical corrections - SB 34 beverages with special appeal to

minors, provisions of - HB 524 Alcopops, taxation - HB 510

Convention center licensees and retail licensees, requirements and privileges regarding - HB 473: SCA(1)

Distillers, free samples of distilled spirits. allowance of with sampling license -SB 144

Excise tax, increase - HB 237 New taxes, rate increases, prohibited -HB 144: HFA(1)

Possession by minors, prohibition of -

Sale to person not providing for family, technical correction - SB 115

Sampling of - SB 34: FCCR Small farm winery, exemption for - HB 129: HFA(1)

State parks, limited sale of alcohol, local option election, providing for - HB 308 Wholesale

sales tax, increased rate - HB 166 sales tax, substance abuse intervention fund, appropriate - HB 532

Dogs

Animal

cruelty, care of seized animals - HB 428 identification, bar unjustifiable removal of - HB 301

Cruelty to, dog shelter and shade requirements - HB 137

Dogs and cats, spaying and neutering -HB 240: HFA(1)

Humane animal treatment, education instruction on - HCR 121

Spay/neuter, require for adoption, release - HB 240

Domestic Relations

Anatomical gifts, consistency of provisions governing - SB 25

Breach of promise to marry, tort of - HB 349

custody determination, additional factor for - HB 22

support, disbursement fee, charge noncustodial parent for - HB 95

Competency proceeding, jury trial for -HB 145; HB 145: HCS

Court appointed special advocates, programmatic and procedural provisions for - HB 259

Dating violence, availability of domestic violence protective orders - SB 101; HB 48

Domestic violence and emergency protective orders, fee for - HB 195: SCS(1)

Emergency protective orders, custody and visitation - HB 146

care or adoption, prohibition of outside of legal marriage - SB 68

care, approval of outside of legal marriage - SB 68: SCS

Health care insurance coverage, court order for - SB 162

Interstate Compact for the Placement of Children, replacement of - HB 296

Maintenance orders for spouses, availability of automatic payment methods - HB 22

Marriages, allow members of the General Assembly to solemnize - HB

Medical support, appropriate health care insurance coverage, court order for -HB 489; SB 162: SCS; HB 44: SFA (1); HB 49: SFA (1); HB 54: SFA (1); HB 101: SFA (2); HB 129: SFA (1); HB 138: SFA (2); HB 333: SFA (1); HB 489: HCS

Paternity determination, evidence and venue, clarification and updating of -HB 28: HCS

Paternity.

determination of - HB 28: HFA(1),(2) determination, evidence, and venue, clarification and updating of - HB 28 rebuttable presumption, venue and appeal - SB 98

Power of attorney for care of minor child, creation of and requirements for - HB 469

Private Care Provider Child Reimbursement Rates, appropriation for - HB 433: SCS

Drugs and Medicines

Abortifacients, definition of abortion, inclusion of - HB 297: HFA(1),(2)

Abuse treatment, residential contract for therapeutic home - SB 4: HFA(1),(2)

Biosimilar drugs, request federal legislation approving - SR 124; HR 173 Cancer clinical trials for treatment of. health plan - SB 102

Cancer, clinical trials for treatment of, health plan - HB 30

Childhood hearing loss, assessment and diagnosis of - SB 160; HB 5; SB 160: SCS; HB 5: HCS

Controlled

substances, electronic reporting, data sharing in system of - SB 65; SB 45: HFA (1); SB 65: SFA (1),(2); HB 45:

substances, salvia, addition of Schedule I - HB 228

Counselors, certified to treat - HB 244: HFA(1) Drug

court programs, operation, funding - HB 165

service fee, collection, distribution - HB 287

assessors, on-line access to training, establish - SB 141

violation for controlled substance use -SB 5; HB 195: SFA (1); HB 315: SFA (1); HB 369: SFA (1)

Enhanced

DUI.

pharmacy-related primary care, certification for - HB 297

pharmacy-related primary care, certification for, conduct study of - HB 297: HCS

Infection,

health facility-acquired, prevention procedures - HB 67

health facility-acquired, report rates - HB

Living will directive, alternative form permitted - HB 77

Noncaptive wildlife, restrict drug use on -HB 399 Pharmacist refusal to dispense, unlawful

Physician controlled assistants, substance prescriptive authority, conduct study

to discriminate for - HB 297: HFA(1),(2)

of - HB 288: HCS assistants, controlled substance prescriptive authority, establish - HB

288 Public assistance, substance abuse screening - HB 15

Salavia possession, trafficking, and cultivation, prohibition of - HB 228

Salvia definition, other species in same genus, exclusion of - HB 228: HFA(2) Smoking cessation treatment, pregnant women, Medicaid coverage of - SB 61;

SB 61: SCS Steroids and other drugs, duty to report prior use of in a racehorse after catastrophic injuries - HB 23

Substance

abuse treatment, residential, contract for therapeutic home - HB 490

buse treatment, residential, permit to contract for - HB 490: HCS

Theft offenses, anhydrous ammonia,

penalty increases - HB 369

Urine drug screening or blood tests, provide coverage for - HB 78 Wholesale

distribution, pedigree requirements, exemptions from - SB 45

distribution. prescription drugs exemption, blood banks - SB 45 Wildlife drug administration, add exception for - HB 399: HCS

Economic Development

Alcoholic beverage sales at certain convention centers, allow to promote economic development - HB 473: SCA(1)

Authorize pilot project for clean coal energy production - HB 285

Renewable Energy Research, for creation of - HB 362: HCS

Renewable Energy Research membership, executive director - HB 362: HFA(1)

Commission on Small Business Advocacy - HB 338

Create new incentives for the expansion of existing tourism projects - HB 521

Development incentives. require Kentucky wage component advance disbursement - HB 229:

Domestic manufacturers, urge Congress to support - HR 160

Economic

development incentive programs, omnibus revisions - HB 229

incentives for large scale dairy farms, study of - HJR 152

Energy incentives for carbon capture and sequestration, technical corrections - HB 285: HCS

Film

industry tax credits - HB 40 industry, tax credits - HB 31

Global exports, require Cabinet for Economic Development to study - HJR

Horseback riding trails, direct Fish and Wildlife to designate - HB 522

Incentives for reinvestment in existing businesses - HB 361

Incentives, searchable Web site - HB 13 Income tax credit, establish for certain employers for educational expenses on behalf of employees - HB 507

International **Business** Relations Committee, create permanent LRC Committee - HB 64

Capitol Centennial Kentucky Commission, establish - HB 337

Legacy expansion projects, include Kentucky employment factor - HB 521: HCS

Local

development areas, termination date, extension to 30 years - HB 395

economic development areas, allow time extension in specific cases - HB 395: HCS

Government Economic Assistance Fund, balances in, investment of - HB 286

Government Economic Development Fund, administration of - HB 203 government economic development

fund, use of - SB 178 Metropolitan College, defined - HB 229:

HFA(3)

Minimum wage target, definition, benefits included - HB 229: HFA(6) New Markets Development Program, tax

credits for - HB 511

Older worker workforce training, study of - SCR 81

Programs, omnibus revisions - HB 229:

HCS(2) Railroad construction, include acceptable cost - HB 229: HFA(1)

Reporting of data to LRC - HB 229: HFA(2)

Small

business development - HB 26

business tax credit, remove cap reduction - HB 26: HFA(1),(2)

business, government purchasing - HB

Southern States Energy Compact, effective date of ratification - HB 362

State/Executive Branch Budget Bill, repeal and reenact amendment of - HB 292

Tar sands, add to definition for alternative transportation fuels, set minimum investment - SB 66

increment financing - SB 110 increment financing, expand qualifying projects - HB 229: SCS

increment financing, preferences for Kentucky firms - HB 543

Increment Financing, reduce minimum investment in limited circumstances -HB 497

increment financing, reduce minimum investment level - HB 229: SCS

increment financing, requirements for -HB 543: HFA(1)

Tourism Development Act, require annual reporting - HB 521: HFA(1),(2) Tuition

assistance credits, allow credit to be claimed only for Kentucky residents -HB 229: HFA(5) assistance credits, establish an annual

cap of five million dollars - HB 229: HFA(4) tax credit program, allow credit for

students enrolled in Metropolitan College - HB 507: HCS Video lottery terminals, implementation

as a tourist attraction - HB 32 Water and Sewer Projects, repeal and reenactment of - HB 181

Education, Elementary and Secondary

21st Century Education Enterprise, creation of - HB 457

content standards, alignment - SB 1: CCR standards, alignment content

postsecondary and secondary - SB 1:

Aliens, unauthorized, hiring prohibition -HB 441

Assessment

Assessment,

Academic

and accountability - SB 1: CCR

and accountability, academic content standards, revisions - HB 508; HB 508: HCS and Accountability, academic content

standards, revisions - SB 1: FCCR program, revised, implementation in 2011-2012 - SB 1: SCS

accountability. and

academic achievement, specifications for - SB 1 accountability, transition requirements specifications - SB 1: HCS arts and humanities - HB 283

Assistant coaches, employment of

Athletics, high school - HB 317: HCS

nonteaching personnel - SB 142

requirements for coaches of - HB 391 Automated

external defibrillators, availability and training in schools - HB 525

external defibrillators, requirement for -

external defibrillators, use of - HB 383:

Baseline school years, 2011-2013 - SB 1: SCS

program, Best in Class loans. forgiveness and repayment - HB 480 Capital outlay funds, use for general operating expenses - HB 307

Career and technical education, funds for improvement of - SB 43

Central HS, honor KHSAA 2008 Class 3A Football Champions - SR 107

Certification, high school coaches, waivers for - HB 317 Civil War Sesquicentennial Commission,

create - SB 129

Classified employees, job benefits - HB 82

Coaches.

employment of - SB 142: SCS

post-hire requirements for - HB 317: SCA(1)

required training for - HB 383

Collective

bargaining, teachers and classified employees - HB 373

bargaining, teachers and classified personnel - SB 172

Community education, use of funds for -HB 198

Compulsory

school age, raising from 16 to 18 - HB

school age, remove 17 to 18 provision -HB 189: HFA(2)

Construction projects, prevailing wage exemption - SB 145

Conveyance of school district property to KCTCS - HB 433: SCA(1)

County

Employees Retirement System, definition of "seasonal employee" -HB 204: HCS

employees retirement system, definition of seasonal position - HB 204

Digital citizenship, define, include in discipline code - HB 467 Disaster

days, approval of request for - HB 291 days, makeup of - HB 322: SFA(2)

days, request for - SB 92, 152; HB 322: SCA (2), HCA (1), HFA (1),(2) days, request for waiver - HB 322

Dropout rate, goals, grant award criteria - HB 255

Dyslexia,

characteristics and teaching techniques on Web site - HB 506: HFA(1),(3) screening for - HB 409: HFA(1)

testing and programs for children with -HB 409

Early

Access Grant Program, grants for dual credit courses - HB 324

Graduation Scholarship Certificate, high school courses, required - SB 3: SFA(1)

Graduation Scholarship Fund, SEEK, transfer, procedure for - SB 3: SCS Education

Professional Standards Board, confirmation, Cathy Gunn - SR 185; HR 50

Standards Professional Board. confirmation, Gregory E. Ross - SR 186; HR 48

Professional Standards Board, James G. Hughley, appointment confirmation - SR 187; HR 73

Professional Standards Board, Laranna Lvnn Mav. appointment confirmation -SR 188; HR 63

Professional Standards Board, Lonnie Anderson, appointment confirmation - SR 190; HR 54

Standards Professional Boards, confirmation Sandy Sinclair-Curry HR 53

Educational Profession Standards Board, confirmation Sandy Sinclair-Curry - SR 189

Election information, women's suffrage, encouragement for schools to include -HB 155: HFA(1)

Elementary

education, making an appropriation therefor - HB 158

Schools, Category 4 and 5, addition of -HB 433: HFA(7)

Schools, Category 4 and 5, bonds - HB 433: HCS

schools, category 4 and 5, bonds, criteria for - HB 433: HFA(4)

Schools, Category 4 and 5, bonds, deletion of - HB 433: HFA(9)

Energy

education workgroup, add Commissioner of Agriculture - HB 537: SFA(1)

Education workgroup, add Commissioner of Agriculture - HB 537: SCA(1)

Essay winner, Danielle Jones, school bus seat belts - HR 210

Charles S. Education Evans, Standards Professional confirmation of appointment - HR 51

Literacy Program - SB 1: HFA(1)

Literacy Trust Fund - SB 1: HFA(1) Fire ecology, core content, inclusion in -

HB 122 Growth

districts, support education excellence in Kentucky, calculation of - HB 108

school districts, support education excellence in Kentucky, calculation of - HB 319

HB 317 - HB 317: CCR

Heat injury and illness, treatment of - HB 383: HFA(2)

High

school newspapers, freedom of the press - HB 43

school, early graduation program of study, create - SB 3

School, early graduation program of study, create - HB 364

Holmes High School, 2009 Boys State Basketball Champions, honoring - SR 162; HR 234

Home

school students, participation in athletics - SB 44

participation in students, school interscholastic extracurricular activities - HB 179

Human sexuality education, content standards - SB 97; HB 384

Humane animal treatment, education instruction on - HCR 121

Ice pools, requirement for - HB 383 Information management systems, Legislative Research Commission staff study of - HCR 125

Instructional day, approval to extend -HB 322: SFA(1)

Insurance, medical and dental, local board of education members - HB 141 Interscholastic athletics, safety, study of - HB 383: SCS

Iroquois High School, 2009 Girls State Basketball Champions, honoring - SR 170; HR 230

KEES, dual credit courses and part-time

college courses, use of funds for - HB

out-of-state institutions, requirements -HB 27

Kentucky

4-H centennial, honoring - HR 188

Board of Education, appointment of Austin W. Moss to - SR 194

Board of Education, appointment of Brigitte B. Ramsey to - SR 197; HR

Board of Education, appointment of Dorothy "Dori" Z. Combs to - SR 195;

HR 60 Board of Education, appointment of Steven B. Neal to - HR 62

Board of Education, confirmation Billy Harper - SR 196

Board of Education, confirmation, Billy Harper - HR 72

Board of Education, confirmation, Moss, Austin W. - HR 64 Board of Education, members of,

confirmation of - SB 168 Center for African American Heritage, educational programs - SB 139; SB

educational excellence scholarship, homeschool students, awards to - SB

educator award and recognition fund -

Educators Week, declaration of - SR

High School Athletic Association, limitation on actions of - HB 317: SFA(1)

Local board of education, taxpayer payment of court costs and attorneys fees - HB 227

Master's degree, tuition waived for - HB 157

Mathematics, core content assessments, revision - SJR 19; SJR 19: SCS

Medical or dental insurance, school board members - SB 112: HFA(1)

Tim, honor as Dupree Moore. Outstanding Superintendent Award recipient - HR 214

Parent-teacher conferences, required attendance at - HB 306 Per pupil allocations - HB 433: HCS

Personnel vacancy, procedures for - SB 153 Physical activity children, for

requirement of - SB 6; HB 11 Preschool education, Strong Kentucky Program - HB 527

Presidents' Day, optional school holiday - HB 209

Principal, statement of eligibility, renewal requirements - SB 50

Religious viewpoints, student expression of - HB 8

Reorganization,

Education and Workforce Development Cabinet - SB 78

Executive Order 2008-515 - HB 366 Scholarship program, autism - HB 219 School

attendance, excused absence from - HB 124 board campaign, district employee

activity - HB 294 calendar, disaster days - HB 322:

SCA(1) calendar, one hundred eighty-seven days or equivalent required - HB 256

parent member, criminal background check - SB 148: SCA(2), SFA (1)

Districts, Extended School Services funds, flexibility for - HB 433: SCS facilities, use of capital outlay funds -

HB 295

information system, costs of - HB 433: HCS

property, sexual or violent offender prohibited from - SB 148: SCA(2),

School-based decision making councils, parent member, criminal records check SB 148

SFA (1)

funds.

Schools, construction of, exemption from prevailing wage - HB 144: HFA(5),(7) SEEK

funds. growth districts, mid-year adjustments in - HB 408

state portion, procedures for - HB 408 Special Needs Scholarship Program,

calculation

establishment of - SB 186 Speech-language pathologist or audiologist, supplemental pay, qualifications for - HB 210

Sports safety course, coaches to complete - HB 383: SFA(1),(2),(4)

State employees, leave for mentoring at public schools - HB 93 State/Executive Branch Budget Bill,

repeal and reenact amendment of - HB 292

Statewide assessment, writing portfolios, eliminate - HB 147

Student

abilities, development of - HB 508: HFA(1),(2)

assessment, formative and summative, requirement for - SB 1

assessment, requirements for - SB 1: HCS testing, last 8 days of a district's academic year, limitation - SB 1: SCS

Students of civilian parents on military bases,

rights afforded - SB 39 Special Needs Scholarship Program, establishment of - HB 118

prevention awareness and training information, requirement for - HB 506: HCS

prevention training, requirement for teachers - HB 506

Teacher work day requirements, schooldecision making based council, determination by - HB 346

Teachers, leave of absence - HB 327

Technology, digital citizenship - HB 467: HFA(1)

middle school students - HCR 158; HCR 158: HCA (1) Treatment guidelines for heat related

illness, review of - HB 383: HFA(1) Tuition free courses for high school seniors, Morehead State University -HR 104

Veteran of Persian Gulf War, diploma for - HB 154

VFW National Citizenship Teacher Award, Thompson, Carmen, recognition of nomination - HR 110 Voter preregistration information, responsible

require information to be given in nonpartisan manner - HB 155: SFA(1) registration and voting, instruction on -

registration and voting instructions,

HB 155 Writing

for - SB 109

portfolios, removal from accountability system - HB 420

portfolios, remove from elementary school CATS assessment - HB 12

Education, Finance

Best in Class program, loans, forgiveness and repayment - HB 480 Capital

outlay funds, use for general operating expenses - HB 307

outlay funds, use of - HB 363, 408

Career and technical education, funds for improvement of - SB 43

Categorical state funds, growth districts, mid-year recalculation - HB 408

CERS, remove employer contribution and health care reimbursement for reemployed retirees - HB 212

Community education, use of funds for -HB 198

County Employees Retirement System, establish 10 year phase-in to fully fund retiree health benefits - HB 117

Access Grant Program, grants for dual credit courses - HB 324

graduation scholarship fund, create - HB

Graduation Scholarship Fund, SEEK, transfer, procedure for - SB 3: SCS graduation scholarship trust fund, create

Education savings plan, provide tax credit for - HB 488

Fiduciary responsibilities and prudent investment standards of charitable institutions, modernize - SB 127

Forgivable loan, dental or medical degree, establishment, eligibility for -HB 386

Funding source identification, automated defibrillators, external school availability - HB 525

Grant award criteria, dropout rate - HB 255

Growth

districts, support education excellence in Kentucky, calculation of - HB 108

school districts, support education excellence in Kentucky calculation of - HB 319

High

School, early graduation scholarship certificate define - HB 364

school, early graduation scholarship certificate, define - SB 3

Insurance, medical and dental, local board of education members - HB 141 KEES base awards, homeschool high school students, calculation for - SB 180: SCS KEES,

dual credit and part-time college courses, use of funds for - HB 76 out-of-state institutions, requirements -HB 27

Kentucky

educational excellence scholarship, homeschool students, awards to - SB

educational excellence scholarships, use of - HB 156

Reservists, benefits for - HB 90

KET college credit courses, Council on Postsecondary Education, funding restoration - HCR 8

Loan forgiveness, Best in Class - HB

Postsecondary costs, funding formulas and proportionate shares, development of proposal - HJR 150

Preschool education, grants. Start Kentucky Program - HB 527

Property tax collections, omnibus

revisions - HB 262

Scholarship program, autism - HB 219 School facilities, use of capital outlay funds - HB 295

SEEK

growth districts, mid-year funds, adjustments in - HB 408

state calculation funds, portion, procedures for - HB 408

Special Needs Scholarship Program, establishment of - SB 186

Speech-language pathologist audiologist, pay supplement authorized - HB 210

State/Executive Branch Budget Bill, repeal and reenact amendment of - HB 292

Students with Special Needs Scholarship Program, establishment of - HB 118

Teacher advancement fund, creation of -HB 157

Textbooks, postsecondary education, adoption policies - HB 226: HCS

Tuition, postsecondary system, limiting amount of increase - HB 159

Utility gross receipts license tax, Internet protocol television service, include - HB 236

Education, Higher

21st Century Education Enterprise, creation of - HB 457

Academic content standards, alignment of postsecondary and secondary - HB 508; SB 1: FCCR; HB 508: HCS

Alzheimer's Disease and Related Disorders Advisory Council, activities of - HB 169: HCS

Bachelor and associate degrees, course credit hours, limit - HJR 150

Best in Class program, loans, forgiveness and repayment - HB 480 Buildings, construction of, exemption from prevailing wage - HB 144: HFA(5),(7)

Civil War Sesquicentennial Commission, members - SB 129

College

textbooks, bundled, limitations on sales of - HB 226

textbooks, editions, substantial content revisions, publishers to identify - HB 226

textbooks, faculty adoption deadlines -HB 226

Construction projects, prevailing wage exemption - SB 145 Contract Space Program, necessary

government expense - HB 433: SCS Conveyance of school district property to KCTCS - HB 433: SCA(1)

Costs, development of proposal - HJR 150

Council

Postsecondary Education Kentucky, members of, confirmation of - SB 168

Education, Postsecondary on confirmation Paul Patton - HR 46

Postsecondary Education, confirmation, Glenn B. Denton - SR 191: HR 61

Postsecondary Education, confirmation. Paul Patton - SR 193

on Postsecondary Education, general fund per pupil, conduct study of - SJR

on Postsecondary Education, Pam Miller, appointment, confirmation - SR

Course

credit transfer, institution disseminate - SJR 49

credits, transfer and degree program acceptance, clarify - HB 314

Credit

card and debt management education for students - HB 83

card solicitations on college campuses, regulation of - HB 268

Early Access Grant Program, grants for dual credit courses - HB 324

high school graduates, KEES awards, process for determining - SB 3

Education assessments - HB 508; SB 1: FCCR;

HB 508: HCS Standards Professional Board, confirmation, Cathy Gunn - SR 185; HR 50

Professional Standards Board. confirmation, Gregory E. Ross - SR 186; HR 48

savings plan, provide tax credit for - HB 488

Educational expenses, military or family veteran amputee, military assistance trust fund - SB 37

Evans. Charles S., Education Standards Professional Board. confirmation of appointment - HR 51

Firearms, carrying of in motor vehicle -HB 419: SCS Forgivable loan, dental or medical

degree, establishment of, eligibility for -HB 386

General education curriculum, develop -**SJR 49**

Governor's

Postsecondary Education Nominating Committee, confirmation, Higgins-Stinson, Sandra T. - SR 198

Postsecondary Education Nominating Committee, confirmation, Sandra R. Higgins-Stinson - HR 49

Postsecondary Education Nominating Committee, John W. Ridley, appointment confirmation - HCR 20

Postsecondary Education Nominating Committee, John W. Ridley, appointment, confirmation - SR 225; HR 71

Postsecondary Education Nominating Committee, members of, confirmation of - SB 168

Postsecondary Education Nominating Committee, Sandra T. Higgins-Stinson, confirmation - HCR 21

education capital projects, increase cap on projects allowing for completion by institution - HB 249: HFA(1)

KCTCS,

decrease funding for education of inmates through - HB 439

inmate education, require a report by -HJR 131

KEES base awards, homeschool high school students, calculation for - SB 180: SCS KEES,

dual credit and part-time college courses, use of funds for - HB 76

out-of-state institutions, requirements -HB 27

Kentucky

educational excellence scholarship, homeschool students, awards to - SB

educational excellence scholarships, use of - HB 156

Higher Education Assistance Authority, debt management curriculum. identification - HB 83: HCS

Reservists, benefits for - HB 90 KET college credit courses, Council on Postsecondary Education, funding restoration - HCR 8

Master's degree for teachers, tuition waved for - HB 157

Morehead

State University, 2009 OVC Basketball Champions, honoring - SR 141; HR

State University, tuition free courses for high school seniors - HR 104

Murray State University, Breathitt Veterinary Center, appropriation for -HB 433: HCS

Office on Alzheimer's Disease and Related Disorders, activities of - HB 169

Optometry contract spaces, funding of -HB 433: HCS Postsecondary

education, unconditional entry, early high school graduation - SB 3

Education, unconditional entry, early high school graduation - HB 364

institutions. cash-funded capital projects, interim process - HB 530

institutions, debt issuance by - HB 531 Principal, statement of eligibility, renewal

requirements - SB 50 Reorganization, Council on Postsecondary Education, Executive Order 2008-836 - HB 313

State employees, leave for mentoring at public schools - HB 93

State/Executive Branch Budget Bill, repeal and reenact amendment of - HB 292

Students, suspension or expulsion by faculty and staff or committee - HB 528 Teacher certification, assessments and internship, beginning teachers - SB 59 Tenure, urge KCTCS board to retain -HR 187

Textbooks, postsecondary education, adoption policies - HB 226: HCS

Tuition

assistance credits, establish an annual cap of five million dollars - HB 229:

tax credit incentive for employers, establishment - HB 229

tax credit program, define Metropolitan College - HB 507: HCS

Waiver, spouses and dependents of deceased or permanently disabled veteran - SB 135 waiver, spouses and dependents of

permanently disabled veteran - SB 135: SCS

Tuition, limiting amount of increase - HB 159

University

Downtown

of Kentucky, Diagnostic Laboratories, appropriation for - HB 433: HCS of Kentucky, equine industry program,

increasing funds for - HB 105 Veterinary medicine contract spaces, funding of - HB 433: HCS

Education, Vocational

Apprenticeship and Training Council, revise membership and terms - SB 70 Division of Occupations Professions, transfer of - SB 181

Technical College, capital project for -HB 433: HCS Educational expenses, military or

Jefferson

Community

assistance trust fund - SB 37 Electricians, licensing of, education credit - HB 126

veteran amputee, military

Firearms, carrying of in motor vehicle -HB 419: SCS

Reorganization, Education and Workforce Development Cabinet - SB

Southeast KY, Community Technical College, capital project for - HB 433:

Teacher certification, assessments and internship, beginning teachers - SB 59 Tenure, urge KCTCS board to keep tenure - HR 187

Tuition

Waiver, spouses and dependents of deceased or permanently disabled veteran - SB 135

waiver, spouses and dependents of permanently disabled veteran - SB 135: SCS

Effective Dates, Delayed

August 1, 2010, and January 3, 2011, HB 352/HCS - HB 352: HCS BR

116 - HB 121

1210, January 1, 2010 - HB 514

1306, December 31, 2009 - SB 161 1363, July 1, 2009 - HB 334

1459, July 1, 2009 - HB 482

1554 - HB 505

1675 - HB 444

90, July 1, 2009 - HB 51

Cigarette

surtax, increase - HB 123

tax, wholesaler to wholesaler sales, unstamped product, allow - HB 504 Commercial driver's licensee, testing for

drug and alcohol - HB 443

Division of Mine Permits, electronic filing and audit, effective date for - SB 177

Durable medical equipment, sales and use tax exemption, July 1, 2009 - HB 3 Election of judges, preferential voting system, November 6, 2013, and January 1, 2014 - HB 238

Employment verification, nationality - HB 440

Eyewitness identification, procedures for - HB 389

Fire inspection fees, to take force July 1, 2009 - HB 293

Funding and operation of jails - SB 76 204, November 5, 2009 - HB 204:

SFA(2) 325, November 5, 2009 - HB 325:

SFA(2)

370, January 1, 2010 - HB 370: HCS 59, effective 2010 - HB 59: SCS

Interstate Compact for the Placement of Children, replacement of - HB 296 January 1, 2010 - HB 258: HCS

July 1, 2009 - HB 171

License plate, Transportation Cabinet, establish alternate standard issue license plate - HB 25

Notary publics, regulation of, March 1, 2009 - HB 539

October 1, 2009 - HB 309: SFA(1)

One Nation Under God special license plate, January 1, 2010 - HB 24: SCS Public swimming pool safety and

sanitation regulations, January 1, 2010 - SB 21; HB 258

Qualifying environmental to mediation property, effective date for - HB 162 Replaces the term handicap with the

term disabled - HB 316: HFA(1) Sales and use tax, geothermal heat pump, exempt, July 1, 2009 - HB 345 SB 48/SCS, July 1, 2009 - SB 48: SCS

Streamlined sales and use tax agreement, conforming changes, 1, 2009 - HB 347

Tattoo and body piercing repeal and

enforcement, January 1, 2010 - HB 241: SCS

Transportation Cabinet, establish alternate standard issue license plate -HB 24

Utility gross receipts license tax, Internet protocol television service, include - HB

Van-only handicapped parking, establish requirements for - HB 316

Wage discrimination, prohibited on basis of sex, race, or national origin - HB 33 Wholesale sales tax, increased rate - HB

Effective Dates, Emergency

Assessment and accountability system, revisions to - HB 508; SB 1: HCS; HB 508: HCS

Authorize governor to augment Low Energy Assistance Home Program - HB 89

in Class program, loans, forgiveness and repayment - HB 480 Bond filing fees, court clerks - HB 195

1169 - HB 292

1271 - SB 92

1552 - HB 536

1554, cigarette papers tax, imposition -HB 505

1563 - HB 330

1573, April 1, 2009 - HB 342

1579, Kentucky educational excellence scholarship, homeschool students, awards to - SB 180

180 - SB 11 182 - SB 14

434 - SB 43

Capital outlay funds, use for general operating expenses, current fiscal year HB 307

Child custody, spousal maintenance -HB 22

Cigarette surtax, create additional levy -HB 68

appropriate funds for the Claims, payment of - HB 407

Deductibles for food spoilage from a declared federal disaster - HB 445 Disaster days, request for waiver - HB

Division of Mine Permits, mine permit personnel, funding for - SB 177

Effective May 1, 2009 - HB 86 EMERGENCY - HB 161: HCS

Emergency, coal mine rescue team training, provisions for - SB 170: SFA(1)

Excise tax increase, effective June 1, 2009 - HB 237

Fees in criminal cases, adjustment of -HB 195

100 - HB 100: HFA(1)

HB

143 - HB 143: HCS

321/HCS - HB 321: HFA(3) 330/HCS - HB 330: HCS

333 - HB 333: SCS

383/SCS - HB 383: SFA(4)

433 - HB 433: HCS

521/HCS - HB 521: HCS

536/HCS - HB 536: HCS 541/HCS - HB 541: HFA(1)

99/HCS - HB 99: HCS

Low-speed vehicles, January 1, 2010 -HB 21: SCA(1)

Marriages, allow members of the General Assembly to solemnize - HB 79

Public swimming pools, federal main drain cover standards to be met for -HB 258

Repeal and reenact various sections -HB 216

Salavia possession, trafficking, cultivation, prohibition of - HB 228 SB

1 - SB 1: FCCR 170 - SB 170: SCS

disaster days, approval of request for -HB 291

districts, capital outlay funds, use of -HB 363

Schools disaster days, request for - SB

SJR 12/GA - SJR 12: HFA(1)

Taxes, tobacco products - HB 144: HCS Tobacco tax, make technical changes -HB 144

Elections and Voting

Absentee balloting, provision for - HB 201

Alcoholic

beverages, permit delivery of - HB 128:

beverages, unless permitted by local government, prohibit sale of - HB 128 Amendment, early voting, authority to -HB 133

Campaign

finance reports, filing of when no change since last report - HB 42

finance, change in definition contribution - SB 62: HFA(3)

finance, reporting and funds - SB 62: HFA(4)

Candidate, electioneering by - HB 246 Candidates

for Governor, running mate, delay selection of - HB 451

for special, procedures for - HB 263 Center, Rosemary F., confirmation of appointment to Registry - SR 209

Centralized voting centers, study of -HCR 69 Constitution, amendment to change

Representatives' term from 2 to 4 years - SB 23

Contributions

and reports, regulation of - HB 204: SFA(2); HB 325: SFA (2)

or expenditures by 527s, influence of -SB 53: SFA(2)

Contributions, expenditures, reporting, guidelines for - SB 62 Date of primary, change of - SB 124

Declaration of intent, filing timetable for -HB 201 Craig, Dilger, confirmation

appointment to Registry - SR 211 Duplicate filing requirement with county clerk for legislative candidates. abolishment of - SB 24

Early

in-person, no excuse necessary - HB 406 voting and extended time periods for

voting, study of - HCR 69: HFA(1) voting for caretakers of persons having surgery - HB 52

voting, establishment of - HB 50

voting, permission for - HB 56 Exploratory committees, permitted use of - SB 169

Felon voting rights, timing of restoration of - HB 70: HFA(1)

Felon, restoration of rights - HB 196 Felons' voting rights, constitutional amendment to provide - SB 126; HB 70 Filing of reports with county clerks by all candidates, requirement of - SB 62: HFA(2)

High school seniors, require information

on voting to be given in nonpartisan manner - HB 155: SFA(1)

In person absentee voting, application for, caretakers of voters having surgery - HB 52: HFA(1)

Information to county clerks, voter roster, maintenance of - SB 125

Judges preferential voting system - HB 238

Local option elections, election day prohibition of alcohol sales - SB 34 Notice requirement from county clerks,

date of - SB 124: SCS Number of days after an election for transmittal of information, change in -SB 124: SCS

program counties, designation of - HB 486: HFA(2)

program for early voting, establishment of - HB 486; HB 486: HCS program for primary, inclusion of - HB

486: HFA(2)

Political

organization 527 committees, activities of - SB 53: SFA(1)

organization 527 committees, reporting requirements of - SB 53

Precinct officer, candidate for office, prohibition of - HB 201

political Prerecorded telephone messages, prohibition of - HB 18: HCS Presidential election by national popular

vote, compact for - HB 170 Primaries, filing dates - HB 486: HFA(1) Registered Independents, primaries,

participation in - HB 17 Registry of Election Finance. confirmation, Teresa L. Naydan - SR 210

Requirements and restrictions, members of the media - SB 130

State Board to appoint member of a county board elections, of circumstances of - HB 201

Statewide initiative petitions, permission for - HB 217

terminals, Video lottery county referendum on placement of - HB 32 preregistration for 16-year-olds,

permission to - SB 109 registration and voting, instruction, secondary schools to provide - HB

Electricians

Electricians, licensing of, education credit - HB 126

Embalmers and Funeral Directors

initial Human remains, removal, requirements for - HB 477

Identification and interment of veterans'

remains, information gathered for - SR

Native American remains, reinternment procedure for - HB 114

Emergency Medical Services

911 communications, procedure for release of - SB 30 Ambulance service provider, patient

choice protocols, establishment - HB 538 Coal mines, medical air evacuation,

Emergency action plans, high hazard

global positioning, availability of - SB

impoundments, limitation on - HJR 119: HCS

services personnel, line of duty, deaths and injuries, benefits for - HB 415

Good Samaritan law, applicability during emergency - HB 434

Hospitals, patient transport to by ambulance service - SB 91

Medical services, provision of, civil immunity, exceptions - SB 137

Mine safety, emergency medical or mine emergency technicians, number of - HB 119

Eminent Domain and Condemnation

Condemnation, regional wastewater commissions, authority for - HB 422 Turnpike Authority of Kentucky, powers of - HB 509

Energy

Agriculture, energy feedstocks, qualifying environmental remediation property, tax exemptions for - HB 162 Alternative

and renewable fuels, efficiency, carbon management - HB 537

fuel, tar sands and crude oil, inclusion of - HB 178: SFA(1)

Authorize

governor to augment Low Income Home Energy Assistance Program - HB 89 pilot project for clean coal energy production - HB 285

Bluegrass turns green program, create - HB 178

Brownfield redevelopment, agricultural feedstocks, property tax credits - HB 162: HCS

Cellulosic ethanol, restore original tax credit cap and per gallon rate - HB 537: HCS Center

for Renewable Energy Research, creation of - HB 362: SCS, HCS

for Renewable Energy Research, membership, executive director - HB 362: HFA(1)

Civil liability, carbon sequestration and demonstration projects, immunity from - HB 351

Coal

mine rescue team training, coal mine inspections, counted as - SB 170: SFA(1)

mining, overburden, streams, placement of - SB 100

Construction

of a nuclear power facility, requirements for - SB 13: HFA(2)

of low-level radioactive waste disposal site, requirements for - SB 13: HFA(1),(2)

Division of Mine Permits, electronic filing, division audit, requirements for - SB 177

Electrical trainees, supervision by certified electricians, use of - HB 185

Emergency action plans, high hazard impoundments, limitation on - HJR 119: HCS

Energy

strategy, nuclear power, inclusion of -HB 537: SFA(2)

strategy, oil and gas, nuclear power, inclusion of - HB 537: SCS

Environmentally beneficial projects, energy efficiency, inclusion of - HB 215: HCS

Fuel ethanol-blended gasoline, requirements for sale and use of commodities - SB 12 High hazard impoundments, technical correction for - HJR 119: SFA(1)

Infrastructure projects, CTL facilities, priority funding for - HJR 116
Kentucky Natural Resource Caucus,

creation of - HCR 141

Ky. Geological Survey, express support for work in carbon sequestration - HJR

Mine ventilation fan restart, reentering mine, requirement for - SB 64: HFA(2)

gas retail competition, PSC authority, terms and conditions thereof - HB 542

gas, bulk sales, for commercial, industrial, governmental and school customers - SB 154

Nuclear power, construction moratorium, removal of - SB 13; HB 376

and gas leases, state-owned lands, authorization for - SB 138

and gas operations, state-owned and university-owned land, program for -SB 138: HCS

and gas operations, state-owned and university-owned lands, study of -SJR 67

Pollinator habitat, reclamation site revegetation requirements, inclusion of - HB 492

Power plants, coal-fired, make eligible for Incentive for Energy Independence Act - SB 55 Reorganization, Energy and

Reorganization, Energy and Environment Cabinet, Executive Order 2008-531 - HB 473

Southern States Energy Compact, effective date of ratification - HB 362; HB 362: SCS

Study mining of and impacts to streams and forests in E.O. Robinson Forest - HJR 7

Tar sands, add to definition for alternative transportation fuels, set minimum investment - SB 66

Timber cut for energy production, best management practices to be used for - HB 211

TVA in-lieu-of-tax payments, redistribute - HB 461

Underground

installation of new electric utility distribution lines, consideration - HB 424

storage tanks, registration of - HB 92 Utility demand-side energy management programs, PSC authority thereof - SB 51

Ventilation fans, deviation from continuous operation, remove provision allowing - SB 64: HFA(1)

Environment and Conservation

Agriculture, energy feedstocks, qualifying environmental remediation property, tax exemptions for - HB 162
Alternative fuel, tar sands and crude oil, inclusion of - HB 178: SFA(1)

Bad actor provisions, increasing fines and strengthening enforcement of - HB 397

Brownfield

redevelopment fund, establishment of -SB 27

redevelopment, agricultural feedstocks, property tax credits - HB 162: HCS
Center

for Renewable Energy Research, creation of - HB 362: SCS, HCS

for Renewable Energy Research, membership, executive director - HB

362: HFA(1)

Cervids,

Department of Fish and Wildlife Resources, scope of authority for -SB 81: SFA(1)

regulation of - SB 81: SCS

Civil liability, carbon sequestration and demonstration projects, immunity from - HB 351

Coal and ash slurry, fate and consequence of - HJR 119: SFA(3) Department

of Fish and Wildlife Resources, assistance, authorization to provide to Foundation - HB 65

of Fish and Wildlife Resources, Foundation, staffing for - HB 208: SCS

Easement of necessity, gender neutral references, technical corrections for - SB 170

Electronic

scrap recycling program, establishment of - SB 63: SB 27: HFA (1)

scrap recycling program, exempt certain devices from - SB 63: SFA(1),(2)

scrap recycling program, tier registration fees for - SB 63: SFA(1),(2)

Emergency action plans, high hazard impoundments, limitation on - HJR 119: HCS

Energy utility demand-side management programs, PSC authority thereof - SB 51

Environment trust fund, environmentally beneficial projects, used for - HB 215

Environment, oil and gas operations, nuclear power, protections for - HB 537: SCS

Environmentally beneficial projects, definition of - HB 215: HCS

Firewood cut for personal use, exclusion from best management practices for - HB 211

Forest Health Board, establishment of - HB 235

Forestry-related crimes, enforcement of - HB 396

Forfeited bond fees for tank battery and gathering line remediation operations - SB 134

High hazard impoundments, emergency action plans, file and approval of - HJR 119: SFA(2)

High-level nuclear waste, storage plan, disposal of - SB 13; HB 376 Horseback riding trails, direct Fish and

Wildlife to designate - HB 522 Kentucky pride fund, permit the deposit

of voluntary contributions from Go Green license plates - HB 266 Ky. Geological Survey, express support

for work in carbon sequestration - HJR 126
Mold remediation, standards for,

viold remediation, standards for, establish - HB 310 Dil

Oil

and gas leases, state-owned lands, environmental protections for - SB 138

and gas operations, state-owned and university-owned lands, study of - SJR 67

Pollinator habitat, reclamation site revegetation requirements, inclusion of - HB 492

Real property owned by air board having scenic easements, length of covenant - HB 127

Recycling,

state agencies, reporting requirements for - SB 99

state offices and universities, reporting requirement for - HB 160

Reformulated gasoline, remove

requirement for - HB 374: HFA(1)

Regional wastewater commissions, environment, protection of - HB 422

Remediation of tank batteries, funding transfer for - SB 134: HCS

Reorganization, Energy and Environment Cabinet, Executive Order 2008-531 - HB 473

Ride to Work Day, June 15, 2009, declaring - SR 96

School core content, fire ecology, include - HB 122

Selling timber, requirement of proof of title when - HB 481

Southern States Energy Compact, effective date of ratification - HB 362; HB 362: SCS

Streams, overburden from mining, placement of - SB 100

Study mining of and impacts to streams and forests in E.O. Robinson Forest - HJR 7

Television recycling program, direct the cabinet to submit a report with recommendations for - SB 63: SFA(1) Underground storage tanks, registration

Escheats

Gift cards, regulation of - SB 85; SB 85: SCS

State contracts, verification of - SB 174

Ethics

Ethics training, programs for - SB 2: SFA(1)

Executive

of - HB 92

Branch Ethics Commission, Internet records, public access - SB 2

Branch Ethics Commission, nominating procedure - SB 2

Branch Ethics Commission, transfer of -SB 181

Branch Ethics, provisions various - SB 2

Fairs

Reorganization, Kentucky State Fair Board, confirmation of - SB 183 State Fair Board, appointment procedure for - HB 248

Federal Laws and Regulations

Cabinet

HR 216

for Health and Family Services, public swimming pool safety regulations, create exemption - HB 258: HFA(1)

for Health and Family Services, public swimming pool safety regulations, promulgated by - HB 258: HCS Child support, disbursement fee, charge

Child support, disbursement fee, charge noncustodial parent for - HB 95 Constitution,

U.S., state sovereignty - HCR 168 United States sovereignty - HCR 172

Dead animal disposal rule, implementation, delaying of - HCR 106 Food Allergen Labeling and Consumer Protection Act, sesame, inclusion of - HR 16

Menu Education and Labeling Act, urge Congress to enact - SR 76

Real ID Act, direct Transportation Cabinet not to comply with the provisions of - SJR 73; HJR 133 S.A.F.E. Mortgage Licensing Act,

compliance - HB 106: HCS
Safety of Life at Sea Act, urge Congress
to renew exemption of Delta Queen -

Television commercials, rules governing volume of - SR 92

Transportation of video lottery terminals, exemption for - HB 158: HCS

Virginia Graeme Baker Pool and Spa Safety Act, state swimming pool regulations to comply with - SB 21; HB 258

Fees

911 communications, procedure for release of - SB 30: SCS Auctioneers.

increasing maximum limits for - HB 193 license and renewal fees, maximum limit imposed - HB 193: SCS

Bond filings, court clerks - HB 195: HCS Certification requirement, fire sprinkler inspectors - HB 449

County clerk's fee for keeping a record of the stray certificate, reinstate existing amount for - HB 418: HCA(1)

Criminal records, misdemeanors, expungement - HB 312

Division of Mine Permits, electronic filing, increase permit fees for - SB 177 Domestic violence and emergency protective orders, fee for - HB 195: SCS(1)

Drug

court programs, operation, funding - HB 165

service fee, collection, distribution - HB 287

Emergency

911, revenues and fees, study of - SB 82: SCS

911, revenues and need for state board, study of - SB 82: HCS

Establish a fee for a justice of the peace to issue a stray certificate, permit local governments to - HB 418: HCA(1)

Expungement, misdemeanors and violations, DUI service fee, jail triage, bond filings - HB 195

Horse racing authority, secondary parimutuel organization, fee imposed - HB 472: HCS

Housing, buildings and construction office, elevator safety fees collected by - SB 155

Identification cards for homeless, provide for - HB 199

Inspection of new manufactured home installation, fee for - HB 379

License fees, tattoo artists, tattoo instructors, body piercing technicians, requirement for - HB 241

License, unclassified acquirer, increase - HB 504

Local government development - HB 250

Long-term care facility administrator, licensing of - HB 7

Manufactured home installation inspection fee, limit to \$150 - HB 379: SCS

Motorcycle helmets, fee required to operate without - HB 501

Pesticide, registration, regulation of - HB 485

Pesticides, assessment of - HB 485: HCA(1)

Private purchasers, reduce fees that can be charged upon purchase of certificates of delinquency - HB 427

Probate, estate of those killed in line of duty, exemption for - HB 232

Prohibition, to charge cities and school

Prohibition, to charge cities and school boards - SB 125

Real Estate Commission, criminal background check, applicant pays fees for - HB 401

Service fee, county attorney notice for alleged theft by deception - HB 390 Sheriffs, adjustment of - HB 195: SCS(2), SFA (2),(3)

State traffic school, increase fee to \$50 - HB 493

Titling of ATV's fees for, establishment of - HB 53: HCS

Fiduciaries

Compensation, rates allowable - SB 106 Family Trust Program, establishment of special needs trust program for the disabled - HB 71

Fiduciary responsibilities and prudent investment standards of charitable institutions, modernize - SB 127

Power of attorney for care of minor child, creation of and requirements for - HB 469

Presumption of imprudence, removed if annual expenditure exceeds 7% of fund - SB 127: HCS

Registration, motor vehicle, reinstatement fee - HB 450

Trust distribution upon petition of fiduciary, amount permitted for eligibility, increase in - HB 222

Veterans' Affairs Department, disabled veterans, minors, representation of - HB 335

Financial Responsibility

Budget

reduction and surplus expenditure plans, clarification - HB 423: HCS

reduction measures, require the state budget director to report on - HB 512 Credit

card and debt management education for students - HB 83

card solicitations on college campuses, regulation of - HB 268

Family Trust Program, establishment of special needs trust program for the disabled - HB 71

Fire Prevention

Certification requirement, sprinkler inspectors - HB 449

Educational occupancies, clarify inspections for - HB 293: HCS

inspection fees - HB 293

protection boundaries, study of - HCR 79

sprinkler inspectors, make prorated occupational fee for certification rather than licensure - HB 449: SCS station closures | Louisville/Lefferson

station closures, Louisville/Jefferson County Metro - HR 27

Forest fire prevention, Division of Forestry educational program for - HB 235

Formation of fire protection districts with optional ambulance service, requirements - HB 234

National Association of State Fire Marshals, urge to retain current code provisions, warehouses - SR 164

Professional firefighters, physical agility test - HB 150

Firearms and Weapons

Deadly weapons, permit carry and use for defense while hunting, fishing, trapping - HB 419; HB 419: HFA (2) Firearms certification, peace officers, active and retired - HB 55 Gunshot

and stab wounds, reporting of - HB 479 wounds or life-threatening injury reporting of - HB 479: HCS

Hunting, fishing, and trapping, use and carrying of firearms - HB 419: HFA(1)

Motor vehicles, carrying of firearms in - HB 419: SCS

Protective vests and tasers, constable eligible for from KSP program - HB 398 Self-defense, carrying firearms while hunting, fishing, or trapping - HB 419: HCS

Theft offenses, penalty increases - HB 369

Firefighters and Fire Departments

911 communications, procedure for release of - SB 30

Benefits increase, death, line of duty deaths - HB 426 Emergency

911, revenues and fees, study of - SB 82: SCS

911, revenues and need for state board, study of - SB 82: HCS

Preparedness Fair, April 25, 2009, recognize on - SR 168

services personnel, line of duty, deaths and injuries, benefits for - HB 415

Fallen firefighters and police officers, designate sections of US 60 in Carter County, in honor of - HJR 111

Fire inspection fees - HB 293

protection boundaries, study of - HCR

station closures, Louisville/Jefferson County Metro - HR 27

subdistricts, dissolution and governance of - HB 357

Firefighters

Foundation Program Fund, increase stipend amount - HB 466

totally disabled in line of duty, CPI adjustment to insurance payments - HB 1

Fireworks, storage and display inspection of - HB 500

Formation of fire protection districts with optional ambulance service, requirements - HB 234 Inspections,

disposition of funds from - HB 293: HCS who may perform - HB 293: HCS

Physical agility test for professional firefighters - HB 150 Probate fees, estate of one killed line of

duty, exemption for - HB 232 Professional firefighters, supplement,

wages, overtime - SB 46
Retirement, increase death in the line of

duty benefits - SB 140

Fireworks

Storage and display of - HB 500

Fiscal Note

Abortion, practice, procedure, and prohibited acts - HB 191

Abuse treatment, residential contract for therapeutic home - SB 4: HFA(1),(2) Advance deposit account wagering licensee, defined - HB 472: HCS

Agricultural products, purchasing, reporting of - SB 84

Biofuel blends, tax credits - HB 537 Breast-feeding,

penalty for violation of law that permits practice in public, establish - HB 214

penalty for violation of law, establish - SB 29

Budget reduction and surplus expenditure plans, clarification - HB 423: HCS

Cabinet for Health and Family Services, public swimming pool safety regulations, create exemption - HB 258: HFA(1)

Cellulosic ethanol, restore original tax credit cap and per gallon rate - HB 537: HCS

Charitable

auction, in certain situations person not retailer - HB 216

health care services, permit out-of-state providers to provide - HB 99 Childhood hearing loss, assessment and

diagnosis of - HB 5
Cigarette surtax, create additional levy -

HB 68
City tax collection, PVA's preliminary property assessment provided to city -

HB 186
Claims, funds for payment, appropriation
- HB 407

Clean Coal Tax Credit, clarify due date for claiming - HR 299

for claiming - HB 299 coaches, required training for - HB 383

Commission for Children with Special Health Care Needs, hearing loss, assessment and diagnosis - HB 5: HCS

Community rehabilitation tax credit, created - HB 10

Compulsory school age, raising from 16 to 18 - HB 189

Consensus forecast and budget reduction provisions, amendment of - HB 423

Consumer product safety, provide information to child-care providers - HB 194

CPR and automated external defibrillators, use of - HB 383: HCS

Create new tax incentives for the expansion of existing tourism projects - HB 521

Department of Parks employees, fulltime position hours - HB 136

Development incentives, require Kentucky wage component for advance disbursement - HB 229: HCS(1)

Dialysis coverage, require reimbursement to provider rather than patient - SB 19

Driving under the influence, penalties for - SB 34: FCCR

DUI, violation for controlled substance use - SB 5

Economic

development incentive programs, omnibus revisions - HB 229

development programs, omnibus revisions - HB 229: HCS(2) Education of inmates, transfer of funding

for - HB 439 Emergency

Action Plans for high hazard dams, administrative regulations requiring - HJR 119

action plans, high hazard impoundments, limitation on - HJR 119: HCS

Energy

incentives for carbon capture and sequestration, technical corrections -HB 285: HCS

strategy, oil and gas, nuclear power, inclusion of - HB 537: SCS
Family Trust Program, establishment of special needs trust program for the

disabled - HB 71 Farm-to-food bank program,

establishment of - HB 344 Fire inspection fees - HB 293 Funding and operation of jails - SB 76 Governor's Advisory Board for Veterans' Affairs, meeting, quarterly - HB 329 HB 347/HCS - HB 347: HCS

Health & Family Services Cabinet, public swimming pool safety regulations promulgated by - HB 258

Homelessness, prevention, continue pilot project for - HB 6

Human remains, initial removal, requirements for - HB 477

Immunizations, human papillomavirus, require - HB 69 Income

tax credit, establish for certain employers for educational expenses on behalf of employees - HB 507

tax, Energy Star manufactured home, create credit - HB 178

tax, Internal Revenue Code, update reference to - HB 533

Infection, health facility-acquired, report rates - HB 67

Inspections, disposition of funds from -HB 293: HCS

KEES base awards, homeschool high school students, calculation for - SB 180: SCS

Kentucky

Center for African American Heritage, create - SB 139; SB 139: SCS

Education. Department of interscholastic athletics safety, study of - HB 383: SCS

educational excellence scholarship, homeschool students, awards to - SB

Education Student Loan Higher Corporation, dental or medical degree, loan forgiven - HB 386

omnibus Horse Racing Authority, chapter revisions - HB 472

National Guard, assistance for physical and mental conditions - HB 541

State Police, reemployment of retired troopers - HB 410

KLEEP Fund, transfer administration to DOCJT and increase stipend amount -HB 466

KY Horse Racing Authority, excise tax on secondary pari-mutuel organization, establishment of - HB 475

Legacy expansion projects, include Kentucky employment factor - HB 490:

Legislative budget, fund transfer - HB 143: HCS

Local

development areas, termination date, extension to 30 years - HB 395

economic development areas, allow time extension in specific cases - HB 395: HCS

Government Economic Assistance Fund, balances in, investment of - HB

Lodging, sales tax on, clarification of tax base - HB 482

Long-term care facility administrator, licensing of - HB 7 Motor

fuels tax, make technical corrections to -HB 374

vehicle usage tax, exemption for certain trusts transfers - SB 107 Vehicles, Assessments on end of year

purchases, clarify procedures for - HB

Multistate Tax Compact, adoption - HB 544

National Guard and reserve personnel. line of duty, deaths and injuries, benefits for - HB 415

New Markets Program, tax credits for -HB 511

Noncertified cigarettes, removal steps for - SB 48

Nursing home residents, rights of - HB

Optometric Examiners, Kentucky Board of, regulations allowing practice outside office of - HB 99: HCS

Organ donation, nonrefundable tax credit, provide for individuals - HB 36 Pari-mutuel racing excise tax - HB 474 institutions, Postsecondary debt issuance by - HB 531

Power of attorney for care of minor child, creation of and requirements for - HB

Property Tax Homestead Exemption -HB 125 Public

assistance, substance abuse screening - HB 15

facility, rebate of tax for governmental entities - HB 279

transportation infrastructure authority, local input to - HB 102

Rest areas, United States, Kentucky, and POW/MIA flags - HB 343 Retired troopers, creation of

reemployment program - HB 410: HFA(1) River mile markers, adjust to agree with

Corps of Engineers designations - HB 202

Road fund taxes, liability of officers for -HB 393

and use tax, occasional sale, exclude recreational vehicles - HB 171

and use tax, streamlined sales and use tax agreement, conforming changes -HB 347

and use tax, vendor compensation, cap - HB 429

tax, exemption, removal of, packaged sales of alcohol - HB 144: HCS

School districts, capital outlay funds, use of - HB 363

SEEK funds, growth districts, mid-year adjustments in - HB 408 Small business tax credit, remove cap

reduction - HB 26: HFA(1)

Software maintenance contracts, definition deleted - HB 347: SCS State

parks, limited sale of alcohol, providing for - HB 308

traffic school, appropriate revenue from fees - HB 493

State/Executive

Branch Budget - HB 143

Branch Budget Bill, repeal and reenact amendment of - HB 292

Subpoenas of tax information, when applicable - HB 495: HCS Substance

abuse treatment, residential, contract for therapeutic home - HB 490

abuse treatment, residential, permit to contract for - HB 490: HCS Suicide

prevention awareness and training information, requirement for - HB 506: HCS

prevention training model program,

development of - HB 506

Tax

credits, incentives for small business development - HB 26

increment financing, expand qualifying projects - HB 229: SCS Increment Financing, reduce minimum

investment in limited circumstances HB 497

information, disclosure of - HB 495

Tobacco taxes, make technical changes - HB 144

Transportation

Cabinet, require separate budget bill for - HB 423: SCS

Infrastructure Authority, require local agreement for financing plan - HB 102: HFA(2)

Tuition tax credit program, allow credit for students enrolled in Metropolitan College - HB 507: HCS

Turnpike authority of Kentucky, creation of bi-state authority through - HB 102 Unpasteurized goat milk, regulation of -

HB 177 Utility gross receipts license tax, Internet protocol television service, include - HB

236 Veterans' Affairs Department, disabled veterans, minors representation of - HB

335 Video application lotterv fee. establishment of - HB 158: HCS

Voter preregistration for 16-year-olds. regulation of - SB 109

Water and Sewer Projects, repeal and reenactment of - HB 181

Fish and Wildlife

All new or amended fish and wildlife regulations, require news releases for -HB 208: HCA(1)

Animal identification, bar unjustifiable removal of - HB 301 Cervids.

Department of Fish and Wildlife Resources, regulation by - SB 81

Department of Fish and Wildlife Resources, scope of authority for -SB 81: SFA(1)

importation of - SB 81: HFA(1),(2)

regulation of - SB 81: SCS Deadly weapons, permit carry and use for defense while hunting, fishing, trapping - HB 419; HB 419: HFA (2)

Department of Fish and Wildlife Resources, assistance, authorization to provide to

Foundation - HB 65 of Fish and Wildlife Resources, Foundation, staffing for - HB 208:

SCS Environmentally beneficial projects, definition of - HB 215: HCS

Ferrets, possession of. technical correction - HB 358

Horseback riding trails, direct agency to designate - HB 522

Hunting without permission on lands of another, increase penalties for - HB

Hunting,

carrying firearms, provisions for - HB 358: SCS

fishing, and trapping, use and carrying of firearms - HB 419: HFA(1) Lake Cumberland, resolution

encouraging federal management of -SR 177 Lifetime combination hunting and fishing

permit, senior citizens, authorization for - HB 84

Noncaptive wildlife, restrict drug use on -HB 399

Oil and gas operations, state-owned and university-owned lands, study of - SJR

Raymer, Kyle, 2008 National Guard Junior World Fishing Champion - HR 186

Self-defense, carrying firearms while hunting, fishing, or trapping - HB 419:

Study mining of and impacts to streams and forests in E.O. Robinson Forest -HJR 7

Wildlife

drug administration, add exception for -HB 399: HCS

identification number for trap tagging, allowing use of - HB 208

Flood Control and Flooding

Emergency

Action Plans for high hazard dams, administrative regulations requiring -SJR 37; HJR 119

high hazard action plans, impoundments, limitation on - HJR 119: HCS

Foods

Agricultural products, purchasing reporting of - SB 84

Burgoo, designate as state dish - HB 85; HB 229: SCA (2)

Contaminated sale or disposition - HB 465

Division Occupations of and Professions, transfer of - SB 181

Farm-to-food bank program, establishment of - HB 344

Farm-to-food, set donation, advisory board scope - HB 344: HFA(1)

Food Checkout Week, recognition of -SR 118: HR 193

Menu Education and Labeling Act, urge Congress to enact - SR 76

Sanitation scores, urging Dept. of Public Health to require expanded posting of -HR 164

Services establishment, caloric information requirement - SB 133 Sesame, label requirements for - HR 16

Forests and Forestry

Bad actor provisions, increasing fines and strengthening enforcement of - HB

Environmentally beneficial projects, definition of - HB 215: HCS

Farm trucks, allow 10% gross weight tolerance for - SB 47

Firewood cut for personal use, exclusion from best management practices for -HB 211

Forest

HJR 7

Health Board, addition of two legislative members - HB 235: HFA(1)

Health Board, establishment of - HB 235 Forestry-related crimes, enforcement of -HB 396

Kentucky Land Heritage, Division of Mine Permits, transfer from - SB 177

Pollinator habitat, reclamation site revegetation requirements, inclusion of - HB 492 Purchaser of timber to keep seller's

proof of title, requirement of - HB 481

Selling timber, requirement of proof of title when - HB 481 Study mining of and impacts to streams and forests in E.O. Robinson Forest -

Fuel

Agriculture, feedstocks, energy qualifying environmental remediation property, tax exemptions for - HB 162 Alternative

and renewable, transportation - HB 537 fuel, tar sands and crude oil, inclusion of - HB 178: SFA(1)

Authorize governor to augment Low Income Home Energy Assistance Program - HB 89

Brownfield redevelopment, agricultural feedstocks, property tax credits - HB 162: HCS

Cellulosic ethanol, restore original tax credit cap and per gallon rate - HB 537: HCS

Civil liability, carbon sequestration and demonstration projects, immunity from - HB 351

Division of Mine Permits, electronic filing, division audit, requirements for - SB 177

Easement of necessity, gender neutral references, technical corrections for - SB 170

Fuel ethanol-blended gasoline, requirements for sale and use of commodities - SB 12

High hazard impoundments, emergency action plans, file and approval of - HJR 119: SFA(2)

High-level nuclear waste, spent fuel, storage plan for - SB 13; HB 376

Impoundment breach, emergency action plans, requirements for - HJR 119: SFA(3)

Infrastructure projects, CTL facilities, priority funding for - HJR 116

Kentucky Natural Resource Caucus, creation of - HCR 141

Natural gas, bulk sales, for commercial, industrial, governmental and school customers - SB 154
Oil

and gas on state and university lands, nuclear power, energy strategy for -HB 537: SCS

and gas operations, state-owned and university-owned land, program for - SB 138: HCS

and gas operations, state-owned and university-owned lands, study of - SJR 67

Tar sands, add to definition for alternative transportation fuels, set minimum investment - SB 66

Underground storage tanks, registration of - HB 92

Vegetable oil, motor fuels tax, exempt from - HB 224

Gambling

Charitable

gaming, forty percent rule, exclusions from - SB 149: SCS

gaming, mandatory training program, require - SB 149: SCS

gaming, regulation of - SB 28 gaming, training for - SB 149: HCS

gaming, training requirement, establishment of - HB 385

Charity

game ticket, dispenser, conditions on use, providing for - SB 149

game ticket, hours of sale, providing for - SB 149

Daily handle from on-track and off-track sources, racetrack duty to report after each race day - HB 23

Equine industry program, increasing funds for - HB 105

Kentucky Horse Racing Authority, omnibus chapter revisions - HB 472

omnibus chapter revisions - HB 4/2
KY Horse Racing Authority, excise tax
on secondary pari-mutuel organization,

establishment of - HB 475 Pari-mutuel racing excise tax - HB 474 Video

lottery terminals, placement at approved

tracks - HB 158

lottery terminals, race track and county placement of - HB 32

Garnishment

Execution on investment securities, update references - HB 471

General Assembly

Adjourn,

2009 Session until February 23, 2009 -SCR 75

2009 Session until February 3, 2009 -SCR 22

2009 Session until March 26, 2009 - HCR 227

Adjournment, sine die - HCR 229 Amendment, early voting, authority to -HB 133

Appropriations, legislative time-out period prior to vote on bill or amendment - HB 14

Caucus campaign committees, governance of - SB 62

Civil War Sesquicentennial Commission, members - SB 129 Division

created, investigation arm of - SB 188 created, investigative arm - HB 540

Duplicate filing requirement with county clerk for legislative candidates, abolishment of - SB 24

Executive

orders, 35-day delay for legislative review - SB 187 orders, review of - SB 187: SCS; HB

203: SCA (1)
Filing of reports with county clerks by all candidates, requirement of - SB 62:

HFA(2)
Forest Health Board, addition of two legislative members - HB 235: HFA(1)

legislative members - HB 235: HFA(1) House of Representatives, Committee to wait

upon Governor, appointment of - HR 3 of Representatives, confirmation by,

deletion of - HB 120: SCA(1)
of Representatives, pastors, invitation to

of Representatives, Rules, adoption of -

Rules 38 and 40, amend - HR 198 Rules, adoption of - HR 77

Rules, establishment of - HR 26
Infrastructure Authority, legislative

appointments to - HB 102: HFA(4)
Interest on state bonds, Secretary of
State, reporting requirements of - HB
430

Interim

legislative committee meetings, scheduling of, maximizing cost savings by - HR 92

legislative meetings, maximize cost savings by grouping - HCR 91

International Business Relations Committee, create permanent LRC Committee - HB 64

Legislative

budget, fund transfer - HB 143: HCS efficiency and accountability task force, create - HB 144: HB 144: HFA (6)

Research Commission Director, salary of - HB 57

Legislators' Retirement Plan, conform with federal law - HB 120

Marriages, allow a chamber's presiding officer to authorize a legislator to solemnize - HB 79

Membership of the Senate, establishment of - SR 1

Rules of Senate for 2009 Regular Session, adoption - SR 2

Rules,

establishment of - HR 10: HFA(1) House - HR 10

Senate,

Committee to wait upon Governor, appointment of - SR 4 membership, establishment of - SR 104

membership, establishment of - SR 104 pastors, invitation to - SR 3

Special license plates, clarify language regarding denial procedures - HB 24: SCS

State

infrastructure authorities, confirmation of citizen appointees - HB 102: HFA(3) Representatives, four year terms for -SB 23

Governor

Agricultural Development Council, makeup of - SB 83: HFA(2)

Agriculture Development Council, makeup of - SB 83: HFA(1)

American Indian tribes, recognition - HB 63

Appointments by, confirmation of - SB 168

Apprenticeship and Training Council, revise membership and terms - SB 70 Boards and Commissions, appointments to achieve gender equity allowed - HB 37

Civil War Sesquicentennial Commission, appointment of members - SB 129

Consensus forecast and budget reduction provisions, amendment of - HB 423

Contributions, expenditures, and reporting, guidelines for - SB 62 Executive

orders, 35-day delay for legislative review - SB 187

orders, compile a list of - SB 187 orders, electronic filing of - SB 187: SCS; HB 203: SCA (1) Governor's

Advisory Committee on Governmental Relations, abolishment of - SB 181

Mansion, disclosure of use, Executive Branch Ethics Commission - SB 2

Health and Family Services secretary, appointment - SB 163 KARDA board, appointments to - HB

284
KARDA, board membership, changes to
- SB 41: SCA(1)

Kentucky

Center for African American Heritage, appointment of members - SB 139; SB 139: SCS

Retirement Systems trustee appointments, qualifications of - HB 380

Loan

forgiveness, encouraging Congressional delegation to provide federal funds for - HB 480: HFA(2)

forgiveness, use of stimulus funds for -HB 480: HCA(1), HFA (1)

National Guard, authorize active duty pay after 2009 winter storm injuries -HB 541: HCS

Penal Code, Kentucky, subcommittee to study - SJR 12

Proclamation, Mesothelioma Awareness
Day - SB 58

Recovery moneys, spending of, urge the governor to buy American - HCR 147

Running mate selection, delay until after primary - HB 451

Spending of economic recovery moneys, the Governor urged to buy American -

HCR 144

State

aircraft, disclosure of use, Ethics Commission, Auditor of Public Accounts - SB 2

budget, amendment of - HB 143: HCS

Grain

Assessments and disbursements, revisions to - HB 462; HB 462: HCS Grain dealers, bonding, requirements for - HB 462: HFA(1) Insurance, requirements for - HB 173

Guardians

Compensation, adjust rate of for guardians and conservators - SB 127: HCS

Competency proceeding, jury trial for - HB 145; HB 145: HCS

Court appointed special advocates, programmatic and procedural provisions for - HB 259

Jurisdiction multi states cases - HB 468
Power of attorney for care of minor child, creation of and requirements for - HB

Trust distribution upon petition of fiduciary, amount permitted for eligibility, increase in - HB 222

Veterans' Affairs Department, disabled veterans, minors, representation of - HB 335

Hazardous Materials

Brownfield redevelopment fund, corrective action, establishment of - SB 27

Compensation, rates allowable - SB 106 Explosives, storage of, prohibit in certain areas in a consolidate local government - SB 18

High-level nuclear waste, spent fuel, storage plan for - SB 13; HB 376

Radon exposure, state and local policies minimizing exposure of, encouragement of - HCR 171

Health and Medical Services

Abortifacients, definition of abortion, inclusion of - HB 297: HFA(1),(2)

Abortion, informed consent and ultrasound requirements - SB 79; HB 241: SFA (2); HB 489: SFA (4)

Accident or disaster, improper solicitation for medical services - HB 535

Acupuncture, licensing of - HB 200 Adult abuse registry, establish - SB 128

Alzheimer's Disease and Related Disorders Advisory Council, activities of - HB 169: HCS Ambulance service provider, patient

choice protocols, establishment - HB 538
Anatomical gifts, consistency of provisions governing - SB 25

Autism spectrum disorder, direct a study of health insurance coverage - HB 190: HFA(1)

spectrum disorders, health coverage for

- SB 54, 74; HB 190; SB 74: SFA (1) Biosimilar drugs, request federal legislation approving - SR 124; HR 173 Cancer clinical trials for treatment of,

health plan - SB 102
Cancer, clinical trials for treatment of, health plan - HB 30

Certified surgical technologist, require national certification to practice as - SB 111: SCS

Charitable health care services, permit out-of-state providers to provide - HB

Childhood hearing loss, assessment and diagnosis of - SB 160; HB 5; SB 160: SCS; HB 5: HCS

Chiropractic treatment, insurance reimbursement - SB 40

Coal mines, medical air evacuation, global positioning, availability of - SB 52

Controlled substances, electronic reporting, data sharing in system of - SB 65; SB 45: HFA (1); SB 65: SFA (1),(2); HB 45: HFA (1)

Correctional health care programs - SB 73; SB 73: SFA (1)

CPR and automated external defibrillators, use of - HB 383; HB 383: HCS

Dental hygienists, expand practice of - HB 336

Dialysis,

benefit coverage - HJR 52; SJR 46: SCS; HJR 52: HCS

benefit coverage, analysis of cost of care - SJR 46

insurance coverage for - SB 19

Direct care staff, ICF/MR resident, failure to supervise, penalties - HB 231; HB 231: HFA (1)

DUI, assessors, on-line access to training, establish - SB 141

Employer wellness project model - HB 111

Enhanced

pharmacy-related primary care, certification for - HB 297

pharmacy-related primary care, certification for, conduct study of - HB 297: HCS

Facility, patient visitation rights - SB 96 Good

Samaritan emergency medical care, liability for - HB 253

Samaritan law, applicability during emergency - HB 434

Group health insurance application, uniform, director and advisory council to develop - SR 117

Gunshot

and stab wounds, reporting of - HB 479 wounds or life-threatening injury, reporting of - HB 479: HCS Health

and Family Services secretary, appointment - SB 163

care costs, correctional facilities and jails, limitation of - SB 73: SCS

care insurance coverage, court order for - SB 162 insurance, required coverage for

contraception - HB 464 Heat injury and illness, treatment of - HB

Heat injury and illness, treatment of - HE 383: HFA(2)

Hospice

Day, Kentucky, February 26, 2009, declare as - HR 98

Day, Kentucky, February 26, 2009, declared as - SR 68

Hospitals, patient transport to by ambulance service - SB 91

Immunizations, human papillomavirus, require of school-age children - HB 69 Individuals with Disabilities Education Act, conformity with - SB 186; HB 118 Infection,

health facility-acquired, prevention procedures - HB 67

health facility-acquired, report rates - HB 67

Infertility, health coverage of - HB 453

Institute of Medicine, recognize - HCR 97

Jail prisoners, medical treatment of - SB 73: HCA(1)

KY Recreational Trails Authority, add member of the Brain Injury Association - HB 34

Living will directive, alternative form permitted - HB 77

Long-term care facility administrator, licensing of - HB 7

Medical foster home, define - HB 328

foster home, definition of - SB 77

support, appropriate health care insurance coverage, court order for - HB 489; SB 162: SCS; HB 44: SFA (1); HB 49: SFA (1); HB 54: SFA (1); HB 101: SFA (2); HB 129: SFA (1); HB 138: SFA (2); HB 333: SFA (1); HB 489: HCS

Mental health providers, exemption for - SB 175: SCS

Mesothelimoma Awareness Day, designate September 26 of each year as - SB 58

Mold remediation, standards for, establish - HB 310

National Women's Health Week, recognizing - SR 172 Nurse Anesthetists recognize week - HR

43 Nursing home residents, rights of - HB

206 Office

of Health Policy, scope of office, state employee health insurance program -HB 175

on Alzheimer's Disease and Related Disorders, activities of - HB 169

Organ donation, nonrefundable tax credit, provide for - HB 36

Partial birth abortion - SB 71 Patient

Patient

care, establish patient advocacy rights and duties of nurses in - HB 515 visitation rights, provide for - HB 280:

HB 280: HCS
Personal services, providers, certification of - SB 22; SB 22: SCS,

HCS Physician

assistants, controlled substance prescriptive authority, conduct study of - HB 288: HCS

assistants, controlled substance prescriptive authority, establish - HB 288

Pregnancy resources centers, financial assistance to - HCR 137

Prosthetics, orthotics, and pedorthics, licensing and regulation of practitioners of - HB 491; HB 288: SFA (2)

Prosthetists, orthotists, pedorthists, licensing of - HB 210: SFA(3)
Psychologist, licensure testing, establish

- SB 175
Schools automated externa

Schools, automated external defibrillators, availability and training - HB 525

Smoking cessation treatment, pregnant women, Medicaid coverage of - SB 61; SB 61: SCS

Joseph Mobile Health Clinic grant, deletion of - HB 433: HFA(3)

Joseph Mobile Health Clinic, grant for -HB 433: HCS

Suicide prevention training, requirement for teachers - HB 506

Surgical

care, advancement of - SR 119

technology, require national certification to practice - SB 111

Uniform group health insurance

application, office of insurance to develop - SJR 90

Urine drug screening or blood tests, provide coverage for - HB 78

Voting, early, for caretakers of persons having surgery - HB 52

War related conditions program to

War related conditions, program to address - HB 541

Wholesale distribution, pedigree requirements,

exemptions from - SB 45 distribution, prescription drugs exemption, blood banks - SB 45

Health Benefit Mandate

Autism spectrum disorders, health coverage for - SB 54, 74; HB 190 Chiropractic treatment, insurance reimbursement - SB 40 Dialysis coverage, limit patient travel -

Dialysis coverage, limit patient travel - SB 19

Health insurance, required coverage for contraception - HB 464 Hospitals, patient transport to by

ambulance service - SB 91
Infertility, health coverage of - HB 453
Urine drug screening or blood tests, provide coverage for - HB 78

Highways, Streets, and Bridges

Alternative-speed motorcycles, permit use of on highways - HB 21: HCS Autocycles, permitted use on highways - HB 463

Biennial

road plan, amendments to - HB 433: HCS

road plan, Jefferson County, road project, addition of - HB 433: HFA(1)

Bill Francis Memorial Highway, designation of in Floyd County - SJR 18

Contracts

for, contractors' employees in, employment eligibility, verification of -HB 134

for, verification of - SB 174

Cpl. Josh Moore Memorial Highway, designate in Logan County - HJR 4; HR 224

Distinguished Kentuckians, name roads in honor of - HJR 120 DUI.

aggravated alcohol levels - HB 365 ignition interlock device, use of - HB 180 ignition interlocks - HB 365

Earl (Skip) Ritz Memorial Bridge, designate between Floyd County and Johnson county line - SJR 40

Farm trucks, allow 10% gross weight tolerance for - SB 47 Highway

infrastructure authority, creation of - HB 102: HCS infrastructure authority, technical

corrections to - HB 102: HFA(1) Historic or prehistoric remains on property, procedure for disposition of -

HB 115
Honorary designations, omnibus resolution - SJR 16: HCS, HFA (1); HJR 120: HCS

Infrastructure authorities, approval of development agreement - HB 102: HFA(6)

Authority, expand membership - HI 102: HFA(4)

Jailer, blue lights, use of - SB 86: SFA(1)
James T. Dotson Bridge, designate on
US 119 in Pike County - HJR 59

Kenny Rice, erect signs in honor of in the town of Eastern - SJR 88

Kentucky Route 914, naming as Pulaski County Veterans Memorial Highway -HJR 78

Local infrastructure authorities, change makeup of - HB 102: HFA(5)

Low-speed

electric vehicles, permit use of on highways - SB 7; HB 81

electric vehicles, permit use on highways - HB 21

vehicles, accident reporting - HB 21: SCA(1)

vehicles, permit use of on highways - HB 21: HCS

vehicles, use of on highways - HB 135 Mini-trucks, use on non-interstate highways - HB 2

Mopeds, titling and registration of - HB 45

Motor

fuels tax, adjust average wholesale price - HB 374: HCS

vehicles, personal communication device, prohibition of use by an operator under the age of 18 - HB 46: HCS

Omnibus road naming resolution, additional roads - HJR 120: SCS Personal

communication device, prohibit use by an operator of a motor veh. under the age of 18 - HB 46: HFA(1)

communication device, prohibit use by an operator of a motor vehicle under the age of 18 - HB 46

communication device, prohibit use by an operator of a motor vehicle under the age or 18 - HB 46

Pike County, Jasper Justice Memorial Bridge, designation of - HJR 56

Transportation Authority, creation of, for highway construction - SB 15

transportation infrastructure authority, creation of, for road and bridge construction - HB 102

Railroad

crossings and repair, acceptable use of road funds - HB 229: HFA(1)

grade crossings; inspection of - HB 60 maintenance, creation of fund for - HB

433: HFA(2)
Reformulated gasoline, remove requirement for - HB 374: HFA(1)
Rest areas, United States, Kentucky,

and POW/MIA flags - HB 343 Road

fund taxes, liability of officers for - HB 393 plan, current biennium, enactment of -

HB 330: SCS Plan, current biennium, enactment of -HB 330; HB 330: HCS; HJR 105:

HFA (1)
Plan, last four years, enactment of HJR 105; HJR 105: HCS

Shock probation, prohibition of in cases of DUI and manslaughter - HB 192 Solicitation of contributions by minors,

101

Specialist
Jeremy R. Gullett Memorial Bridge,
designate in Greenup County - HJR

requirement for adult supervision - HB

Jeremy R. Gullett Memorial Bridge, name in Greenup County - HR 199

Robert Jason Settle Memorial Highway, designate in Daviess County - SJR 58

Staff Sergeant Nicholas R. Carnes

Memorial Highway, designate in the city of Dayton - SJR 29 State

and local infrastructure authorities,

confirmation of appointees - HB 102: HFA(3)

contracts, contractor drug-free workplace program, requirements for - HB 244

contracts, drug-free workplace program, subcontractors in, contractors not responsible for - HB 244: HFA(2)

The Purple Heart Trail, designate segments, I-265, US 31 W, US 41A and certain parkways - SJR 16

Timothy Hall Memorial Bridge, designate in Floyd County - SJR 80

Transportation Cabinet - HB 536: HCS Turnpike

authority of Kentucky, creation of bistate authority through - HB 102: SCS Authority of Kentucky, responsibility for highway mega-projects - HB 509

Tuskegee Airmen Memorial Trail, extend throughout all of I-75 - HJR 70

US 60, in Carter County in honor of fallen firefighter and police officers designate sections of - HJR 111

Work zone, speeding in, required notice for double fines - HB 400

Historical Affairs

"American Indian," define - HB 62 American

Indian tribes, recognition - HB 63 Indian, define - HB 62: HFA(1)

Civil War Sesquicentennial Commission, create - SB 129

Delta Queen, urge Congress to renew exemption from Safety of Life at Sea Act - HR 216

First ovarian tumor removal, bicentennial celebration of - SR 119

Kentucky

Capitol Centennial Commission, establish - HB 337

Center for African American Heritage, create - SB 139: SB 139: SCS

Heritage Council/State Historic Preservation Office, Main Street Program, recognizing - HCR 159 Prisoners of war and those missing in

action, urge Congress to authorize investigation - SCR 5; HCR 66

Ridgetop Tribe of Shawnee Indians, commend - HJR 15

War of 1812, Bicentennial Commission, create - HB 476: HFA(1)

Holidays

Black History Month, recognize February 2009 as - SR 51

Presidents' Day, optional school holiday - HB 209

Home Rule

Pool safety regulations by counties, allow - HB 29

Hospitals and Nursing Homes

Adult abuse registry, establish - SB 128 Alzheimer's Disease and Related Disorders Advisory Council, activities of - HB 169: HCS

Ambulance service provider, patient choice protocols, establishment - HB 538

Anatomical gifts, consistency provisions governing - SB 25 Recovery Central State Hospital

Authority, abolishment of - SB 181 Certified surgical technologist, require national certification to practice as - SB

111: SCS

Elder

Care Ministry provide by Christian Care Communities, honor of - HR 236

Care Ministry provided by Christian Care Communities, honor of - SR 176 Elderly,

nursing home, recognition of priority for quality care - HJR 94

nursing home, recognize priority for quality care - SJR 93

recognize priority for quality care - SJR 93: SCS

Facility, patient visitation rights - SB 96 Infection, health facility-acquired, prevention

procedures - HB 67 health facility-acquired, report rates - HB

Living will directive, alternative form permitted - HB 77 Long-term

care facilities, posting of star quality rating, requirement - HB 318 care facility administrator, licensing of -

Nurse Anesthetists recognize week - HR

Nursing home residents, rights of - HB

Office on Alzheimer's Disease and Related Disorders, activities of - HB 169

Patient

care, establish patient advocacy rights and duties of nurses in - HB 515

visitation rights, provide for - HB 280; HB 280: HCS

Personal services, providers, certification of - SB 22; SB 22: SCS, HCS

Pharmacist refusal to dispense medication, unlawful to discriminate for - HB 297: HFA(1),(2)

Surgical technology, require national certification to practice - SB 111 early, for caretakers hospitalized surgical patients - HB 52

Hotels and Motels

Transient room tax, clarification of tax base - HB 482

Housing, Building, and Construction

Certification

requirement, fire sprinkler inspectors -HB 449

requirements, fire sprinkler inspectors -HB 449: HCS

Development fees - HB 250

Elevator safety, office to administer through the elevator safety review board - SB 155

Employee misclassification, provisions extended to person with state contracts - HB 392: HFA(1)

Epperson, Stacy C., Kentucky Housing Corporation Board of Directors, appointment to - SR 213

Fire sprinkler inspectors, make prorated occupational fee for certification rather than licensure - HB 449: SCS

liability, General contractors' subcontractor's failure to comply with verification programs - HB 441: HFA(2) Historic or prehistoric remains on property, limitation created by - HB 115 Homelessness, prevention, continue pilot project for - HB 6

Corporation Board of Directors, Gail Melvin, confirmation - SR 214

Corporation Board of Directors, Porter G. Peeples, Sr., confirmation - SR 215

Kentucky Housing Corporation, directors, increase in - SB 181

Manufactured home installation inspection fee, limit to \$150 - HB 379:

Misclassification construction of employees, penalties for - SB 136; HB 392

Mold remediation, standards establish - HB 310

National Association of State Fire Marshals, urge to retain current code provisions, wooden pallets - SR 164

New manufactured home installation inspection, fee for - HB 379 Planning and zoning, subdivision,

definition of - HB 447

Pool safety regulations by counties, allow - HB 29

Prevailing

wage, increase in exemption threshold -SB 146

wage, school construction exemption -SB 145

Radon exposure, state and local policies minimizing exposure encouragement of - HCR 171

Reorganization, Department of Housing, Buildings and Construction, Executive Order 2008-507 - HB 473

Summers, William E., V, Kentucky Corporation Board Housing Directors, appointment to - SR 212

Immigration

Aliens, unauthorized, hiring prohibition -HB 441

Employment verification, nationality - HB 440

General contractors' liability, subcontractor's failure to comply with verification programs - HB 441: HFA(2) State

and local enforcement of federal immigration law, permit - HB 440

contracts, contractors' employees in, employment eligibility, verification of -HB 134

Unauthorized aliens, hiring of, eligibility verification - HB 441: HFA(1)

Information Technology

Commonwealth

Office of Technology, statutes relating to, relocation of - SB 181

Office of Technology, various offices and divisions, establishment and abolishment of - SB 181

Division of Printing Services, transfer of -SB 181

Electronic communications, use in stalking or harassment - SB 57 Geographic Information Advisory Council, abolishment of - SB 181

Kentucky Geospacial Board, establishment of -SB 181

Wireless Interoperability Executive Committee, membership of, decrease in - SB 181

Office of 911 Coordinator, abolishment of - SB 181

Inspections

Certification

requirement, fire sprinkler inspectors HB 449

requirements, fire sprinkler inspectors -HB 449: HCS

Charitable gaming facilities, inspections

of - SB 28 Contaminated foods, sale or disposition -

HB 465 Elevator inspections, elevator safety

review board to coordinate - SB 155 Fire sprinkler inspectors, make prorated occupational fee for certification rather than licensure - HB 449: SCS

Fireworks storage and display, fire chief inspection of - HB 500

Jail inspections, deficiencies, electronic notification - HB 195: SCS(1) home

installation

Manufactured

inspection fee, limit to \$150 - HB 379: SCS National Association of State Fire

Marshals, urge to retain current code provisions, sprinklers - SR 164

New manufactured home installation, fee for - HB 379

Real estate appraisals, require licensure or certification from the board to perform - HB 184

Tattoo studio and body piercing studios, health and sanitation, inspection of -HB 241

Insurance

Agents, life settlements, permissible acts - HB 230

Autism spectrum disorders, health coverage for - SB 54; SB 74: SFA (1) Business entity annual report of

individuals not terminated, remove requirement - HB 59 Certificate to do business filing, remove

requirement - HB 59 Certification requirement, fire sprinkler inspectors - HB 449

Confidential information, clarification -HB 264: HFA(1)

Definition,

rental vehicle agent - HB 59

vehicle rental agent managing employee - HB 59

Definitions - HB 59: SCS

Delete references to the executive director, substitute commissioner - HB

Department of Insurance. Commissioner, appointment, Sharon P. Clark - SR 222

Disclosure, requirements - HB 230

Elevator contractors and independent elevator inspectors, insurance required to be carried by - SB 155

Federal regulation, express opposition -

Governmental facilities for recreational purposes, requirement for liability insurance - HB 460

Grain assessments and disbursements, revisions to - HB 462; HB 462: HCS

dealers, requirements for - HB 173 Health insurance, required coverage for contraception - HB 464

Insurance agent, compensation for long-term care - HB 152

payments to firefighters totally disabled in line of duty, CPI adjustment to - HB

Insurance, motor vehicle, reinstatement fee - HB 450

Insurer, protection of consumer financial information - HB 264 Insurer's agent, clarification - HB 264:

HFA(1) Insurers, authorize waiver of deductible for food spoilage in a disaster area - HB 445

Kentucky

Access, non-eligibility clarification - HB 54

Access, residency requirement - HB 54
Access, smoking cessation - HB 54:
SCS

Life

Insurance, notice to owner - HB 230 settlements, dual licensure study - HB 230: HCS

Settlements, notification - HB 230
Limited line of authority, rental vehicle - HB 59

Long-term care, agent compensation - HB 152

Loss

run statement, define - HB 264 run statement, prohibit fee - HB 264 run statement, written request by insurer - HB 264

run statements, commercial property and casualty risk - HB 264: HCS Mopeds, require insuring of - HB 45 Motor

vehicle accident, prohibit insurer or agent to solicit person - HB 412: HFA(1)

HFA(1)
vehicle, basic reparations benefits,
determination of work loss - HB 529

Office of Insurance, research life settlement dual licensure - HB 230: HCS

Penalty, failure to timely submit loss run statement - HB 264

Pharmacy,

provider agreement - HB 414: SCS provider agreement, audits - HB 414 Property

and casualty contracts, risk factors, limit on credit score surcharge - HB 132 and casualty, use of credit based insurance score - HB 247

Reorganization, Department of Insurance, Executive Order 2008-507 - HB 473

State regulation, express commitment - HCR 85

Time frame, response to written request for loss run statement - HB 264 Workers'

compensation subrogation, limits on recovery - HB 167

compensation, exclusivity exception for reckless conduct - HB 455

Insurance, Health

Autism

spectrum disorder, direct a study of health insurance coverage - HB 190: HFA(1)

spectrum disorders, health coverage for - SB 54, 74; HB 190; SB 74: SFA (1) Cancer clinical trials for treatment of, health plan - SB 102

Cancer, clinical trials for treatment of, health plan - HB 30

Chiropractic

treatment, definitions, insurance reimbursement - SB 40; SB 40: SFA (1)

treatment, prohibit combining procedures for reimbursement - SB 40: SFA(1)

Dialysis

coverage, limit patient travel - SB 19 coverage, penalty - SB 19

coverage, prohibit actions to shift reimbursement responsibility - SB 19 coverage, prohibit consideration of government reimbursement - SB 19 coverage, require notice of decrease for out-of-network reimbursement - SB

coverage, require reimbursement to provider rather than patient - SB 19 Dialysis.

coverage - HJR 52; SJR 46: SCS; HJR 52: HCS

coverage, analysis of cost of care - SJR 46

Group health insurance application, uniform, director and advisory council to develop - SR 117

Health care insurance coverage, court order for - SB 162

Infertility, health coverage of - HB 453 Insurance payments to firefighters totally disabled in line of duty, CPI adjustment to - HB 1

Kentucky

Access, non-eligibility clarification - HB

Access, residency requirement - HB 54 Access, smoking cessation - HB 54: SCS

Group Health Insurance Board, due date for policy recommendations - HB 175

Licensed practitioners of the healing arts, require equal payment - SB 40 Licensure of audit entity consulting pharmacist, delete reference to KRS Chapter 315 - HB 414: HFA(1)

Medical

and dental, local board of education members - HB 141

support, appropriate health care insurance coverage, court order for - HB 489; SB 162: SCS; HB 44: SFA (1); HB 49: SFA (1); HB 54: SFA (1); HB 101: SFA (2); HB 129: SFA (1); HB 138: SFA (2); HB 333: SFA (1); HB 489: HCS

Motor vehicle accident, prohibit insurer or agent to solicit person - HB 412: HFA(1)

Pharmacy

audit requirements, exempt Medicaid audits - HB 414: HFA(1)

audit time restriction, exclude audit resulting from evidence of fraud - HB 414: HCS

audit, authorize appeal after final audit report, exit interview - HB 414: HFA(1)

audit, pharmacy may consent to audit in first 7 days of month - HB 414: HFA(1)

audits, definitions - HB 414: HCS audits, delete auditing entity receipt of

percentage of recovery - HB 414: HFA(2) audits, recoupment or repayment

requirements - HB 414: HFA(3) audits, reduce notice of audit from 30 to

7 days - HB 414: HFA(4) audits, reduce notice of audit from 30 to

7 days - HB 414: HFA(2) Pharmacy,

audit appeals process - HB 414; HB 414: SCS

audit requirements - HB 414; HB 414: SCS

recoupment of funds by insurer - HB 414; HB 414: SCS

Required coverage for contraception - HB 464

Routine patient healthcare costs, exclusion - SB 102: SCA(1); HB 30: HFA (1)

Secretary of Personnel Cabinet, authority to promulgate administrative regulations, health coverage - HB 175 Uniform group health insurance application, office of insurance to develop - SJR 90

Urine drug screening or blood tests, provide coverage for - HB 78

Insurance, Motor Vehicle

Accident or disaster, improper solicitation for medical services - HB 535

Airbag

reinstallation, costs payable by an insurer not to exceed the retail value of the vehicle - HB 309: SCS

reinstallation, insurers to pay for in accordance with individual policies - HB 309: HCS

Basic

reparation benefits, clarify solicitation - HB 412: HCS

reparation benefits, restrict licensed practitioners of the healing arts - HB 412: HCS

reparations benefits, determination of work loss - HB 529

Credit card insurance score, use of - HB 247

Insurance, motor vehicle, reinstatement fee - HB 450

Mini-trucks, coverage required to be operated as a motor vehicle - HB 2

No-fault, claims for medical expenses -HB 381 Property and casualty contracts, risk

Property and casualty contracts, risk factors, limit on credit score surcharge - HB 132

Salvage vehicle damage threshold, exclude cost of airbags from calculation of - HB 309

Interest and Usury

Judgment, interest on - SB 104; HB 487 State bonds, reporting requirements of -HB 430

Interlocal Cooperation

Adopt charter county government, modify procedure - HB 131

Charter county merger commission, local government membership - HB 131: HFA(1)

City opt out, charter county government, merger commission process - HB 131: HFA(2)

Formation of fire protection districts with optional ambulance service, requirements - HB 234

International Trade and Relations

Global exports, require Cabinet for Economic Development to study - HJR 114

International Business Relations Committee, create permanent LRC Committee - HB 64

Israel, support for - SR 120; HR 222

Interstate Cooperation

Guardians and conservators, jurisdiction between states - HB 468

Interstate Compact for the Placement of Children, replacement of - HB 296 Presidential election by national popular

vote, compact for - HB 170 Southern States Energy Compact

Southern States Energy Compact, effective date of ratification - HB 362

Jails and Jailers

Blue lights, use of - SB 86: SFA(1)

Correctional health care programs - SB 73; SB 73: SFA (1)

County jail assistance trust fund, provision for - HB 158: HCS

DNA samples, from whom taken, use - HB 321

Funding and operation of jails - SB 76 Health care costs, correctional facilities and jails, limitation of - SB 73: SCS

Inspections, discovery of deficiencies, electronic notification - HB 195: SCS(1) Jail prisoners, medical treatment of - SB 73: HCA(1)

Prisoner nationality verification - HB 440
Prisoners working community-servicerelated projects, nonreligious
requirement, deletion of - SB 31

Prisoners, community-service-projects - HB 239

Rape in the third degree, detention facility employees with inmates - SB 90 Sexual

abuse by persons operating confinement facility - SB 75: SFA(1) abuse in the first degree, by persons operating confinement facility - SB 75; HB 311; SB 75: HCS

Judges and Court Commissioners

Board of Judicial Form Retirement Plan, administrative regulations, conform with federal law - HB 120

Elections based on preferential voting system - HB 238

Electronic warrants, participation in - HB 138

Jury service, exemption from, 72 years

of age and up - HB 281
Oaths, retired and senior justices and

judges, administration by - HB 499 Sentence enhancements, limitation on use - HB 378

Service fee, county attorney notice for alleged theft by deception - HB 390 Specialist Jeremy R. Gullett Memorial

Bridge, designate in Greenup County -HJR 29 Theft during disaster or emergency, sentencing and penalty - HB 360

Uniform schedule of bail - HB 438

Judicial Circuits

Certification requirement, fire sprinkler inspectors - HB 449

Judicial Districts

Redistricting process, requirement for study by Legislative Research Commission - HCR 112

Juries and Jurors

Competency proceeding, jury trial for -HB 145; HB 145: HCS Employer's duties, jury service - SB 122

Jury service, exemption from, 72 years of

age and up - HB 281 service, limitation on - HB 16 service, terms, conditions,

compensation - SB 166 Verdicts, jury, further deliberation, when required - HB 359

Justices of the Peace and Magistrates

County consolidation, process for, magisterial districts - HB 233
Taking up and posting of stray equines,

Labor and Industry

Administrative

hearings, union representative included in definition of party - HB 367

Law judge, appointment, Otto Daniel Wolff - SR 204

Law Judge, confirmation, Caroline Pitt Clark - SR 207

Law Judge, confirmation, Edward D. Hays - SR 206

Law Judge, confirmation, Richard Martin Joiner - SR 205

Adopted children, employer to grant equal rights to parents, guardians of -HB 375

Aliens, unauthorized, hiring prohibition -HB 441

Apprenticeship and Training Council, revise membership and terms - SB 70 Collective

bargaining, teachers and classified employees - HB 373

bargaining, teachers and classified personnel - SB 172

Employee misclassification, provisions extended to person with state contracts - HB 392: HFA(1)

Employment leave for crime victims, creation of and requirements for - HB 49

General contractors' liability. subcontractor's failure to comply with verification programs - HB 441: HFA(2) Gott, Douglas W., Administrative Law Judge, confirmation - SR 208

Business Relations International Committee, create permanent LRC Committee - HB 64

Justice, Joseph W., Administrative Law Judge, confirmation - SR 203

KRS Chapter 341, to be known as UI Act - HB 520

Labor organization, mandatory membership or financial support prohibited, penalty - SB 165 Misclassification

of construction employees, penalties for - SB 136; HB 392

of employees - HB 392: HFA(3)

Personnel hearings, labor organization may assist - HB 367: HFA(1) Prevailing

wage, increase in exemption threshold -SB 146

wage, school construction exemption -SB 145

Prison

industries enhancement - SB 26 industry enhancement - SB 26: SCS

Public works projects, prevailing wage, elimination of - HB 143: HFA(1)

Sexual orientation and gender identity discrimination, prohibition of - SB 95; HB 72

Silicosis or mixed-dust claims, procedure for - HB 205

Unauthorized aliens, hiring of, eligibility verification - HB 441: HFA(1)

Wage discrimination, prohibited on basis of sex, race, or national origin - HB 33 Workers'

compensation, 5th edition of AMA guides - SB 56; HB 333: SCS Compensation, 5th edition of AMA

guides - HB 333

compensation, employer's reckless conduct, suits permitted for - HB 455

I and Use

Agricultural district, requirements for -

HB 172

Agriculture, feedstocks, energy qualifying environmental remediation property, tax exemptions for - HB 162 Civil liability, carbon sequestration and demonstration projects, immunity from - HB 351

Historic or prehistoric remains on property, procedure for disposition of -HB 115

Oil

and gas operations, state-owned and university-owned land, program for SB 138: HCS

and gas operations, state-owned and university-owned lands, study of -**SJR 67**

Planning

and zoning, subdivision of land for agricultural purposes, definition of new street - HB 447: HCS

and zoning, subdivision, definition of -HB 447

Public works, regional wastewater commissions, method of conveyance -

Real property owned by air board having scenic easements, length of covenant -HB 127

Study mining of and impacts to streams and forests in E.O. Robinson Forest -HJR 7

Landlord and Tenant

Deception, theft by, check for insufficient funds - HB 176 Landlord tenant act, supplemental local

ordinances - HB 405

Property management, definition of - HB 401: HCA(1)

Sexual orientation and gender identity discrimination, prohibition of - SB 95;

Legislative Research Commission

Create interim joint committees on economic development and tourism -HB 350

Director of, salary increases for - HB 526 Director, salary of - HB 57

Employees of, salaries and merit increases for - HB 526

Executive

branch agencies, study on the efficiency of - SJR 91

orders, referral by - SB 187: SCS; HB 203: SCA (1) Government Contract Review

Committee, omnibus revision for - HB 44; HB 44: HFA (1)

Governor's executive order list, send to -SB 187

House of Representatives, confirmations by, deletion of - SB 168

Identification and interment of veterans' remains, interim joint committee to consider - SR 83

Interim legislative committee meetings, scheduling of, maximizing cost savings by - HR 92

Kentucky film industry tax incentives, study - HB 229: HFA(8)

Legislative

Branch Budget, reduction of - HB 252 efficiency and accountability task force. create - HB 144; HB 144: HFA (6)

Long term Policy Research Center, board of, members of, confirmation of -SB 168

Long-Term

Policy Research Board, Bernard Lovely, Jr., confirmation - HR 154

Policy Research Board, Bhupendra Parekh, confirmation of - SR 199

Policy Research Board, confirmation of, Yvette Smith - SR 200

Policy Research Board, confirmation Yvette Smith - HR 153

Policy Research Board, confirmation, Phupendra Parekh - HR 155

Oil and gas operations, state and university owned lands, report directed to - SJR 67: SCA(1)

Penal Code, Kentucky, subcommittee to study - SJR 12

Public school information management systems, staff study of - HCR 125

Redistricting process, requirement for study - HCR 112 Require grouping of interim legislative

meetings - HCR 91 Roadside Memorial Task force.

establishment of - HJR 12 Study directed, state construction project delivery method subject of - HCR 117 Tobacco

master settlement agreement, certifications and escrow requirements, study - SB 48: HFA(3) Task Force, reauthorize - HR 232

Libraries

Emergency 911, revenues and fees, Legislative Research Commission, study of - SB 82: SCS

Licensing

Acupuncture, licensing of - HB 200 Alcohol license, allow issuance to convention centers under specified circumstances - HB 229: SCS Alcoholic

control licensing statues, beverage extensive technical corrections - SB

beverages with special appeal to minors, provisions of - HB 524

therapist board, disciplinary actions, civil penalties, and appeals regarding - HB 73: SCS

therapists, license and license exemptions, requirement for - HB 73 therapists, license revocation, petition for reinstatement, and disciplinary action - HB 73

Auctioneers.

apprenticeship, remove requirements for - HB 193: HFA(2)

fees, increasing maximum limits for - HB Internet auctions, exemptions for - HB

193: SFA(1) requirements. licensure

remove reference to residency - HB 193: SFA(2)

omnibus revisions - HB 193

Body piercing, ears, exclusion from, definition of - HB 241: HFA(1) Catastrophic injuries to racehorses,

disciplinary action against racing licensees who fail to report - HB 23 Certified surgical technologist, require national certification to practice as - SB

111: SCS Charitable

gaming, licensing of - SB 28

gaming, mandatory training program, require - SB 149: SCS

gaming, training required for licensure -SB 149: HCS

training establishment of - HB 385

Counselors, trained to treat persons with

dependency issues - HB 244: HFA(1) Deferred transactions, deposit moratorium on - HB 444: SCS

Distiller licensees, free samples of distilled spirits, allowance of under a sampling license - SB 144

Division of Occupations and Professions, transfer of - SB 181

Election

days alcoholic beverages, delivery of - HB 128: HCS

alcoholic beverages, unless permitted by local government, prohibit sale of - HB 128

Electricians, licensing of, education credit - HB 126

Elevator contractors and elevator mechanics, licensure through elevator board required for - SB 155 Fire sprinkler inspectors, make prorated

occupational fee for certification rather than licensure - HB 449: SCS Fireworks storage and display, permit for

- HB 500 Grain dealers and warehousemen, requirements for - HB 462; HB 462:

HCS Horse racing authority, licensing requirements, exemptions for

background check - HB 472: HCS remains, initial Human removal.

requirements for - HB 477 Industrial hemp, growing of - SB 131

Inspection of manufactured homes installed by a certified installer, limit fee to \$150 - HB 379: SCS

Kentucky Horse Racing Authority, omnibus chapter revisions - HB 472

License requirements, tattoo artist or instructor, body piercing technician, establishment of - HB 241

spay/neuter, Mandatory establish requirements for - HB 240 Marriage certificate, require pertinent

data about the legislator who solemnized the marriage on - HB 79 Motorcycle helmets, fee required to operate without - HB 501

Not-for-profit homeowner's associations, exemption for - HB 401: SCS

Optometric Examiners, Kentucky Board of, regulations allowing practice outside office of - HB 99: HCS

Pharmacist refusal to dispense medication, unlawful to discriminate for - HB 297: HFA(1),(2)

Premises selling alcoholic beverages, restriction of minors at - HB 129

Prosthetics, orthotics, and pedorthics, licensing and regulation of practitioners of - HB 491; HB 288: SFA (2) pedorthists. Prosthetists, orthotists.

licensing of - HB 210: SFA(3) Psychologist, licensure testing, establish - SB 175

Psychologists, licensing of - SB 175: SCS

Real

estate appraisals, require licensure or certification from the board to perform - HB 184 estate brokerage, escrow accounts,

requirements for - HB 401: HCS estate brokerage, licensing of - HB 401: HCA(1)

estate brokerage, licensure, conditions of - HB 401: HCS estate brokers, authorized activities and

license discipline of - HB 355

Commission. Estate reciprocity, requirements for - HB 401 Sampling of distilled spirits - SB 34:

Small

farm winery licensees, maximum allowable output, increase of - SB 34:

winery licenses, increase maximum allowable output by - SB 156

Speech-language pathologist audiologist, pay supplement authorized

State

parks, limited sale of alcohol, conditions, providing for - HB 308

parks, limited sale of alcohol, licensing fee, establishment of - HB 308

Surgical technology, require national certification to practice - SB 111

Tattoo and body piercing, regulate practice through new board under new licensing chapter - HB 241: SCS

Taxi and limousine certificates, clarify definitions and operating authority - HB

Unclassified

acquirer, increase - HB 504

acquirer, OTP wholesaler, fee - HB 505 Video

lottery games, licensing of - HB 158 lottery terminals, license categories for -HB 32

Liens

Agisters, election of remedy - HB 331; HB 331: SFA (1)

All-terrain vehicle, notation on certificate of title - HB 53; HB 53: SFA (3),(4),(5) Certificate of title for all-terrain vehicles, establish procedures - HB 53: SFA(1)

Lieutenant Governor

Candidates for Governor, running mate, delay selection of - HB 451

Loans and Credit

Best

in Class program, loans, forgiveness and repayment - HB 480

in Class, forgiveness of - HB 502 Confidential information, requirements - HB 444: HCS

Credit card solicitations on college campuses, regulation of - HB 268 Deferred

deposit service transactions, regulation -HB 444; HB 444: HFA (4)

deposit transaction database, report requirements - HB 444: HCS

deposit transaction fee, authorize charge to customer - HB 444: HCS

deposit transaction, authorize payment plan - SB 179

deposit transaction, limit customer to one outstanding transaction - HB 444: HFA(3)

deposit transaction, prohibit licensee from multiple transactions in 90 days - HB 444: HFA(3)

deposit transactions, define annual percentage rate - HB 444: SFA(1)

deposit transactions, define annual percentage rate and interest - HB 444: HFA(2)

deposit transactions, interest rate - HB 444: HFA(1)

deposit transactions, limit annual interest rate to 36% - HB 444: HFA(2) deposit transactions, limit annual percentage rate - HB 444: SFA(1)

deposit transactions, regulation of - HB

deposit transactions, require oral and written explanation - HB 444: HFA(2)

Department of Financial Institutions, regulation of short-term loan business -HB 516

Eligibility for forgiveness - HB 480: HCA(1), HFA (1),(2)

Homeowners and Bank Protection, urge Congress to enact - HR 40 Loan forgiveness, eligibility for - HB 480:

HFA(1) Mortgage Licensing and Regulation Act -

HB 106; HB 106: SCS Payday loans, urge voluntary 36 percent

annual interest cap - HR 217 Presence of borrower, clarify - HB 444: HCS

Short-term

loan, violations and penalties - HB 516 loans, business requirements - HB 516 loans, definitions - HB 516

Local Government

911 service charge, collection agent other than phone provider, government designation - SB 82

Adopt charter county government, modify procedure - HB 131 CERS.

allow certain agencies to opt out of participation in the state health plan -

certain agencies may opt out of participation in the state health plan -SB 112; HB 138: SCA (3)

remove employer contribution and health care reimbursement reemployed retirees - HB 212

Charter

county governments, administration of ad valorem taxes - HB 94

county governments, include in recall provisions for ad valorem taxes - HB 131: HFA(4)

commission, merger membership - HB 131: HFA(1)

Charter, county governments, valorem taxes, compensating tax rate and recall provisions - HB 94

Child-care centers, evacuation plan, requirement for - SB 161

City opt out, charter county government, merger commission process - HB 131: HFA(2)

tax collection, procedures - HB 186 collection, PVA's preliminary property assessment provided to city

- HB 186 Collective bargaining agreements, Recognition of - SB 80: SFA(1)

Community rehabilitation programs, purchases from, preference for - SB 147; SB 147: SCS

Consolidated

local government, budget process and mayor's duties - SB 80: SCS

local governments, legislative powers, audits and investigations - SB 118 local governments, mayor's duties and

powers in - HB 517 Coroners, unclaimed bodies, cremation,

prohibition of for same - HB 58: HFA(1) Counties, county employees retirement system, definition of seasonal position -HB 204

County

clerk's fee for keeping a record of the stray certificate, reinstate existing amount for - HB 418: HCA(1)

consolidation, process for - HB 233

Employees Retirement System, definition of "seasonal employee" -HB 204: HCS

Employees Retirement System,

establish 10 year phase-in to fully fund retiree health benefits - HB 117 ordinances, procedure for enactment and amendment - HB 187

ordinances, procedures for amendment, publication and enactment - HB 187: SFA(1)

Court house facilities, provision of by counties - HB 80

Department for Local Government, reorganization, Executive Order 2008-509 - HB 326

Development fees - HB 250

Direct a study of the current system for reporting and paying local taxes - HCR

Division of Mine Permits, Local Government Economic Development Fund, transfer to - SB 177

Dog, cat release, mandate spay/neuter before - HB 240

Economic

development fund, use of - SB 178 recovery moneys, spending of, urge local governments to buy American -**HCR 147**

Election

days alcoholic beverages, permit delivery of - HB 128: HCS

alcoholic beverages, days, permitted by local government, prohibit sale of - HB 128

Emergency 911, revenues and fees, study of - SB 82: SCS

911, revenues and need for state board, study of - SB 82: HCS

Establish

a fee for a justice of the peace to issue a stray certificate, permit local governments to - HB 418: HCA(1)

a reasonable fee for keeping stray equines, authority to - HB 418

Explosives, storage of, prohibit in certain areas in a consolidate government - SB 18 Fire

protection boundaries, study of - HCR 79

station closures, Louisville/Jefferson County Metro - HR 27

subdistricts, dissolution and governance of - HB 357

Firefighters totally disabled in line of duty, CPI adjustment to insurance payments - HB 1 Formation of fire protection districts with

optional ambulance service. requirements - HB 234 Gross revenues and excise tax fund, hold-harmless amount, increase - HB

Health boards, composition of - HB 109 Home rule, allow for pool safety

regulations - HB 29 Infrastructure projects, CTL facilities,

priority funding for - HJR 116 Junction City, fifth to forth class - SB 38

Infrastructure Authority, Kentucky Kentucky Municipal Utilities Association, membership for - SB 20

Government Economic Assistance Fund, balances in, investment of - HB

Government Economic Development Fund, administration of - HB 203

consolidated of local government's duties and powers - SB

Municipal Utilities Association, Kentucky Infrastructure Authority, membership on - HB 305

Occupational license taxes, definition of Internal Revenue Code - HB 87: HCS

Officers, oaths, remove two-year denial of office penalty for failure to take oath under KRS 62.010 - HB 161

Ordinances or regulations regulating body piercing and tattooing, prohibition of - HB 241

Permission for video lottery terminal games at approved tracks - HB 158 **Planning**

and zoning, subdivision of land for agricultural purposes, definition of new street - HB 447: HCS

and zoning, subdivision, definition of -HB 447

Prisoners working community-servicerelated projects, nonreligious requirement, deletion of - SB 31

Professional firefighters, physical agility test - HB 150

firefighters, supplement, wages. overtime - SB 46 **Public**

infrastructure and highway construction - SB 15

referendum for charter county formation - HB 131: HFA(3) referendum procedure for charter

county formation - HB HFA(5),(6) transportation infrastructure authority,

local input to - HB 102 Radon exposure, policies minimizing exposure of, encouragement of - HCR

Real property owned by air board having scenic easements, length of covenant -

Regional

Tax

tourism and infrastructure development fund, provision for - HB 158: HCS

wastewater commissions, authority to join - HB 422

Require 50% of tax on wages to be remitted to city/county of residence -HB 448

Sadieville, Scott County, from sixth to fifth, reclassification of - SB 38: SCS Service fee, county attorney notice for alleged theft by deception - HB 390

county clerk and PVA moving office to

require vote - HB 35: HFA(1) county clerk and PVA require vote to move offices - HB 35: HFA(2)

county clerk, and PVA, allow offices in areas other than county seat - HB 35 county clerks, PVA offices in areas

other than county seat - HB 35: HCS Souvenir retail liquor licensees, hours and days of operation, local ordinance,

establishment by - SB 144 Spending of economic recovery moneys, local governments urged to buy

American - HCR 144 Succession within consolidated local government - SB 119

base coordination agreements between cities and counties - HB 442 increment financing, preferences for

Kentucky firms - HB 543 United States and Kentucky flag purchases, require manufacture in the

United States - SB 33 benefits Urban-county government, during layoffs for police and fire employees - SB 16

lottery terminals, Video county referendum on placement of - HB 32

Local Mandate

911 communications, procedure for release of - SB 30; SB 30: SCS

Abortion,

consent and ultrasound informed requirements - SB 79

practice, procedure, and prohibited acts - HB 191

Accessible

parking placards, allow for pregnant women and parents of children under one - HB 151

parking placards, clarification of use for pregnant women and those transporting infants - HB 151: HCS

Accident disaster. improper or solicitation for medical services - HB

Accidents, solicitation of business - HB

Adopted children, employer to grant equal rights to parents, guardians of -HB 375

Agriculture, energy feedstocks. qualifying environmental remediation property, tax exemptions for - HB 162 Agroterrorism, set penalties for - HB 91

Alcoholic beverages wholesale sale tax, increased rate - HB 166

Aliens, unauthorized, hiring prohibition -HB 441

gifts, Anatomical consistency provisions governing - SB 25

Animal cruelty, care of seized animals - HB 428

health, provisions governing - HB 302 identification, bar unjustifiable removal of - HB 301

Animals, cruelty to, add shelter requirements - HB 137 Antifreeze additive stipulate

requirements for - HB 182: HCS Antifreeze, require bittering agent in - HB

Archeological sites, family access. require landowner compliance - HB

114 Autism spectrum disorders, health coverage for - SB 74

Basic reparation benefits, restrict licensed practitioners of the healing arts - HB 412: HCS

Benefits increase, death, line of duty deaths - HB 426

Bluegrass Prostate Cancer Awareness Foundation, special license plate benefiting - HB 402

Boating while intoxicated, penalties and enforcement - HB 369: SCS

Breast-feeding, penalty for violation of law that permits practice in public, establish - SB 29; HB 214

Brownfield redevelopment, agricultural feedstocks, property tax credits - HB 162: HCS

Cabinet for Health and Family Services, public swimming pool safety regulations, promulgated by - HB 258:

Candidates for Governor, running mate, delay selection of - HB 451

Capital punishment, allow prior child abuse as an aggravating circumstance - HB 130

CDL drug and alcohol testing database, requirement for - HB 443 CERS,

allow certain agencies to opt out of participation in the state health plan -

certain agencies may opt out of participation in the state health plan -SB 112

remove employer contribution and health care reimbursement for reemployed retirees - HB 212

Child support, disbursement fee, charge noncustodial parent for - HB 95

Cigarette surtax, distribution of - HB 123 Conduct of elections, pilot program for early voting - HB 486; HB 486: HCS

Consolidated local government, budget process and mayor's duties - SB 80: SCS

Contributions. expenditures, reporting, guidelines for - SB 62 Controlled substances, salvia, addition

to Schedule I - HB 228 Correctional health care programs - SB

County

consolidation, process for - HB 233 **Employees** Retirement System, definition of "seasonal employee" -HB 204: HCS

Employees Retirement System, establish 10 year phase-in to fully fund retiree health benefits - HB 117 ordinances, procedure for enactment

Court house facilities, provision of by counties - HB 80

Criminal

gang activity, database, uniform citation modification - HB 188

gang database - HB 188: HCS

and amendment - HB 187

records, misdemeanors, expungement -

Cybercrime, provisions relating to - HB 315: HCS

Dating violence, availability of domestic violence protective orders - SB 101;

cremation Dead body, unclaimed, allowed by coroner - HB 58

Deception, theft by, check for insufficient funds - HB 176

Development fees - HB 250

Disabled

veteran license plates, eliminate fees -SB 32

veterans, eliminate fees on special license plates - HB 265

DNA samples, from whom taken, use -HB 321: HB 321: HCS

Driving under the influence, penalties for - SB 34: HCS, FCCR

court programs, operation, funding - HB

service fee, collection, distribution - HB 287

DUI.

ignition interlocks - HB 365

violation for controlled substance use -

Duplicate filing requirement with county clerk for legislative candidates, abolishment of - SB 24 Early

in-person voting, no excuse necessary -

voting, authority to - HB 133

voting. costs to countries reimbursement, requirement for - HB

voting, establishment of - HB 50

Election

days alcoholic beverages, permit delivery of - HB 128: HCS

alcoholic beverages, unless permitted by local government, prohibit sale of - HB 128

of judges, preferential voting system -HB 238

Elections, requirements and restrictions during, members of the media - SB 130 Electronic warrants, participation in - HB

Elevator safety review board, elevator inspections and safety coordinated by - SB 155

Eligibility for parole, parole credit,

discharge from parole - HB 372; HB 372: HCS

Emergency services personnel, line of duty, deaths and injuries, benefits for -HB 415

Employment leave for crime victims, creation of and requirements for - HB

Explosives, storage of, prohibit in certain areas in a consolidate government - SB 18

Eyewitness identification, procedures for - HB 389

Felons' voting rights, constitutional amendment to provide - HB 70

Felony offense threshold, increase from \$300 to \$1,000 - HB 518

Fire

inspection fees - HB 293

subdistricts, dissolution and governance of - HB 357

Firefighters Foundation Program Fund, increase stipend amount - HB 466

Fireworks storage and display, fire chief inspection of - HB 500

Fish & Wildlife Res., prohibit regs that limit deadly weapons for self-defense or defense of others - HB 419

Funding and operation of jails - SB 76 **KLEPF** Funding, salary supplements - HB 164

Gold Star Fathers license plate, establish - HB 66

Governmental

bodies and local public agencies, purchasing preference - HB 339

facilities for recreational purposes, requirement for liability insurance -HB 460

Gross revenues and excise tax fund hold-harmless amount, increase - HB 341

Health

boards, composition of - HB 109

care costs, correctional facilities and jails, limitation of - SB 73: SCS

Highway authority, infrastructure technical corrections to - HB 102: HFA(1)

Historic or prehistoric remains on property, limitation created by - HB 115 Home invasion, penalty for crimes relating to - SB 143

Homestead exemption, increase for disabled veterans 65 and over - HB 260

Hospitals, patient transport to by ambulance service - SB 91 Hunting, carrying firearms, provisions for

- HB 358: SCA(1) Identity theft, avoiding criminal prosecution, addition of - SB 189

Infection, health facility-acquired, report rates and prevention procedure - HB

Information to county clerks, voter roster, maintenance of - SB 125

Inmate credits - HB 371

Inspections, disposition of funds from -HB 293: HCS Internet facilitated crimes and conduct.

provisions relating to - HB 315 Issuance of certificates, procedures for -

HB 263 Judgment, interest on - SB 104; HB 487

Kentucky Board of Licensure for Tattooing and Body Piercing creation of - HB 241

Condominium Act - HB 514 lottery, making an appropriation therefor - HB 158

Retirement Systems, technical changes to reemployment after retirement provisions - HB 323

mandatory Labor organization,

membership or financial support prohibited, penalty - SB 165

Law enforcement agency, report VIN numbers on stolen items to NCIC - HB

License plate, Transportation Cabinet, establish alternate standard issue license plate - HB 25

Limited liability companies, application of corporate alcohol license laws - SB 34 Local

development areas, termination date, extension to 30 years - HB 395

economic development areas, allow time extension in specific cases - HB 395: HCS

enforcement of federal immigration law -HB 440

Lodging, sales tax on, clarification on tax base - HB 482

Maintenance orders for availability of automatic payment methods - HB 22

Marriages, allow members of the General Assembly to solemnize - HB

Masonic Order license plates, allowance of petition for a voluntary donation amount - HB 74: HCS

consolidated Mayor of government's duties and powers - SB

Mini-trucks, coverage required to be operated as a motor vehicle - HB 2

Motor vehicle property tax relief, effective date

of - HB 158: HCS vehicle registration, voluntary permitted contribution upon

registration of a farm truck - HB 100 Vehicles, Assessments on end of year purchases, clarify procedures for - HB 340

Motorcycle helmets, fee required to operate without - HB 501 Notary publics, omnibus regulation - HB

539 Notice requirement from county clerks,

date of - SB 124: SCS Offense of vehicular assault of a bicyclist

or pedestrian - HB 88 One Nation Under God special license plate, establish - HB 24: SCS

Personal

communication device, prohibit use by an operator of a motor veh. under the age of 18 - HB 46: HCS

communication device, prohibit use by an operator of a motor vehicle under the age of 18 - HB 46 communication device, prohibition of

use while operating a motor vehicle -HB 41 Planning

and zoning, subdivision of land for agricultural purposes, definition of new street - HB 447: HCS and zoning, subdivision, definition of -

HB 447

Police and fire employees, benefits during layoffs - SB 16

class,

department, city of sixth

countywide jurisdiction - HB 377 Postal Inspectors, United States, Kentucky peace officer status for - HB

Power plants, coal-fired, make eligible for Incentive for Energy Independence Act - SB 55

Preferences for Kentucky businesses, TIF financing - HB 543: HCS

Preliminary property assessment of PVA to be provided to city - HB 186 Prerecorded telephone

messages, prohibition for Do Not Call Registry - HB 18: HCS

Prevailing wage, increase in exemption

threshold - SB 146 Prisoners working community-servicerelated projects, nonreligious

requirement, deletion of - SB 31 community-service-related prisoners, projects - HB 239

Probate fees, estate of officers killed in line of duty, exemption for - HB 232 Professional

firefighters, physical agility test - HB 150 firefighters, supplement, wages, overtime - SB 46

Property

tax collections, omnibus revisions - HB 262

tax homestead exemption, expansion of - HB 261

Protective vests and tasers, constable eligible for from KSP program - HB 398 Public

swimming administrative pools, regulations governing the safety and sanitation of - SB 21

swimming pools, federal main drain cover standards to be met for - HB

Transportation Authority, creation of, for highway construction - SB 15

transportation infrastructure authority, local input to - HB 102

transportation, offenses against user or operator of - HB 353

Purchase of U.S. and Kentucky flags by institutions, must manufactured in the USA - SB 33

Rape in the third degree, detention facility employees with inmates - SB 90 Real property owned by air board having scenic easements, length of covenant -HB 127

Recording public performances, prohibition, exceptions - HB 112: HCS Require 50% of tax on wages by a city/county to be remitted to the city/county of residence - HB 448

Retirement System, DROP, program for hazardous duty employees - HB 421 Retirement, increase death in the line of

duty benefits - SB 140 Sadieville, Scott County, from sixth to fifth, reclassification of - SB 38: SCS

School calendar, one hundred eightyseven days or equivalent required - HB

Self-defense, carrying firearms while hunting, fishing, or trapping - HB 419: HCS

Sentence enhancements, limitation on use - HB 378

Sexual abuse in the first degree, by persons operating confinement facility - SB 75; HB 311; SB 75: HCS

gender orientation and identity discrimination, prohibition of - SB 95; HB 72

Sexually oriented business, separation of semi-nude employees from patrons -**SB 42**

Shock probation, prohibition of in cases of DUI and manslaughter - HB 192 Silver

and Bronze Star recipients, special license plates for - SB 36

Star Medal and Bronze Star Medals awarded for valor, create special license plate for - SB 36: SCS

Smoking by minors, prohibit while operating a motor vehicle - SB 35

Solicitation of contributions on highwavs by minors, requirement for adult supervision - HB 101

Soring horses, create ban on, set penalties for - SB 176

Spay/neuter, require for adoption, release - HB 240 Special

"In God We Trust" license plate, direct Transportation Cabinet to produce

"Think About God" license plate, direct Transportation Cabinet to produce -**SJR 69**

license plates, allow sponsoring entities to set a requested donation amount -HB 74

license plates, recipients of Silver Star Medal and Bronze Star Medal for valor - SB 36: HCS

State parks, limited sale of alcohol, local option election, providing for - HB 308 Statewide initiative petitions, permission for - HB 217

Taking up and posting of stray equines, requirements for - HB 418

Tattoo and body piercing licensing board, membership and regulatory authority - HB 241: SCS

Tax

base coordination agreement, local government to share certain revenues - HB 442

increment financing, preferences for Kentucky firms - HB 543

Temporary replacement on county board of elections, circumstance for - HB 201 Tennessee Valley Authority, peace officer, authority - SB 105 Theft

disaster emergency, during or sentencing and penalty - HB 360

offenses, anhydrous ammonia, penalty increases - HB 369 offenses, provisions relating to - HB

369: HCS **Transportation** cabinet, establish alternate standard issue license plate -HB 24

Trespass on retail and commercial premises, prohibit - HB 282

Turnpike authority of Kentucky, creation of bi-state authority through - HB 102: SCS

TVA in-lieu-of-tax payments, redistribute - HB 461

Underground storage tanks, registration of - HB 92

Carrier Registered Act, violation of, penalty increase - HB 370: HCS

Unified

Carrier Registration Act, violation of, penalty increase - HB 370

Unlawful transaction with a minor, removal of prohibition regarding activity involving salvia - HB 228: HCS

Unpasteurized goat milk, regulation of -HB 177

Van-only handicapped parking, establish requirements for - HB 316

Vehicles in the Commonwealth for more than 180 days, registration requirement - HB 218

Video lottery terminals, net terminal income for state budget purposes, dispersal of - HB 32

Voluntary contribution, permitted for applicants of the Go Green special license plate - HB 266

Voter preregistration for 16-year-olds, regulation of - SB 109

Voting rights for felons, constitutional amendment to provide - SB 126

Wage discrimination, prohibited on basis of sex, race, or national origin - HB 33 Workers' compensation, employer's reckless conduct, suits permitted for -

HB 455

Lottery

Kentucky Lottery Board, confirmation Larry J. O'Bryan - SR 219

Lottery board, appointing members for -HB 158: HCS

Sentence enhancements, limitation on use - HB 378

Video

lottery terminals, lottery corporation oversight - HB 32

lottery terminals, placement at approved tracks - HB 158

Voting, early, for caretakers of persons having surgery - HB 52

Malt Beverages

Alcohol receipts trust fund, establish -HB 166: HFA(1)

Alcoholic

beverage control statues, extensive technical corrections - SB 34

beverage, special appeal to minors, definition of - HB 523

beverage, special appeal to minors, sticker, providing for - HB 523

beverages with special appeal to minors, provisions of - HB 524 Alcopops, taxation - HB 510

Convention center licensees and retail licensees, requirements and privileges regarding - HB 473: SCA(1)

Kentucky Lottery, confirmation, June G. Hudson - SR 223

New taxes, rate increases, prohibited -HB 144: HFA(1)

Possession by minors, prohibition of -HB 129

Sale to person not providing for family, technical correction - SB 115

State parks, limited sale of alcohol, providing for - HB 308

Wholesale sales tax, substance abuse intervention fund, appropriate - HB 532

Medicaid

substances, reporting, data sharing in system of -SB 65; SB 45: HFA (1); SB 65: SFA (1),(2); HB 45: HFA (1)

Dialysis coverage, penalty - SB 19 Dialysis,

benefit - HJR 52

benefits - SJR 46: SCS; HJR 52: HCS benefits, analysis of cost of care - SJR

Health and Family Services secretary, appointment - SB 163

Individuals with Disabilities Education Act, conformity with - SB 186; HB 118 Long-term care facilities, posting of star quality rating, requirement - HB 318 Nursing home residents, rights of - HB 206

Smoking cessation treatment, pregnant women, Medicaid coverage of - SB 61; SB 61: SCS

Memorials

Specialist Abad. Sergio S., memorializing - SR 33; HR 33 Adams, Kenneth, memorializing - SR 9 Alfaro, Armando, memorializing - SR 115

Allen, Dr. Damon, memorializing - SR 123

Andrews, Eleanor Louise, memorializing - HR 96

Arnett, William Olney, memorializing -

SR 35

Ashby, Fireman Third Class Welborn L., memorializing - SR 155

Bandy, Michael Clinton, memorializing -HR 28

Bather, Paul, memorializing - SR 85; HR

Battaglia, Clorinda P., memorializing -SR 14

Bevins, Eddie Delano, memorializing -SR 100

Blackburn, Adrian "Abo," memorializing -SR 143 Blanton, Arnold, memorializing - HR 75

Blevins, Walter C. Sr., memorializing - SR 59 Walter C., Sr., memorializing - HR 83 Branham, Cora, memorializing - SR 74 Patricia

Masters.

memorializing - SR 78 Brooks,

Broaddus,

Judith J., memorializing - SR 108 Judith, memorializing - HR 109 Rose Mary Codell, memorializing - HR 201

Brown,

Langley, memorializing - HR 32 Michael "Corky," memorializing - SR 15 Burch, Cassie, memorializing - HR 225 Callihan, Ronnie Dale, memorializing -HR 189

Carter, Douglas, memorializing - HR 194 Caudill,

Maggie, memorializing - SR 159 Solomon, Jr., memorializing - SR 39 Chambers, Blanche Mae, memorializing

Clark, Billy C., memorializing - SR 175 Cobb, Helen C., memorializing - SR 145 Coleman, Louis, memorializing - SR 54 Collins, Luke, memorializing - SR 109; HR 178

Comley, Victor E., memorializing - SR 17 Conley, Judge Hollie, memorializing -SR 44

Cooper, David Keith, memorializing - HR 25 Sergeant David K., memorializing - SR

32 Cox, Angela Sue, memorializing - SR 156; HR 226

Cpl. Josh Moore Memorial Highway, designate in Logan County - HJR 4 Crosier, Louis Wayne, memorializing -HR 167

Dickerson,

Franklin.

Bernice, adjourn Senate in loving memory and honor of - SR 82 Bernice, memorializing - SR 52; HR 68

Distinguished Kentuckians, name roads in memory of - HJR 120 Dorton, Trigg "O.T", memorializing - SR

Drees, Richard T., memorializing - SR 10

Dye, Monnie Brown, memorializing - SR

(Skip) Ritz Memorial Bridge, designate between Floyd County and Johnson county line - SJR 40

Eubank, Marianna Young, memorializing - HR 183 Fallen firefighters and police officers,

designate sections of US 60 in Carter County - HJR 111 Fee, Dr. Kela Lyons, memorializing - HR

Dr. John Hope, memorializing - SR 173 Louis Morton, memorializing - SR 127 Friends of Kentucky Educational Television, honoring - HR 184 Galloway, Don, memorializing - HR 87

Garrison, Emogene, memorializing - HR

Gay,

James L., memorializing - SR 7 James Lucien "Jim," memorializing - HR 24

Geraghty, Rita, memorializing - SR 61 Gilliam,

Lance Corporal Chadwick A., memorializing - HR 128 Lance Corporal Chadwick Allen,

Lance Corporal Chadwick Allen, memorializing - SR 45 Girvin, Bobby Glen, memorializing - SR

Girvin, Bobby Glen, memorializing - SR

Glass, William "Bill", memorializing - SR 97

Goodridge, Nelson, memorializing - SR 163

Griffith, Robert "Bobby", memorializing - SR 42

Gullett, Specialist Jeremy R. memorializing - SR 21; HR 134 Hall, Elder Troy, memorializing - SR 41 Healy, Gerald F. "Jerry" memorializing HR 81

Henry, Darrell Edward, memorializing - SR 129

Howard, Norbert Clifton "Cliff, memorializing - SR 146; HR 208

Huddleston, Earl, memorializing - SR 103; HR 170

Hudson, Lillian W., memorializing - SR 113 Hunt, David Nelson, memorializing - SR

111; HR 175 Hurst, John, memorializing - HR 57 Innis, Joe, memorializing - SR 98

Jenkins, Michael Joe, memorializing - SR 98

Jenkins, Michael Joe, memorializing - SR 27

Jubenville, Duane, memorializing - HR 30

Kahmann, Paul J., memorializing - SR 112

Kelly, Lake, memorializing - SR 139; HR 200

Kohlhaas, Sergeant Adam J memorializing - SR 23; HR 17

Lafferty, Seth Addison, memorializing - SR 43

Latta, Thomas M. "Tom," memorializing - SR 63

Lindauer, Clara Marie Gruber, memorializing - SR 137 Long, Emily Paige, memorializing - HR

93 Maricle, Russell C., Jr., memorializing -

SR 57
Masters, Johnny, memorializing - SR

169
Maxberry, Charlesmarie McCann,

memorializing - SR 166
McCarthy, Jr., John T., memorializing -

SR 151
McDonald, Marilyn Lee, memorializing -

HR 136
McElroy, Major John Lee, memorializing

- SR 34; HR 45 McGlothen, Charles C., memorializing -SR 77

McMillan III, Specialist William L., memorializing - SR 30

McMillan, Specialist William L., memorializing - HR 23 Michael, Nicholas Gust "Nick,"

Michael, Nicholas Gust "Nick," memorializing - HR 190 Miller,

Anna Lee, memorializing - SR 11 Scott, memorializing - HR 191 Moore.

Cpl. Josh, adjourn in honor of - HR 224 Jonathan "Spunky," memorializing - SR 130

Morefield, Ione Hicks "Tootie," memorializing - SR 8

Newkirk, Billy G., memorializing - SR 20 Nickell, Robert "Bob," memorializing -SR 56 Olmstead, Chuck, memorializing - SR 144; HR 228

Omnibus road naming resolution, additional roads - HJR 120: SCS Overfield, Wanita Faith Grider,

memorializing - HR 223 Owens, Zelma, memorializing - HR 44 Payne, Paula, memorializing - SR 60; HR 108

Peak, William S. "Buddy," memorializing - HR 180

Pike County, Jasper Justice Memorial Bridge, designation of - HJR 56

Porter, James Lacy, memorializing - SR 148

Priddy,

Dorothy Jean "Dottie" memorializing - HR 14

Dottie, memorializing - HR 143

Pulaski County Veterans Memorial Highway, establishment of in Pulaski county - HJR 78

Redman, Bobbie G., memorializing - SR 147

Redmon, Truman Coyle, memorializing - HR 55

Reilly Jr., Lance Corporal Thomas J., memorializing - SR 55

memorializing - SR 55
Reilly, Lance Corporal Thomas,
memorializing - HR 74

Reynolds, Carl R., memorializing - HR 221 Carl, R., memorializing - SR 125

Robbins, Marjorie, Lee, memorializing - HR 80

Roberts, Margie Lee Stewart, memorializing - SR 138 Robinson.

Donetta, memorializing - SR 126 Ryan Thomas, memorializing - SR 157 Rose, Taylor Christian, memorializing -HR 13

Rudd, Sergeant William Patrick, memorializing - SR 50; HR 36

Saltsman, Katherine "Granny," memorializing - SR 132

Sandlin, Sergeant Willie, honoring - HR 211 Savage, Denise M. Denham,

memorializing - SR 94 Scorsone, Dr. Francesco Giulio,

memorializing - SR 31; HR 39 Slone, Verna Mae, memorializing - HR 58 Smith, Andrew J. "Smitty," Sr.,

memorializing - SR 167 Sousley, Franklin Runyon, memorializing

- HR 156 Specialist

Jeremy R. Gullett Memorial Bridge, designate in Greenup County - HJR 29

Jeremy R. Gullett Memorial Bridge, name in Greenup County - HR 199 Robert Jason Settle Memorial Highway

Robert Jason Settle Memorial Highway, designate in Daviess County - SJR 58

Staff Sergeant Nicholas R. Carnes, designate road in honor of - SJR 29 Staggs, Ronald L., memorializing - SR

Staggs, Ronald L., memorializing - SR 134
Stamper,

Georgia Mae Caskey, adjourn the Senate in her loving memory and honor - SR 25

Woodrow Leonard, adjourn Senate in honor of - SR 26

Stinson, Dale Howard, memorializing - HR 212

Stivers,

Larry D., memorializing - SR 95
Phillip Rodney, memorializing - SR 106
Stream, Sergeant Scott B.,
memorializing - SR 152; HR 220
Suell, Robert May "Bob", memorializing -

SR 48

Terhune, Captain Eric Daniel, memorializing - HR 130

Timothy Hall Memorial Bridge, designate in Floyd County - SJR 80

Turner,
Bryce C., memorializing - SR 178
Sergeant Estell "Lee", memorializing SR 28

Sergeant Estell, Lee., memorializing - HR 35

Tuskegee Airmen Memorial Trail, extend throughout all of I-75 - HJR 70 Vanhoose, Lifes, memorializing - HR

107 Waddell, Virginia Gail Porter, memorializing - HR 207

Wade, Alice Frances, memorializing -SR 53 Wallace.

Sergeant Daniel W., memorializing - SR 38

Sergeant Daniel Wayne, memorializing -HR 22

Ward Sr., Sergeant Joshua A memorializing - HR 205

Ward, Sr., Sergeant Joshua A., memorializing - SR 154

Watts, Richard A. "Dick", memorializing -HR 31 Wells, Brittney Shea, memorializing - HR

89
Westwood, Chelsea Ryann, memorializing - SR 179

Wiesbrook, Shawn, memorializing - HR 88

Wylie, Charles Guthrie "Gus" - SR 6

Men

Adopted children, employer to grant equal rights to parents, guardians of - HB 375

Appointments to Boards and Commissions, Governor permitted to achieve gender equity - HB 37 Consortium, loss of, action for - HB 382

Dating violence, availability of domestic violence protective orders - SB 101; HB 48

Emergency protective orders, custody and visitation - HB 146

Human rights commission, practice and procedure - HB 300

Partial birth abortion - SB 71
Paternity, determination of - HB 28:

127

HFA(1),(2)
Sexual
Assault Awareness Month - SR 64; HR

orientation and gender identity discrimination, prohibition of - SB 95; HB 72

Mental Disability

Adult abuse registry, establish - SB 128 Alzheimer's Disease and Related Disorders Advisory Council, activities of - HB 169: HCS

Autism spectrum disorders, health coverage for - SB 54, 74; HB 190; SB 74: SFA (1)

Competency proceeding, jury trial for - HB 145; HB 145: HCS

Direct care staff, ICF/MR resident, failure to supervise, penalties - HB 231; HB 231: HFA (1)

Family Trust Program, establishment of special needs trust program for the disabled - HB 71

KY Recreational Trails Authority, add member of the Brain Injury Association - HB 34 Mental disorder or disability, severe, define defendant as - HB 446

Office on Alzheimer's Disease and Related Disorders, activities of - HB 169

Mental Health

Abuse treatment, residential contract for therapeutic home - SB 4: HFA(1),(2)

Air therapist board, disciplinary actions, civil penalties, and appeals regarding - HB 73: SCS

Art therapists, license and license exemptions, requirement for - HB 73

Autism spectrum disorders, health coverage for - SB 54, 74; HB 190; SB 74: SFA (1)

Bill Francis, designation of highway in honor of in Floyd County - SJR 18

Counselors, trained to treat persons with dependency issues - HB 244: HFA(1) Drug and alcohol rehabilitation trust

fund, creation of - HB 158
Family Trust Program, establishment of special needs trust program for the disabled - HB 71

Health and Family Services secretary, appointment - SB 163

KY Recreational Trails Authority, add member of the Brain Injury Association - HB 34

Mental

disorder or disability, severe, define defendant as - HB 446

incompetency, study of in criminal defense situations - SJR 12: SFA(1)

Practice of psychology, licensing for - SB 175: SCS

Pregnancy resources centers, financial assistance to - HCR 137

Problem gamblers awareness and treatment fund, creation of - HB 158 Sexual Assault Awareness Month - SR 64; HR 127

Substance

abuse treatment, residential, contract for therapeutic home - HB 490

abuse treatment, residential, permit to contract for - HB 490: HCS

Suicide

prevention awareness and training information, requirement for - HB 506: HCS

Prevention Week - SR 65 Prevention Week, declare - HR 76

Military Affairs and Civil Defense

Abad, Specialist Sergio S., memorializing - SR 33; HR 33 Adjutant General, gender neutral

language for - HB 476
Ashby, Fireman Third Class Welborn L.,
memorializing - SR 155

Beavers, General Les, leadership of Department of Veterans' Affairs, honor upon retirement - HR 18

Civilian parents on military bases, rights afforded students - SB 39 Commission on Military Affairs, addition

of secretary of Public Protection Cabinet - HB 473: HCA(1)
Cooper,

David Keith, memorializing - HR 25

HB 415

Sergeant David K., memorializing - SR 32
Emergency services personnel, line of duty, deaths and injuries, benefits for -

Enlistees in armed services, exemption from driver education requirements - HB 39: SCA(1)

Flags, United States, Kentucky, and

POW/MIA - HB 343

Gilliam,

Lance Corporal Chadwick A., memorializing - HR 128

Lance Corporal Chadwick Allen, memorializing - SR 45

Gold Star Fathers license plate, establish - HB 66

Governor's Advisory Board for Veterans' Affairs, meeting quarterly - HB 329 Gullett, Specialist Jeremy R.,

memorializing - SR 21; HR 134 Identification and interment of veterans' remains, interim joint committee to

consider - SR 83 Income tax exemption fro military pay -HB 110

Kentucky

National Guard, assistance for physical and mental conditions - HB 541

Reservicts, education benefits for - HB

Reservists, education benefits for - HB 90

Kohlhaas, Sergeant Adam J., memorializing - SR 23; HR 17 McElroy, Major John Lee, memorializing

- SR 34; HR 45

McMillan III, Specialist William L.,

memorializing - SR 30
McMillan, Specialist William L.,
memorializing - HR 23
Military

database citation, correction - SB 37: SFA(1)

family assistance trust fund, eligibility - SB 17; SB 37: SCS

or veteran amputee, military family assistance trust fund - SB 37

National Guard, 2009 winter storm, authorize active duty pay after injuries - HB 541: HCS

NCOs,

recognize the Year of the NCO - HR 197

the Year of the NCO, recognition of - SR 131

Office of Homeland Security, Department of Military Affairs, attachment to - SB 60

Operator's license, exempt 17-year old enlistees from graduated licensing - HB

Overnight accommodations, exemption for disabled veterans - HB 20: HCS

Prisoners of war and those missing in action, urge Congress to authorize investigation - SCR 5; HCR 66

Probate fees, estate of soldier killed on active duty, exemption for - HB 232 Reilly Jr., Lance Corporal Thomas J.,

Reilly Jr., Lance Corporal Thomas J., memorializing - SR 55

Reilly, Lance Corporal Thomas, memorializing - HR 74

Rudd, Sergeant William Patrick, memorializing - SR 50; HR 36

Sandlin, Sergeant Willie, honoring - HR 211
Sousley Franklin Runyon memorializing

Sousley, Franklin Runyon, memorializing
- HR 156
State Park accommodations, exemption

for disabled veterans - HB 20
Stream, Sergeant Scott B.

memorializing - SR 152; HR 220
Terhune, Captain Eric Daniel,
memorializing - HR 130

The Purple Heart Trail, designate segments, I-265, US 31 W, US 41A and certain parkways - SJR 16 Tuition

waiver, child veteran - SB 135

waiver, spouses and dependents of permanently disabled veteran - SB 135: SCS

Turner.

Sergeant Estell "Lee", memorializing - SR 28

Sergeant Estell, Lee., memorializing - HR 35

Veteran of Persian Gulf War, diploma for - HB 154

Veterans' Affairs Department, disabled veterans, minors, representation of - HB 335

Veterans state hiring preference, expansion of - HB 61

Wallace, Sergeant Daniel W., memorializing - SR

38
Sergeant Daniel Wayne, memorializing - SR

HR 22 War of 1812, Bicentennial Commission,

create - HB 476: HFA(1) Ward Sr., Sergeant Joshua A.,

memorializing - HR 205 Ward, Sr., Sergeant Joshua A., memorializing - SR 154

Western Kentucky veterans' nursing home, name in honor of Rep. Eddie Ballard - HJR 9

Minerals and Mining

Asbestos, Mesothelioma Awareness Day, designation of September 26 as -HB 519

Civil liability, carbon sequestration and demonstration projects, immunity from - HB 351

Coal

mine rescue team training, coal mine inspections, counted as - SB 170: SFA(1)

mines, medical air evacuation, global positioning, availability of - SB 52

mining around oil and gas wells, establishment of provisions for - HB 452

mining, inspections, electronic permits, requirements for - SB 170: SCS

Division of Mine Permits, Local Government Economic Development Fund, transfer to - SB 177

Easement of necessity, gender neutral references, technical corrections for - SB 170

Electrical trainees, supervision by certified electricians, use of - HB 185 High

hazard impoundments, emergency action plans, file and approval of - HJR 119: SFA(2)

hazard impoundments, technical correction for - HJR 119: SFA(1)

Impoundment breach, emergency action plans, requirements for - HJR 119: SFA(3)

Infrastructure projects, CTL facilities, priority funding for - HJR 116

Kentucky, Natural Resource Caucus

Kentucky Natural Resource Caucus, creation of - HCR 141 Mine

Safety Review Commission, confirmation, Denise Moore Davidson - SR 201; HCR 84; HR 124

Safety Review Commission, confirmation, Joe F. Childers - SR 224: HCR 90: HR 123

224; HCR 90; HR 123
Safety Review Commission, members

of, confirmation of - SB 168 safety, emergency medical or mine

emergency technicians, number of -HB 119 safety, mine ventilation plans,

requirements for - SB 64 ventilation fan restart, reentering mine,

requirement for - SB 64: HFA(2)
Pollinator habitat, reclamation site revegetation requirements, inclusion of

- HB 492 Reorganization, Energy and Environment Cabinet, Executive Order 2008-531 - HB 473

Streams, overburden from mining, placement of - SB 100

Study mining of and impacts to streams and forests in E.O. Robinson Forest - HJR 7

Surface mine overburden and reclamation requirements, changes to - HB 104

Ventilation fans, deviation from continuous operation, remove provision allowing - SB 64: HFA(1)

Motor Carriers

Commercial driver's licensee, testing for drug and alcohol - HB 443

Motor vehicle enforcement officers, transfer of to state police - SB 167

Nonprofit organizations for transport of elderly and blind, exempt from motor carrier regulations - HB 139

Public transportation, offenses against user or operator of - HB 353

Road fund taxes, liability of officers for - HB 393

Taxi and limousine certificates, clarify definitions and operating authority - HB 97

Taxicabs and limousines, clarification of operating authority of - HB 97: HCS Unified Carrier Registration Act, violation of, penalty increase - HB 370

Motor Vehicles

Accessible

parking placards, allow for pregnant women and parents of children under one - HB 151

parking placards, clarification of use for pregnant women and those transporting infants - HB 151: HCS

Accident, leaving the scene of, penalty increase - HB 221

Airbag

reinstallation, costs payable by an insurer not to exceed the retail value of the vehicle - HB 309: SCS

reinstallation, insurers to pay for in accordance with individual policies - HB 309: HCS

Alternative-speed motorcycles, permit use of on highways - HB 21: HCS Anatomical gifts, consistency of

provisions governing - SB 25
Antifreeze additive, stipulate requirements for - HB 182: HCS
Antifreeze require bittering agent in - HB

Antifreeze, require bittering agent in - HB 182
Assessments on end of year purchases, clarify procedures for - HB 340

ATV titling system, delay until July 1, 2010 - HB 53: SFA(2)

Autocycles, permitted use on highways - HB 463 Cassie Burch Safe Teenage Driver Law,

recognizing the - HR 225
Cell phones, prohibit use by minor driver

with instruction permit or intermediate driver's license - HB 267
Commission, reorganization - HB 289

Damage calculation for salvage motor vehicles, effective October 1, 2009 - HB 309: SFA(1)

Damages to motor vehicles, duties of individuals or dealers to disclose - HB 309: SCS

Disabled veteran license plates, eliminate fees - SB 32

Driver information, business use of - HB 47

Driver's license information, restrict

retention and use when obtained to verify age for gift - HB 47: HCS

Driving under the influence, penalties for - SB 34: HCS

- SB 34: HCS
DUI resulting in death, shock probation, victim's family's consent for - HB 192: HFA(2)

DUI,

aggravated alcohol levels - HB 365

aggravating circumstances and increased penalties, lower alcohol concentration for - SB 5; HB 195: SFA (1); HB 315: SFA (1); HB 369: SFA (1)

ignition interlock device, use of - HB 180 ignition interlocks - HB 365

violation for controlled substance use -SB 5; HB 195: SFA (1); HB 315: SFA (1); HB 369: SFA (1)

Enlistees in armed services, exemption from driver education requirements - HB 39: SCA(1)

Farm trucks, allow 10% gross weight tolerance for - SB 47

Go Green special license plate, establishment of - HB 266

Gold Star Fathers license plate, establish - HB 66 Graduated

drivers licensing, clarify effect on 18year old drivers - HB 39; HB 39: HCS drivers licensing, exempt military members from - HB 39; HB 39: HCS

Guaranteed arrest bond certificate, technical correction - HB 387 Hardship

driver license, permit for general traffic offenses - HB 213

license, vehicular homicide, requirements for and penalties for noncompliance - HB 369: SFA(2)

Highway work zone, speeding in, required notice for double fines - HB

In God We Trust license plate, establish as alternate standard issue plate - HB 24

Insurance, basic reparations benefits, determination of work loss - HB 529 Jailer, blue lights, use of - SB 86: SFA(1) Law enforcement agency, report VIN numbers on stolen items to NCIC - HB

113 License

plate, "In God We Trust", establish as alternate standard issue plate - HB 25 plates for disabled veterans, eliminate fees - HB 265

plates, official green - HB 245 Low-speed

electric vehicles, permit use of on highways - SB 7; HB 81 electric vehicles, permit use on

highways - HB 21 vehicles, accident reporting - HB 21:

SCA(1)
vehicles, permit use of on highways HB 21: HCS

vehicles, use of on highways - HB 135 Masonic Order license plates, allowance of petition for a voluntary donation amount - HB 74: HCS

Mini-trucks, inclusion in definition of motor vehicle - HB 2 Mopeds, titling and registration of - HB

45 Motor

Motorcycle

fuels tax, make technical corrections to -HB 374 vehicle enforcement officers, transfer of

to state police - SB 167
vehicle registration, voluntary
contribution permitted upon
registration of a farm truck - HB 100

helmets, fee required to operate without - HB 501

Safety Education Program, transfer to Transportation Cabinet - SB 182 safety education, costs of - SB 184:

HFA(1) No-fault insurance, claims for medical

expenses - HB 381 One Nation Under God special license

plate, establish - HB 24: SCS Personal

communication device, prohibit use by an operator of a motor veh. under the age of 18 - HB 46: HFA(1)

communication device, prohibit use by an operator of a motor vehicle under the age of 18 - HB 46

communication device, prohibition of use while operating a motor vehicle -HB 41

Prostate cancer awareness special license plate, establish - HB 402

Public transportation, offenses against user or operator of - HB 353

proof Registration, of insurance.

reinstatement fee - HB 450 Replaces the term handicap with the

term disabled - HB 316: HFA(1) Ride to Work Day, recognizing June 15, 2009 as - HR 145

Salvage vehicle damage threshold, exclude cost of airbags from calculation of - HB 309

Shock probation, prohibition of in cases of DUI and manslaughter - HB 192

Smoking by minors, prohibit while operating a motor vehicle - SB 35 Solicitation of contributions on highways

by minors, requirement for adult supervision - HB 101 Special

'In God We Trust" license plate, direct Transportation Cabinet to produce -SJR 70

"Think About God" license plate, direct Transportation Cabinet to produce -**SJR 69**

license plate, create for recipients of the Bronze Star Medal awarded for valor - SB 36: SCS

license plate, create for recipients of the Silver Star Medal - SB 36: SCS

license plate, Silver and Bronze Star recipients - SB 36

license plates, allow sponsoring entities to set a requested donation amount -

license plates, clarify language regarding denial procedures - HB 24: SCS

license plates, minimum number for retention - HB 24: SCS

license plates, recipients of the Silver Star Medal and Bronze Star Medal awarded for valor - SB 36: HCS

State traffic school, increase fee to \$50 -HB 493

Theft offenses, provisions relating to -HB 369: HCS

Titling of ATV's procedures for, establishment of - HB 53: HCS Trespass on retail and commercial

premises, prohibit - HB 282

Usage tax, exemption for certain trusts transfers - SB 107

Van-only handicapped parking, establish requirements for - HB 316

Vehicles in the Commonwealth for more than 180 days, registration requirement - HB 218

Voluntary contribution, permitted for applicants of the go Green special license plate - HB 266

Negotiable Instruments

surgical

SB 61: SCS

for - HB 205

HB 73: SCS

Auctioneers,

Workers'

technology,

services ordered by a nurse

practitioner may be reimbursed - HB

Smoking cessation treatment, pregnant

Obscenity and Pornography

Sexual exploitation of minors, forfeiture

Occupational Safety and Health

Silicosis or mixed-dust claims, procedure

compensation, 5th edition of AMA

Compensation, 5th edition of AMA

Occupations and Professions

Air therapist board, disciplinary actions,

civil penalties, and appeals regarding -

Art therapists, license and license

exemptions, requirement for - HB 73

advertising requirements for - HB 193

for - HB 193: HFA(2)

HB 193: HCS

193: SFA(1)

licensure

SFA(2)

Audiologists,

Certification

HB 449

HB 449: HCS

apprenticeship, remove requirements

horse auctions, provide exemptions for -

Internet auctions, exemptions for - HB

license and renewal fees, maximum

requirements,

salary

Body piercing, ears, exclusion from,

requirement, fire sprinkler inspectors -

requirements, fire sprinkler inspectors -

Certified surgical technologist, require

national certification to practice as - SB

qualifications for - HB 210: SFA(1)

definition of - HB 241: HFA(1)

reference to residency - HB 193:

licensing, omnibus revisions - HB 193

limit imposed - HB 193: SCS

guides - SB 56; HB 333: SCS

Acupuncture, licensing of - HB 200

women, Medicaid coverage of - SB 61;

registered nurse to act as - SB 111

491; HB 288: SFA (2)

of property - SB 57

guides - HB 333

require

Deferred deposit transactions, regulation of - HB 444: SCS

Financial instruments, regional wastewater commissions, utilization of - HB 422

News Media

Campaign finance, change in definition of contribution relating to news stories and editorials - SB 62: HFA(3)

Elections, requirements and restrictions, during - SB 130

High school newspapers, freedom of the press - HB 43

Noise Control

Television commercials, volume of - SR 92

Notaries

Commissions, regulation of - HB 469: HFA(1)

Omnibus regulation of - HB 539 Regulation of commissions - HB 496; HB 496: HCS

Notices

Public meetings requirements, regional wastewater commissions, exemption from - HB 422

Statewide wireless phone emergency text notification, implementation for the deaf & hard of hearing - HB 96

Nuclear Energy

Center

Renewable Energy Research, creation of - HB 362: HCS

Renewable Energy Research, membership, executive director - HB 362: HFA(1)

Construction

of a nuclear power facility, requirements for - SB 13: HFA(2)

of low-level radioactive waste disposal site, requirements for - SB 13: HFA(1),(2)

Nuclear

construction moratorium, power, removal of - SB 13; HB 376

power, energy utilities, moratorium removed for - HB 537: SCS

Southern States Energy Compact, effective date of ratification - HB 362

Nurses

Abortifacients, definition of abortion, inclusion of - HB 297: HFA(1),(2) Anesthetists recognize week - HR 43

Division Occupations of Professions, transfer of - SB 181 Good

Samaritan emergency medical care, liability for - HB 253

Samaritan law, applicability during

emergency - HB 434 Loan forgiveness, eligibility for - HB 480:

HCA(1), HFA (2) Medical services, provision of, civil

immunity, exceptions - SB 137

Nurses, establish patient advocacy rights and duties for - HB 515 Operating room circulator supervising

and

Charitable health care services, permit out-of-state providers to provide - HB

Counselors, trained to treat persons with

dependency issues - HB 244: HFA(1) Dental

hygienists, expand practice of - HB 336 or medical degree, forgivable loan, eligibility for - HB 386

Division of Occupations Professions, transfer of - SB 181

Educational Professional Standards Board, members of, confirmation of -SB 168

Electricians, licensing of, education credit - HB 126

Elevator contractors and elevator mechanics, licensure through elevator board required for - SB 155

Fire sprinkler inspectors, make prorated occupational fee for certification rather than licensure - HB 449: SCS

Human remains. initial removal. requirements for - HB 477

Kentucky Board of Licensure for Tattooing and Body Piercing, creation Prosthetics, orthotics, and pedorthics, of - HB 241

Local

occupational license taxes, definition of Internal Revenue Code - HB 87: HCS public employees, County Employees Retirement System, definition of "seasonal employee" - HB 204: HCS

Long-term care facility administrator, licensing of - HB 7

Misclassification of employees - HB 392: HFA(3) remediation, Mold standards

establish - HB 310

Nurse Anesthetists recognize week - HR

Nurses, establish patient advocacy rights and duties for - HB 515

Optometric Examiners, Kentucky Board of, regulations allowing practice outside

office of - HB 99: HCS Physician

assistants, controlled substance prescriptive authority, conduct study of - HB 288: HCS

controlled substance assistants, prescriptive authority, establish - HB 288

Professional firefighters, physical agility test - HB 150

Property management, definition of - HB 401: HCA(1)

Prosthetics, orthotics, and pedorthics, licensing and regulation of practitioners

of - HB 491; HB 288: SFA (2) Prosthetists, orthotists, pedorthists,

licensing of - HB 210: SFA(3) Psychologist, licensure testing, establish - SB 175

Psychologists, licensing of - SB 175: SCS

Real

remove

supplement,

estate appraisals, require licensure or certification from the board to perform

estate brokerage, escrow accounts, requirements for - HB 401: HCS

estate brokerage, licensure, conditions

of - HB 401: HCS estate brokers, authorized activities and

license discipline of - HB 355 Estate Commission, escrow account and license reciprocity, requirements

for - HB 401 Speech-language pathologist or audiologist, supplemental pay,

qualifications for - HB 210 Surgical technology, require national certification to practice - SB 111

Tattoo and body piercing, regulate practice through new board under new licensing chapter - HB 241: SCS

Video

lottery terminal suppliers and operators, licensing of - HB 158

lottery terminals, occupational licenses -HB 32

Wholesale

distribution, pedigree requirements, exemptions from - SB 45

prescription distribution, drugs exemption, blood banks - SB 45

Oil and Natural Gas

Alternative fuel, tar sands and crude oil, inclusion of - HB 178: SFA(1) Biofuel blends, tax credits - HB 537

Coal mining around oil and gas wells, establishment of provisions for - HB

Forfeited bond fees for tank battery and gathering line remediation operations -

SB 134

Gathering line markers on sloped terrain. increase maximum interval distances for - HB 452: HCS

Kentucky Natural Resource Caucus, creation of - HCR 141 Natural

gas retail competition, PSC authority, terms and conditions thereof - HB

gas, bulk sales, for commercial. industrial, governmental and school customers - SB 154

Oil

and gas leases, state-owned lands, authorization for - SB 138

and gas operations, state an university owned lands, shut in provision for -SB 138: SCA(1)

and gas operations, state and university owned lands, report directed to - SJR 67: SCA(1)

and gas operations, state-owned and university-owned land, program for -SB 138: HCS

and gas operations, state-owned and university-owned lands, study of -

Power line placement to be disclosed, clarification of - SB 134: HCS

Remediation of tank batteries, funding transfer for - SB 134: HCS

Energy Reorganization, and Environment Cabinet, Executive Order 2008-531 - HB 473

State-owned lands. finding of unsuitability for oil and gas operations for - SB 138: HFA(1)

Tar sands, add to definition for alternative transportation fuels, set minimum investment - SB 66; HB 362: SCS

reclamation Well operations and proposals, power line placement - SB 134

Optometrists

Charitable health care services, permit out-of-state providers to provide - HB

Optometric Examiners, Kentucky Board of, regulations allowing practice outside office of - HB 99: HCS

Parental Rights

Child

custody determination, additional factor for - HB 22

support, disbursement fee, charge noncustodial parent for - HB 95 special advocates, Court appointed

programmatic and procedural provisions for - HB 259

Emergency protective orders, custody and visitation - HB 146

care or adoption, prohibition of outside of legal marriage - SB 68

care, approval of outside of legal marriage - SB 68: SCS Human sexuality education, content

standards - SB 97; HB 384 Immunizations, human papillomavirus,

parental consent - HB 69 Infertility, health coverage of - HB 453

Interstate Compact for the Placement of Children, replacement of - HB 296

Paternity determination, evidence and venue, clarification and updating of -HB 28: HCS

Paternity,

determination, evidence, and venue,

clarification and updating of - HB 28 rebuttable presumption, venue and appeal - SB 98

Power of attorney for care of minor child, creation of and requirements for - HB

Parks and Shrines

Archeological sites, require access permit for - HB 114

Capitol Centennial commission, membership - HB 337: SCS

Civil War Sesquicentennial Commission, create - SB 129

Conveyance of school district property to KCTCS - HB 433: SCA(1)

Forest Health Board, establishment of -HB 235

KY Recreational Trails Authority, add member of the Brain Injury Association

Overnight accommodations, exemption for disabled veterans - HB 20: HCS Mountain Trail State Park,

renaming - HB 290 State Park accommodations, exemption for disabled veterans - HB 20

Partnerships

Business

entities. creation, operation, and dissolution of - HB 207 entities, omnibus revision - HB 220

Peace Officers and Law Enforcement

communications, procedure for release of - SB 30; SB 30: SCS

Communications, procedure for release of - SB 30: SFA(2)

Benefits increase, death, line of duty deaths - HB 426

Candidate, electioneering by, evidence of - HB 246

Controlled substances, electronic reporting, data sharing in system of -SB 65; SB 45: HFA (1); SB 65: SFA (1),(2); HB 45: HFA (1)

Criminal

gang activity - HB 188

gang database - HB 188: HCS Dept. of State Police, establishment of

personnel system for officers not covered by KRS Chapter 16 - HB 411 Drug service fee, collection, distribution -

Electronic warrants, participation in - HB 138

Eyewitness identification, procedures for - HB 389 Firearms certification, peace officers,

active and retired - HB 55 Forestry-related crimes, enforcement of -

HB 396 **KLEPF** Funding, fund salary

supplements - HB 164 and stab wounds, reporting of - HB 479

wounds or life-threatening reporting of - HB 479: HCS

Kentucky State Police, reemployment of retired troopers - HB 410; HB 410: SFA

Law enforcement agency, report VIN numbers on stolen items to NCIC - HB

Local enforcement of federal immigration law - HB 440

Medical services, provision of, civil immunity, exceptions - SB 137

Minors, criminal conduct, interviews - SB

National Guard and reserve personnel, line of duty, deaths and injuries, benefits for - HB 415

Oaths, retired and senior justices and judges, administration by - HB 499

Police department, city of sixth class, countywide jurisdiction - HB 377

Postal Inspectors, United States, Kentucky peace officer status for - HB

Probate fees, estate of officer killed in line of duty, exemption for - HB 232

Protective vests and tasers, constable eligible for from KSP program - HB 398 Retirement, increase death in the line of duty benefits - SB 140

Sheriff Berl Perdue, Jr., recognizing - SR 135

Tennessee Valley Authority, peace officer, authority - SB 105 United

States Mint Police, Kentucky peace officer powers for - SB 86

States Mint Police, peace officer powers for - HB 251

Personnel and Employment

Drug and alcohol tests on holders of commercial driver's license - HB 443 Employment leave for crime victims, creation of and requirements for - HB

49 Labor organization, mandatory membership or financial support

prohibited, penalty - SB 165 Misclassification of construction employees, penalties for - SB 136; HB

Personnel

392

Board, confirmation, John T. Dunaway -

SR 218 hearings, labor organization may assist

- HB 367: HFA(1) Reorganization, Personnel Cabinet,

Executive Order 2008-503 - HB 303 Sales representatives, commissions earned, termination and payment - HB

Secretary of Personnel Cabinet. authority to promulgate administrative regulations, health coverage - HB 175 Wage discrimination, prohibited on basis of sex, race, or national origin - HB 33

Workers' compensation, 5th edition of AMA guides - SB 56; HB 333: SCS

Compensation, 5th edition of AMA guides - HB 333

compensation, employer's reckless conduct, suits permitted for - HB 455 Wrongful discharge, statute of limitations for - HB 498

Pharmacists

Audits performed pursuant to provider agreement or contract, requirements for - HB 414; HB 414: SCS

Biosimilar drugs, request federal legislation approving - SR 124; HR 173 substances, electronic reporting, data sharing in system of -SB 65; SB 45: HFA (1); SB 65: SFA (1),(2); HB 45: HFA (1)

Driver's license information, exempt pharmacist from restrictions on retention - HB 47: HCS Enhanced

pharmacy-related certification for - HB 297 pharmacy-related primary care. certification for, conduct study of - HB 297: HCS

Prosthetics, orthotics, and pedorthics, exemptions for pharmacists and pharmacy employees - HB 491; HB 288: SFA (2)

Refusal to dispense medication, not liable for - HB 297: HFA(1),(2)

Sparks, Lee Thomas, retirement, honor upon occasion of - HR 204

Wholesale

distribution, pedigree requirements, exemptions from - SB 45

distribution, prescription drugs exemption, blood banks - SB 45

Physicians and Practitioners

Abortifacients, definition of abortion, inclusion of - HB 297: HFA(1),(2) Abortion.

consent and ultrasound informed requirements - SB 79; HB 241: SFA (2); HB 489: SFA (4)

practice, procedure, and prohibited acts - HB 191

Acupuncturists, licensing of - HB 200 gifts, Anatomical consistency provisions governing - SB 25

federal Biosimilar drugs, request legislation approving - SR 124; HR 173 Certified surgical technologist, require national certification to practice as - SB 111: SCS

Charitable health care services, permit out-of-state providers to provide - HB

Childhood hearing loss, assessment and diagnosis of - SB 160; HB 5; SB 160: SCS; HB 5: HCS

Controlled substances, electronic reporting, data sharing in system of -SB 65; SB 45: HFA (1); SB 65: SFA (1),(2); HB 45: HFA (1)

Correctional health care programs - SB 73; SB 73: SFA (1)

Cosmetic procedures, allow practice by licensed professionals without a tattoo artist license - HB 241: SCS

Dental hygienists, expand practice of - HB 336 or medical degree, forgivable loan, eligibility for - HB 386

Enhanced

pharmacy-related primary care, certification for - HB 297

pharmacy-related primary care. certification for, conduct study of - HB 297: HCS

Ephraim, McDowell, M.D., first ovarian tumor removal, bicentennial celebration of - HR 195

Good

Samaritan emergency medical care, liability for - HB 253

Samaritan law, applicability during emergency - HB 434

Gunshot

and stab wounds, reporting of - HB 479 wounds or life-threatening injury, reporting of - HB 479: HCS

Healthcare providers, receipt of auditory screening by - HB 5: HFA(1) Infertility, health coverage of - HB 453

Medical services, provision of, civil immunity, exceptions - SB 137 Occupational therapists, art therapy

licensing exemption from - HB 73: HCS Optometry board, charitable optometry practice outside of a licensee's regular office allowed by - HB 99: HCS

Partial birth abortion - SB 71

Patient care, establish patient advocacy rights and duties of nurses in - HB 515

Physical therapists, art therapy licensing exemption from - HB 73: HCS Physician

assistants, controlled substance prescriptive authority, conduct study of - HB 288: HCS

assistants, controlled substance prescriptive authority, establish - HB 288

Power of attorney for care of minor child, creation of and requirements for - HB

Prosthetics, orthotics, and pedorthics, licensing and regulation of practitioners of - HB 491; HB 288: SFA (2)

Psychologist, licensure testing, establish - SB 175

Smoking cessation treatment, pregnant women, Medicaid coverage of - SB 61; **SB 61: SCS**

Surgical technology, require national certification to practice - SB 111

Piggybacked Bills

ΗB

107/GA to SB 31/GA - SB 31: HFA(1) 141 to SB 112 - SB 112: HFA(1) 490 HCS to SB 4 - SB 4: HFA(1),(2) HJR 9 to SJR 16/HCS - SJR 16: HFA(1)

63 to SB 27 - SB 27: HFA(1) 65 to HB 45 - SB 45: HFA(1) 70/GA to HB 489/GA - HB 489: SFA(1)

Planning and Zoning

Real property owned by air board having scenic easements, length of covenant -HB 127

Subdivision, definition of - HB 447

Police, City and County

communications, procedure for release of - SB 30; SB 30: SCS

Arrest powers, vehicular assault of a bicyclist or pedestrian - HB 88

Benefits increase, death, line of duty deaths - HB 426

Controlled substances. electronic reporting, data sharing in system of -SB 65; SB 45: HFA (1); SB 65: SFA (2); HB 45: HFA (1)

Criminal

gang activity - HB 188

gang database - HB 188: HCS

Drug service fee, collection, distribution -HB 287

Electronic warrants, participation in - HB

Emergency

911, revenues and fees, study of - SB 82: SCS

911, revenues and need for state board, study of - SB 82: HCS

Eyewitness identification, procedures for Firearms certification, peace officers,

active and retired - HB 55 Funding, KLEPF fund salarv

supplements - HB 164 Gunshot

and stab wounds, reporting of - HB 479 injury, wounds or life-threatening reporting of - HB 479: HCS

KLEEP Fund, transfer administration to DOCJT and increase stipend amount -

Law enforcement agency, report VIN numbers on stolen items to NCIC - HB 113

Local enforcement of federal immigration

law - HB 440

Personal services agencies, employees, perform criminal background check for - SB 22: SCS, HCS

Police department, city of sixth class, countywide jurisdiction - HB 377 United

States Mint Police, Kentucky peace officer powers for - SB 86

States Mint Police, peace officer powers for - HB 251

US 60, in Carter County in honor of fallen firefighter and police officers designate sections of - HJR 111

Police, State

911 communications, procedure for release of - SB 30

Arrest powers, vehicular assault of a bicyclist or pedestrian - HB 88

substances, Controlled reporting, data sharing in system of -SB 65; SB 45: HFA (1); SB 65: SFA (2); HB 45: HFA (1) Criminal

gang activity, database, uniform citation modification - HB 188

gang database - HB 188: HCS

DNA samples, from whom taken, use -HB 321; HB 321: SCA (1), HCS, HFA

Drug service fee, collection, distribution -HB 287

Electronic warrants, participation in - HB

Eyewitness identification, procedures for - HB 389 Firearms certification, peace officers,

active and retired - HB 55 Forms and instructions, distribution of -

HB 433: HCS KSP enforcement of federal immigration

law - HB 440 Law enforcement agency, report VIN numbers on stolen items to NCIC - HB

113 Motor vehicle enforcement officers, transfer of to state police - SB 167

Officers not covered by KRS Chapter 16, establishment of personnel system HB 411

Protective vests and tasers, constable eligible for from KSP program - HB 398 Retired troopers, creation reemployment program - HB 410; HB 410: SFA (1), HCS, HFA (1)

Sex offender registry, requirements for Web site - SB 57

State police trooper, qualifications of -HB 388

States Mint Police, Kentucky peace officer powers for - SB 86

States Mint Police, peace officer powers for - HB 251

Pollution

Agriculture. feedstocks. energy qualifying environmental remediation property, tax exemptions for - HB 162 Brownfield

redevelopment fund, site clean up, establishment of - SB 27

redevelopment, agricultural feedstocks, property tax credits - HB 162: HCS

Civil liability, carbon sequestration and demonstration projects, immunity from - HB 351

Easement of necessity, gender neutral references, technical corrections SB 170

Electronic scrap recycling program,

establishment of - SB 63

Environment trust fund, environmentally beneficial projects, used for - HB 215

Environmentally beneficial projects, environmental trust fund, uses for - HB 215: HCS

High hazard impoundments, emergency action plans, file and approval of - HJR 119: SFA(2)

High-level nuclear waste, spent fuel, storage plan for - SB 13; HB 376

Impoundment breach, emergency action plans, requirements for - HJR 119: SFA(3)

Kentucky Natural Resource Caucus, creation of - HCR 141

Reclamation bond, oil and gas operations, state lands, requirement for - SB 138: HCS

Recycling, state offices and universities, reporting requirement for - HB 160

and Reorganization. Energy Environment Cabinet, Executive Order 2008-531 - HB 473

Streams, overburden from mining, placement of - SB 100

Study mining of and impacts to streams and forests in E.O. Robinson Forest -HJR 7

Wastewater, contamination, services for - HB 422

Waters of Commonwealth, disposal of overburden, prohibition of - HB 104

Popular Names and Short Titles

"Taxpayer Transparency Act of 2009" -HB 13

Henry Brown Prosthetics, Orthotics, and Pedorthics Act - HB 491; HB 288: SFA

Multistate Tax Compact, adoption - HB 544

Real Estate Appraisals Licensure and Certification Act - HB 184

The Child Welfare Adoption Act - SB 68

Poverty

Homelessness, prevention, continue pilot project for - HB 6

Public assistance, substance abuse screening - HB 15

Probation and Parole

DUI resulting in death, shock probation, victim's family's consent for - HB 192: HFA(2)

Eligibility for parole, parole credit, discharge from parole - HB 372; HB 372: HCS

Fees in criminal cases, adjustment of -HB 195

GPS monitoring for lifetime registrants during probation or parole, requirement for - SB 57

imprisonment without parole, youthful offender may be sentenced to, when - SB 190 Board.

confirmation Parole of appointment, Caroline W. Mudd - SR 202

Presentence investigation report, sentencing without - HB 372: SCA(1) Shock probation, availability in DUI and homicide cases - HB 192: HFA(1)

Theft during disaster or emergency, sentencing and penalty - HB 360

Property

Archeological sites, family access require landowner compliance - HB 114

ATV titling system, delay until July 1, 2010 - HB 53: SFA(2)

Civil liability, carbon sequestration and demonstration projects, immunity from - HB 351

Condominiums, uniform act - HB 514

Historic or prehistoric remains on property, limitation created by - HB 115 Management of by not-for-profit associations, exemption for - HB 401: SCS

Motor Vehicles, Assessments on end of year purchases, clarify procedures for -HB 340

Property management, definition of - HB 401: HCA(1)

estate appraisals, require licensure or certification from the board to perform - HB 184

estate brokers, authorized activities and license discipline of - HB 355

property owned by air board having scenic easements, length of covenant - HB 127

property, evaluation of - HB 432

Regional wastewater commissions, acquisition of property - HB 422 Stray equines, vesting of title, shorten

time of - HB 418: HFA(1) Titling of ATV's procedures

establishment of - HB 53: HCS Trespass on retail and commercial premises, prohibit - HB 282

Property Valuation Administrators

Condominiums, uniform act - HB 514 Offices, allow in areas other than county seat - HB 35

Preliminary property assessment of PVA to be provided to city - HB 186

moving office to require vote - HB 35: HFA(1)

offices in areas other than county seat -HB 35: HCS

Sheriff, county clerk and PVA require vote to move offices - HB 35: HFA(2)

Prosecutors

Electronic warrants, participation in - HB

Hardship license, vehicular homicide, requirements for and penalties for noncompliance - HB 369: SFA(2) Minors, criminal conduct, interviews - SB

173 Prisoners, community-service-projects -HB 239

Prosecutors Advisory Council. procurement of supplies and services, authority for - HB 433: HCS

Recording public performances, prohibition, exceptions - HB 112: HCS Service fee, county attorney notice for alleged theft by deception - HB 390

Public Assistance

Child support, disbursement fee, charge noncustodial parent for - HB 95 Eligibility, substance abuse screening -HB 15

Identification cards for homeless, provide for - HB 199

Public Authorities

Authority, Infrastructure expand membership - HB 102: HFA(4) Local

Government Economic Assistance Fund, balances in, investment of - HB 286

infrastructure authorities, change makeup of - HB 102: HFA(5)

Public transportation infrastructure authority, creation of, for road and bridge construction - HB 102

State and local infrastructure authorities, confirmation of appointees - HB 102: HFA(3)

Public Buildings and Grounds

Bluegrass turns green public grant program, create - HB 178

Capitol Centennial commission, membership - HB 337: SCS

Construction-management-at-risk project delivery method, state use of - HCR

Contracts for,contractor drug-free workplace program, requirements in - HB 244

Court house facilities, provision of by counties - HB 80

Governmental facilities for recreational purposes, requirement for liability insurance - HB 460

Infrastructure, evaluation of - HB 433 Prevailing wage, increase in exemption

threshold - SB 146 Public works projects, prevailing wage, elimination of - HB 143: HFA(1)

Publicly funded convention centers, allow alcoholic beverage sales in certain cities - HB 473: SCA(1) State

agency capital projects, cap requiring approval, increase by \$50,000 - HB

contractors, equal employment opportunity requirements for - HB 220 contracts, drug-free workplace program, subcontractors in, contractors not responsible for - HB 244: HFA(2)

Property and Buildings Commission, membership of, additions to - SB 181 United States and Kentucky flag purchases, require manufacture in the United States - SB 33

Western Kentucky veterans' nursing home, name in honor of Rep. Eddie Ballard - HJR 9

Public Health

Abuse treatment, residential contract for therapeutic home - SB 4: HFA(1),(2) Adult abuse registry, establish - SB 128 Alzheimer's Disease and Related Disorders Advisory Council, activities of - HB 169: HCS

Breast-feeding, penalty for violation of law that permits practice in public, establish - SB 29; HB 214

Cabinet

for Health and Family Services, public swimming pool safety regulations, create exemption - HB 258: HFA(1)

for Health and Family Services, public swimming pool safety regulations, promulgated by - HB 258: HCS

Consumer

product safety, provide information on - HB 494

product safety, provide information to child-care providers - HB 194

Contaminated foods, sale or disposition - HB 465

Controlled substances, electronic reporting, data sharing in system of -

SB 65; SB 45: HFA (1); SB 65: SFA (2); HB 45: HFA (1)

Counselors, trained to treat persons with dependency issues - HB 244: HFA(1) Dental hygienists, expand practice of -HB 336

DUI, assessors, on-line access to training, establish - SB 141 Elderly.

nursing home, recognition of priority for quality care - HJR 94

nursing home, recognize priority for quality care - SJR 93; SJR 93: SCS Health

and Family Services secretary, appointment - SB 163 boards, composition of - HB 109

Human sexuality education, content

standards - SB 97; HB 384
Immunizations, human papillomavirus,

require - HB 69
Kentucky Sports Authority, promote youth wellness and benefits of healthy

lifestyle - HB 298
Mesothelimoma Awareness Day, designate September 26 of each year

as - SB 58
Mesothelioma Awareness Day,
designation of September 26 as - HB

Mold remediation, standards for, establish - HB 310

National

Mesothelioma Awareness Day, recognizing - HR 95

Women's Health Week, recognizing - SR 172

Office on Alzheimer's Disease and Related Disorders, activities of - HB 169

Physical

activity, promote with second Sunday - HR 142

activity, promotion of - SR 79

Pregnancy resources centers, financial assistance to - HCR 137 Public

swimming pools, administrative regulations governing the safety and sanitation of - SB 21

swimming pools, federal main drain cover standards to be met for - HB 258

Radon exposure, state and local policies minimizing exposure of, encouragement of - HCR 171

Rare Disease Day, designate February 28, 2009 as - HR 161

Sanitation scores, urging Dept. of Public Health to require expanded posting of -HR 164

Services establishment, caloric information requirement - SB 133
Sesame, label requirements for - HR 16

Sesame, label requirements for - HR 16 Sexual Assault Awareness Month - SR 64; HR 127

Smoking cessation treatment, pregnant women, Medicaid coverage of - SB 61; SB 61: SCS

Substance

abuse treatment, residential, contract for therapeutic home - HB 490

abuse treatment, residential, permit to contract for - HB 490: HCS Suicide

Prevention Week - SR 65

Prevention Week, declare - HR 76

Tattoo and body piercing, regulate practice through new board under new licensing chapter - HB 241: SCS

Wholesale distribution, exemptions, providing for - SB 45

Public Medical Assistance

Dialysis coverage, penalty - SB 19

Family Trust Program, establishment of special needs trust program for the disabled - HB 71

Nursing home residents, rights of - HB 206

Pregnancy resources centers, financial assistance to - HCR 137

Public Officers and Employees

CERS, remove employer contribution and health care reimbursement for reemployed retirees - HB 212

City assessor, abolition of office, term of office, when abolished - HB 186

Compensatory leave sharing program, creation of - SB 9

Consolidated

local governments, council, powers of - SB 118

local governments, mayor's duties and powers in - HB 517

County employees retirement system, definition of seasonal position - HB 204 Division created to investigate - SB 188; HB 540

Finance and Administration Cabinet, interest on state bonds, reporting requirements for - HB 430 Kentucky

Public Procurement Association, resolution honoring - HR 231

Retirement Systems, determination of final compensation for school board employees - HB 323

Retirement Systems, housekeeping bill - HB 416

Labor organization, mandatory membership or financial support prohibited, penalty - SB 165

Leave, mentoring by state employees at public schools - HB 93

Legislative Research Commission, employees and director of, salaries of - HB 526

Marriages, allow members of the General Assembly to solemnize - HB

Mayor's duties in consolidated local government and budget process - SB 80: SCS

Oaths, retired and senior justices and judges, administration by - HB 499

Office of Homeland Security,
Department of Military Affairs,
attachment to - SB 60

Officers, oaths, remove two-year denial of office penalty for failure to take oath under KRS 62.010 - HB 161

Penalty provision, date of - HB 161: HCS Personnel Board elections, deadlines and procedures, changes to - HB 325

Prerecorded telephone political messages, prohibition of - HB 18: HCS Probate fees, estate of officers killed in line of duty, exemption for - HB 232

Retirement, increase death in the line of duty benefits - SB 140

Secretary of Personnel Cabinet, authority to promulgate administrative regulations, health coverage - HB 175 Sheriff Berl Perdue, Jr., recognizing - SR 135

Urban-county government, benefits during layoffs for police and fire employees - SB 16

Wage discrimination, prohibited on basis of sex, race, or national origin - HB 33

Public Records and Reports

communications, procedure for release of - SB 30; SB 30: SCS

Communications, procedure for release of - SB 30: SFA(2)

Campaign

finance reports, exemption of - HB 417 finance reports, filing of when no change since last report - HB 42

Driver information, business use of - HB 47

Gunshot

Identification cards

and stab wounds, reporting of - HB 479 wounds or life-threatening injury, reporting of - HB 479: HCS

provide for - HB 199 Law enforcement agency, report VIN

for homeless,

numbers on stolen items to NCIC - HB 113

Personal services agencies, employees, perform criminal background check for - SB 22: SCS, HCS

Public Salaries

Legislative Research Commission, employees and director of, salaries of -HB 526

Police officers, KLEPF fund salary supplements - HB 164

Public Utilities

911 service charge, collection agent other than phone provider, local government designation - SB 82

Automated calling equipment or recorded political messages by a party or campaign, use prohibited - HB 18

Civil liability, carbon sequestration and demonstration projects, immunity from - HB 351

Communications services, refund for lost service during a declared state of emergency - HB 478

David Armstrong, confirm appointment to Public Service Commission - SR 221 Electric utilities, nuclear energy, authorization for - HB 537: SFA(2)

Emergency 911, revenues and fees, study of - SB 82: SCS Infrastructure projects, CTL facilities,

priority funding for - HJR 116

Kentucky Infrastructure Authority,

Kentucky Municipal Utilities Association, membership for - SB 20 Ky. Geological Survey, express support for work in carbon sequestration - HJR

Municipal Utilities Association, Kentucky Infrastructure Authority, membership on - HB 305

Natural

gas retail competition, PSC authority, terms and conditions thereof - HB 542

gas, bulk sales, for commercial, industrial, governmental and school customers - SB 154

Nuclear power facility, construction

moratorium, removal of - SB 13; HB 376
Power plants, coal-fired, make eligible for Incentive for Energy Independence

Act - SB 55 Public

Service Commission, appointment of James W. Gardner - SR 220

Service Commission, attachment to Energy and Environment Cabinet -HB 473: HCA(1)

utility energy demand-side management programs, PSC authority thereof - SB 51

Rate discount, permit utilities to grant to seniors, disabled, military, low income -HB 456

Regional wastewater commissions, exemption from regulation - HB 422

Sanitation districts, created under KRS Chapter 220, to be PSC regulated - HB

Storm water charges, charging unserved customers, prohibition on - SB 49

TVA in-lieu-of-tax payments, redistribute - HB 461 Underground installation of new electric

utility distribution lines, consideration -

Utility communications during a declared state of emergency, requirements for -HB 425

Water and Sewer Projects, repeal and reenactment of - HB 181

Wireless cellular transmission towers, backup generators for - HB 478

Public Works

Cabinet

for Health and Family Services, public swimming pool safety regulations, create exemption - HB 258: HFA(1)

for Health and Family Services, public swimming pool safety regulations, promulgated by - HB 258: HCS

Construction-management-at-risk project delivery method, state use of - HCR 117

Contracts for,contractor drug-free workplace program, requirements in -HB 244

Infrastructure projects, CTL facilities, priority funding for - HJR 116

Infrastructure, evaluation of - HB 433 Kentucky Infrastructure Authority, Kentucky Municipal Utilities

Association, membership for - SB 20 Municipal Utilities Association, Kentucky Infrastructure Authority, membership on - HB 305

Prevailing wage, increase in exemption threshold - SB 146 Public

swimming pools, administrative regulations governing the safety and sanitation of - SB 21

swimming pools, federal main drain cover standards to be met for - HB 258

projects, prevailing works wage, elimination of - HB 143: HFA(1)

State

contractors. equal employment opportunity requirements for - HB 220 contracts, contractors' employees in, employment eligibility, verification of -HB 134

contracts, drug-free workplace program. subcontractors in, contractors not responsible for - HB 244: HFA(2) contracts, verification of - SB 174

Property and Buildings Commission, membership of, additions to - SB 181 Storm water charges, charging unserved customers, prohibition on - SB 49

Turnpike Authority Kentucky, for highway megaresponsibility projects - HB 509

Water and Sewer Projects, repeal and reenactment of - HB 181

Publications

County

ordinances, procedure for enactment and amendment - HB 187 ordinances, procedures for amendment, publication and enactment - HB 187: SFA(1)

Purchasing

Construction contracts, contractor drugfree workplace program, requirements for - HB 244

Construction-management-at-risk project delivery method, state use of - HCR

Government contracts, requirements and exemptions for - HB 44

Kentucky Public Procurement Association, resolution honoring - HR

Preference given to Kentucky small businesses - HB 339

Public Institutions, require U.S. and Kentucky flags be manufactured in U.S. - SB 33

Real property purchase from state employee, eliminate requirement of approval by Governor - HB 368 State

contractors, equal employment opportunity requirements for - HB 220 contracts, contractors' employees in, employment eligibility, verification of -HB 134

contracts, drug-free workplace program, subcontractors in, contractors not responsible for - HB 244: HFA(2)

contracts, verification of - SB 174 community rehabilitation programs, purchases from, preference for - SB 147; SB 147: SCS

Race Relations

"American Indian," define - HB 62 American

Indian tribes, recognition - HB 63 Indian, define - HB 62: HFA(1)

Human rights commission, practice and procedure - HB 300

Kentucky Center for African American Heritage, create - SB 139; SB 139: SCS

National Association the for Advancement of Colored People, centennial, recognition of - SR 87; HR 132

Racing

Advance

deposit account wagering licensee, defined - HB 472: HCS

deposit account wagering, defined - HB 472: HCS

Equine industry program, increasing funds for - HB 105

Horse auctions, provided exemptions for - HB 193: HCS

Kentucky Horse Racing Authority, omnibus chapter revisions - HB 472 KY Horse Racing Authority, excise tax

on secondary pari-mutuel organization, establishment of - HB 475 Pari-mutuel racing excise tax - HB 474 Reorganization, Horse Racing

Commission, Executive Orders 2008-507 and 2008-668 - HB 473 Reporting requirements, racetrack

attendance and handle and major racehorse injuries - HB 23 and establish Search seizure.

parameters for - HB 472: SCS Secondary pari-mutuel organization, defined - HB 472: HCS

Video

lottery application fee, establishment of -

HB 158: HCS

lottery terminals, licensed racetracks, eligibility to operate - HB 32

lottery terminals, placement at approved tracks - HB 158

Railroads

Industrial park access spurs, include as economic development - HB 229:

Inspection of rail grade crossings - HB

Railroad maintenance, creation of fund for - HB 433: HFA(2)

Real Estate

Civil liability, carbon sequestration and demonstration projects, immunity from - HB 351

Condominiums, uniform act - HB 514 Deception, theft by, check for insufficient funds - HB 176

Historic or prehistoric remains on property, limitation created by - HB 115 Home invasion, penalty for crimes relating to - SB 143

Kentucky Real Estate Commission, limitation of authority - HB 401: SCS

Landlord tenant act, supplemental local ordinances - HB 405

New manufactured home installation, inspection and fee - HB 379

Planning and zoning, subdivision of land for agricultural purposes, definition of new street - HB 447: HCS

Property management, definition of - HB 401: HCA(1)

Real

estate appraisals, require licensure or certification from the board to perform

estate brokerage, escrow accounts, requirements for - HB 401: HCS

estate brokerage, licensure, conditions of - HB 401: HCS

estate brokers, authorized activities and license discipline of - HB 355

estate brokers, various requirements for - HB 401

property purchase from state employee, eliminate requirement of approval by Governor - HB 368

Sexual orientation and gender identity discrimination, prohibition of - SB 95; HB 72

Redistricting

Process of, study by Legislative Research Commission - HCR 112

Religion

Elder

Care Ministry provide by Christian Care Communities, honor of - HR 236 Care Ministry provided by Christian

Care Communities, honor of - SR 176 Fiduciary responsibilities and prudent investment standards of charitable institutions, modernize - SB 127

Freeman Chapel C.M.E. recognizing - SR 128

Presumption of imprudence, removed if annual expenditure exceeds 7% of fund - SB 127: HCS

Prisoners working community-serviceprojects, related nonreligious requirement, deletion of - SB 31

Religious viewpoints, student expression of - HB 8

Reorganization

Auditor's Office, confirmation of APA Executive Order #08-02 - HB 149 Cabinet

Health and Family Services, for Executive Order 2008-504 - SB 164

for Health and Family Services, Executive Order 2008-504, confirm -SB 164: SCS

Commerce Cabinet, Executive Order 2008-516 - SB 185

Council on Postsecondary Education, Executive Order 2008-836 - HB 313 Department

for Local Government, Executive Order 2008-509 - HB 326

of Education, Executive Order 2008-515 - HB 366

of Juvenile Justice, Executive Order 2008-505 - SB 184; SB 184: SCS

of Law, Attorney General Executive Order AG 08-01 - HB 148

Education and Workforce Development Cabinet, Order 2008-530 - SB 78 Environmental & Public Protection Cabinet, Exec. Orders 2008-472, 2008-

507, 2008-531, & 2008-668 - HB 473 Executive Order Number 2008-506,

confirmation of - SB 181 Justice

and Public Safety Cabinet, Executive Order 2008-505 - SB 184

and Public Safety, Executive Order 2008-505 - SB 184: SCS

Kentucky State Fair Board, Executive Order 2008-1292, confirmation of - SB 183

Motor Vehicle Commission, confirmation - HB

vehicle enforcement officers, transfer of to state police - SB 167

Motorcvcle . safety education program, retain in

Justice and Public Safety Cabinet -SB 182: SCS

safety education, costs of - SB 184: HFA(1)

Homeland Office Security, of Military Affairs, Department attachment to - SB 60

Personnel Cabinet, Executive Order 2008-503 - HB 303

Public Service Commission and Military Affairs commission, clarification of reorganization - HB 473: HCA(1) Reviser of statutes, authority to correct

statutory references - HB 473: HFA(1) Transportation Cabinet, Confirm Executive Orders

2008-529 and 2008-510 - SB 182 Cabinet, Executive Order 2008-505 - SB 184

Transportation, Executive Order 2008-505 - SB 184: SCS

Reproductive Issues

Abortifacients, definition of abortion, inclusion of - HB 297: HFA(1),(2) Abortion.

informed consent and ultrasound requirements - SB 79; HB 241: SFA (2); HB 489: SFA (4)

practice, procedure, and prohibited acts - HB 191 Health insurance, required coverage for

contraception - HB 464 Human sexuality education, content standards - SB 97; HB 384

Infertility, health coverage of - HB 453 Partial birth abortion - SB 71

Paternity determination, evidence and venue, clarification and updating of -HB 28: HCS

Paternity,

determination, evidence, and venue, clarification and updating of - HB 28 rebuttable presumption, venue and

appeal - SB 98 Pregnancy resources centers, financial assistance to - HCR 137

Research and Methods

Long Term Policy Research Center Board, members of, confirmation of -SB 168

Retirement and Pensions

Benefits, military service - HB 82 Board of Judicial Form Retirement Plan, administrative regulations, conform with federal law - HB 120 CERS,

allow certain agencies to opt out of participation in the state health plan -HB 431

certain agencies may opt out of participation in the state health plan -SB 112; HB 138: SCA (3)

remove employer contribution and health care reimbursement reemployed retirees - HB 212 County

Employees Retirement System, classified staff, service credit, days required for - HB 256

Employees Retirement System, definition of "seasonal employee" -HB 204: HCS

employees retirement system, definition of seasonal position - HB 204

Employees Retirement establish 10 year phase-in to fully fund retiree health benefits - HB 117

Deferred Retirement Option Program, establishment for certain CERS hazardous duty employees - HB 421 Kentucky

Retirement Systems, composition of investment committee - HB 380; HB

Retirement Systems, determination of final compensation for school board employees - HB 323

Retirement Systems, housekeeping bill -HB 416; HB 416: SCS, HCS

Retirement Systems, increase death in the line of duty benefits - SB 140

Retirement Systems, prohibit former employees of the systems from serving on the board - HB 380: SCS

Retirement Systems, qualifications of governor's appointees to the board -HB 380; HB 380: SCS

Teachers Retirement System, teachers, service credit, days required for - HB 256

Retirement

System, DROP, program for hazardous duty employees - HB 421 Systems, State-administered, review of

portfolios, report of findings - HR 239 Social Security Ac, urge repeal of Government Pension Offset and Windfall Elimination Provisions - HCR

Speech-language pathologist supplemental audiologist, pay, retirement contributions considered

Retroactive Legislation

BR 1169 - HB 292

Fees in criminal cases, adjustment of -HB 195: HCS

Interest on tax liabilities and refunds -HB 216

Safety

Cabinet

for Health and Family Services, public swimming pool safety regulations, create exemption - HB 258: HFA(1)

for Health and Family Services, public swimming pool safety regulations, promulgated by - HB 258: HCS

Certification requirement, fire sprinkler inspectors -HB 449

requirements, fire sprinkler inspectors -HB 449: HCS

Elevator safety review board, elevator inspections and safety coordinated by - SB 155

Emergency Action Plans for high hazard dams, administrative regulations requiring - SJR 37

Explosives, storage of, prohibit in certain in a consolidate government - SB 18

Fire station closures, Louisville/Jefferson County Metro - HR 27

Impoundment breach, emergency action plans, requirements for - HJR 119: SFA(3)

Sports Authority. Kentucky safe operation of sporting events - HB 298 Novelty lighters, sales prohibited - HB

Pool safety regulations by counties, allow - HB 29

Professional firefighters, physical agility test - HB 150

Public swimming

pools. administrative regulations governing the safety and sanitation of - SB 21

swimming pools, federal main drain cover standards to be met for - HB 258

Statewide wireless phone emergency text notification, implementation for the deaf & hard of hearing - HB 96

Tattoo and body piercing, regulate practice through new board under new licensing chapter - HB 241: SCS

Sales

Sales representatives' contracts, commissions earned, termination and payment - HB 225

establishment, Services caloric information requirement - SB 133

Science and Technology

Digital citizenship, include professional development - HB 467

Secretary of State

527s, regulation of - SB 53: SFA(2) Business entities, omnibus revision - HB

Candidates for Governor, running mate, delay selection of - HB 451

Conduct of elections, pilot program for early voting - HB 486; HB 486: HCS Contributions and reports, regulation of -HB 204: SFA(2): HB 325: SFA (2) Contributions, expenditures, and reporting, guidelines for - SB 62

Date of primary, change of - SB 124 Duplicate filing requirement with county

clerk for legislative candidates, abolishment of - SB 24 Early

in-person voting, no excuse necessary -HB 406

voting, authority to - HB 133 voting, permission for - HB 56

Election of judges, preferential voting system - HB 238 Elections,

order of candidates, determination of -HB 486: HFA(1)

requirements and restrictions during, members of the media - SB 130

Executive orders, electronic filing of - SB 187: SCS; HB 203: SCA (1)

In person absentee voting, application for, caretakers of voters having surgery - HB 52: HFA(1)

Issuance of certificates, procedures for -HB 263

Media, definition of - SB 62: HFA(1) Notaries public, regulation of - HB 496; HB 469: HFA (1); HB 496: HCS

Notary publics, omnibus regulation - HB

Notice requirement from county clerks, date of - SB 124: SCS

Number of days after an election for transmittal of information, change in -SB 124: SCS

Pilot

program counties, designation of - HB 486: HFA(2)

program for primary, inclusion of - HB 486: HFA(2)

Political issues committee, definition of - SB 62: HFA(1)

organization 527 committees, activities of - SB 53: SFA(1)

organization 527 committees, reporting requirements of - SB 53

Presidential election by national popular

vote, compact for - HB 170 Registered Independents, primaries,

participation in - HB 17 Registry Election Finance, exploratory

committees, regulation of - SB 169 of Election Finance, various provisions relating to - HB 417 State

Board of Elections, votes tabulation of -HB 201

bonds, interest on. reporting requirements for - HB 430

Voter preregistration for 16-year-olds, regulation of - SB 109

Securities

Execution on investment securities, update references - HB 471

Sewer Systems

Municipal Utilities Association, Kentucky Infrastructure Authority, membership on - HB 305

Regional wastewater commissions, acquisition of - HB 422

Sanitation districts, created under KRS Chapter 220, to be PSC regulated - HB

Storm water charges, charging unserved customers, prohibition on - SB 49 Water and Sewer Projects, repeal and reenactment of - HB 181

Sheriffs

County employees retirement system, definition of seasonal position - HB 204 Domestic violence and emergency protective orders, fee for - HB 195:

Electronic warrants, participation in - HB

Fees, adjustment of - HB 195: SCS(2), SFA (2),(3)

Funding, KLEPF fund salarv supplements - HB 164

Law enforcement agency, report VIN numbers on stolen items to NCIC - HB 113

Offices, allow in areas other than county seat - HB 35

Property tax collections, omnibus revisions - HB 262 Sexual

persons operating confinement facility - SB 75: SFA(1)

abuse in the first degree, by persons operating confinement facility - SB 75; HB 311; SB 75: HCS

Berl Perdue, Jr., recognizing - SR 135 offices in areas other than county seat -HB 35: HCS

PVA moving office to require vote - HB 35: HFA(1)

Sheriff, county clerk and PVA require vote to move offices - HB 35: HFA(2) United States Mint Police, Kentucky peace officer powers for - SB 86

Small Business

Acupuncturists, licensing of - HB 200 Alcoholic beverages with special appeal to minors, provisions of - HB 524

Cigarette retailers, contraband cigarettes, seizure and destruction - SB 48: SCS

Fireworks, sale and display - HB 500 Industrial hemp, licensing and growing of - SB 131

International Business Relations Committee, create permanent LRC Committee - HB 64

KARDA, board membership, changes to - SB 41: SCA(1) Retailers, contraband cigarettes - SB 48:

HFA(1),(2) Sales tax refund program - HB 394

Small farm wineries, increase maximum allowable output by - SB 156

Special Districts

Development within tax increment financing districts - SB 110

protection boundaries, study of - HCR subdistricts, dissolution and governance

of - HB 357 Health boards, composition of - HB 109 Professional firefighters, physical agility

test - HB 150 Redistricting process, requirement for study by Legislative Research

Commission - HCR 112 Special district boundaries, ad valorem levies, and fees, fiscal court review thereof - SB 72

State Agencies

08 HB 406, state budget, corrections, amendment to - SB 11, 14 Abuse treatment, residential contract for

therapeutic home - SB 4: HFA(1),(2)

Administrative hearings, expansion of the definition of party - HB 367 Agricultural

Development Board, tobacco applications, board to review - HR 149

Development Board, tobacco exports, applications to promote board to review - SR 122

products, purchasing, reporting of - SB 84

Aliens, unauthorized, hiring prohibition - HB 441

Alignment

of academic content standards, assist, EPSB and CPE to - SB 1: HCS

of academic content standards, assistance, EPSB and CPE to provide - HB 508; HB 508: HCS

of academic content standards, CPE to - SB 1: FCCR

Animal health requirements, changes in - HB 302

Assessment

and accountability system, revision, KBE and KDE responsible for - HB 508

and accountability system, revision, KBE, KDE responsible for - SB 1: FCCR; HB 508: HCS

Beavers, General Les, leadership of Department of Veterans' Affairs, honor upon retirement - HR 18

Board of Education, athletics, requirements for coaches of - HB 391 Boards and Commissions, Governor may appoint to achieve gender equity - HB 37

Cabinet

for Health and Family Services, adult abuse registry, maintain - SB 128

for Health and Family Services, Office of Health Policy, scope of office - HB 175

for Health and Family Services, patient advocacy, access to records pertaining to - HB 515

for Health and Family Services, public swimming pool safety regulations, create exemption - HB 258: HFA(1)

for Health and Family Services, public swimming pool safety regulations, promulgated by - HB 258: HCS

Carbon sequestration and demonstration projects, operators as agents of state, designation of - HB 351

Central State Hospital Recovery Authority, abolishment of - SB 181

Charitable Asset Administration Board, abolishment of - SB 181

Child-care centers, evacuation plan, requirement for - SB 161

Coaches, employment of - SB 142: SCS Commerce Cabinet, reorganization, Executive Order 2008-516 - SB 185

Commercial Mobile Radio Services Board, wireless phone emergency notification administered by - HB 96 Commission

for Children w/Special Health Care Needs, hearing loss, assessment and diagnosis of - SB 160: SCS

for Children with Special Health Care Needs, hearing loss, assessment and diagnosis - HB 5: HCS

for Children with Special Health Care Needs, hearing loss, assessment and diagnosis of - SB 160; HB 5

on Small Business Advocacy - HB 338 Commonwealth

Office of Technology, statutes relating to, relocation of - SB 181

Office of Technology, various offices and divisions, establishment and abolishment of - SB 181

Community rehabilitation programs, purchases from, preference for - SB 147; SB 147: SCS

Compensatory time, payments for, limits on - HB 304
Construction-management-at-risk project

delivery method, state use of - HCR 117

Contracts,

contractors' employees in, employment eligibility, verification of - HB 134 verification of - SB 174

Controlled substances, electronic reporting, data sharing in system of - SB 65; SB 45: HFA (1); SB 65: SFA (1),(2); HB 45: HFA (1)
Council

on Postsecondary Education, administrator of trust fund - SB 3

on Postsecondary Education, cap on credit hours, recommendation - HB 314

on Postsecondary Education, college textbook policies, monitor - HB 226

on Postsecondary Education, course credit transfer, institution list, require dissemination - SJR 49

on Postsecondary Education, course transfer information, notice to students - HB 314

on Postsecondary Education, curriculum content, develop - HB 314

on Postsecondary Education, degree requirements, course credit hours, limit - HJR 150

on Postsecondary Education, funding formula, development of - HJR 150

on Postsecondary Education, general education curriculum, develop - SJR 49

on Postsecondary Education, general fund per pupil, conduct study of - SJR 89

on Postsecondary Education, KET college credit courses, funding restoration - HCR 8

on Postsecondary Education, Pam Miller, appointment, confirmation - SR 192; HR 47

Dental hygienists, Board of Dentistry, authorize practice of - HB 336 Department

for Libraries and Archives, books for preschoolers - HB 459

for Local Government, reorganization, Executive Order 2008-509 - HB 326

for Public Advocacy, appropriation for - HB 433: HCS

of Education, administrative regulations, Autism Scholarship Program - HB 219

of Education, assistant coaches, employment of nonteaching personnel - SB 142

of Education, disaster days, approval request for - HB 291

of Education, fund distribution - HB 364 of Education, funding identification, automated external defibrillators - HB 525

of Education, grant proposals, dropout -HB 255

of Education, hearing officer appointments - HB 82

of Education, humane animal treatment, education instruction on - HCR 121

of Education, mathematics, core content and assessments, revision - SJR 19; SJR 19: SCS

of Education, reorganization, Executive Order 2008-515 - HB 366

of Education, writing program samples - HB 420

of Fish and Wildlife Resources, assistance, authorization to provide to

Foundation - HB 65

of Fish and Wildlife Resources, Foundation, staffing for - HB 208: SCS

of Parks, full-time employees - HB 136 of Public Advocacy, necessary

government expense - HB 433: SCS of Revenue, various offices and divisions in, establishment and abolishment of - SB 181

of Veterans' Affairs, veterans' nursing homes, administrative regulations -SB 87

Dept. of State Police, establishment of personnel system for officers not covered by KRS Chapter 16 - HB 411

Direct care staff, ICF/MR resident, failure to supervise, penalties - HB 231: HFA(1)

Disaster

days, makeup of - HB 322: SFA(2) days, request for - SB 92; HB 322: SCA

Division

created to investigate - SB 188; HB 540 of Fleet Management, transfer of - SB 181

of Mine Permits, Local Government Economic Development Fund, transfer to - SB 177

of Occupations and Professions, transfer of - SB 181

of Printing Services, transfer of - SB 181 Drug service fee, collection, distribution -HB 287

Early Childhood Development Authority, Strong Start Kentucky Program - HB 527

Economic recovery moneys, spending of, urge state agencies to buy American - HCR 147

Education

Professional Standards Board, James G. Hughley, appointment confirmation - SR 187; HR 73

Professional Standards Board, Lonnie R. Anderson, appointment confirmation - SR 190; HR 54

Professional Standards Board, teacher assessments and internship - SB 59

Professional Standards Boards, confirmation Sandy Sinclair-Curry -HR 53

professional standards boards, principal, statement of eligibility for, award - SB 50

Educational Profession Standards Board, confirmation Sandy Sinclair-Curry - SR 189

Electronic warrants, participation in - HB 138

Elevator safety review board, elevator inspections and safety to be coordinated by - SB 155

Employees, leave for mentoring - HB 93 Employment verification, nationality - HB 440

Ethics training, establish and implement program for - SB 2: SFA(1) Executive

branch agencies, study on the efficiency of - SJR 91

Branch Ethics Commission, ethics training - SB 2: SFA(1)

Branch Ethics Commission, transfer of -SB 181 Farm-to-food bank program,

establishment of - HB 344
Farm-to-food, set donation, advisory

Farm-to-food, set donation, advisory board scope - HB 344: HFA(1)

Finance

& Administration Cabinet, equal employment opportunity regulations - HB 220

& Administration Cabinet, state

contractors, equal employment opportunity requirements for - HB 220 and Administration Cabinet, expenditure of state funds on searchable Web site - HB 13

and Administration Cabinet, interest on state bonds, reporting requirements for - HB 430

 and Administration Cabinet, Office of Policy and Audit, creation of - SB 181
 and Administration Cabinet, Office of Public Information in, retain name of -SB 181: SCS

and Administration Cabinet, offices and divisions in, establishment and abolishment of - SB 181

Fire inspection fees, state fire marshal duties - HB 293 Fish

and Wildlife, Lake Dreamland, transportation plan for - HB 433: HCS and Wildlife, Land Acquisition Pool, increase of - HB 433: HCS Foster

care or adoption, prohibition of outside of legal marriage - SB 68

care, approval of outside of legal marriage - SB 68: SCS

Funds from fees in criminal cases, adjustment of - HB 195

Geographic Information Advisory Council, abolishment of - SB 181 Government

Contract Review Committee, requirements and exemptions for - HB 44: HFA(1)

contracts, requirements and exemptions for - HB 44

Governmental

bodies and local public agencies, purchasing preference - HB 339

facilities for recreational purposes, requirement for liability insurance -HB 460

Governor's

Advisory Committee on Intergovernmental Relations, abolishment of - SB 181

Postsecondary Education Nominating Committee, John W. Ridley, appointment, confirmation - SR 225; HR 71

Grants, nonprofit entities receipt of, certain requirements for - SB 89 Health

& Family Services Cabinet, public swimming pool safety regulations promulgated by - SB 21; HB 258

& Family Services, ICF/MR resident, failure to supervise, penalties - HB 231

and Family Services Cabinet, limits on surgical technology practice to be enforced by - SB 111 and Family Services Cabinet, Private

Child Care Provider Rates, appropriation for - HB 433: SCS and Family Services, Cabinet for, policies minimizing exposure to radon

- HCR 171 and Family Services, homelessness prevention, continue pilot project for -

and Family Services, human sexuality education, content standards - SB 97; HB 384

Higher

Education Assistance Authority, loan forgiveness and repayment - HB 480: HFA(2)

Education Assistance Authority, loan

forgiveness and repayment of - HB 480: HCA(1), HFA (1) Historical Society, Civil War Sesquicentennial Commission - SB Homeland security, immigration law enforcement information - HB 440

Horse racing authority, search and seizure, define parameters for - HB 472: SCS

Housing Corporation, policies minimizing exposure to radon - HCR 171 Housing,

Buildings and Construction, Department of, policies minimizing exposure to radon - HCR 171

construction, buildings and manufactured home installation inspection fee charged by - HB 379: SCS

Human rights commission, practice and procedure - HB 300

Identification cards for homeless. provide for - HB 199 Infection,

facility-acquired, health prevention procedures - HB 67

health facility-acquired, report rates - HB

Instructional day, approval to extend -HB 322: SFA(1)

Justice, homelessness prevention. continue pilot project for - HB 6 Kentucky

Asset/Liability Commission, members, addition to - SB 181

Board of Education, administrative regulations - HB 409: HFA(1)

Board of Education, appointment of Austin W. Moss to - SR 194

Board of Education, appointment of Brigitte B. Ramsey to - SR 197; HR

Board of Education, appointment of Dorothy "Dori" Z. Combs to - SR 195; HR 60

Board of Education, appointment of Steven B. Neal to - HR 62

Board of Education, Education Cabinet -

Board of Education, school bus seat belts - HR 210

Board of Education, sports safety course, require coaches to complete -HB 383: SFA(1),(2)

Board of Education, statewide assessment, duties for - SB 1

Board of Licensure for Tattooing and Body Piercing, creation of - HB 241

Department of Education, core content, fire ecology - HB 122

Department οf Education. interscholastic athletics safety, study of - HB 383: SCS

Department of Education, Special Program, Scholarship Needs administration of - SB 186

Department of Education, statewide assessment, duties for - SB 1: HCS

Department of Education, Students with Special Needs Scholarship Program, administration of - HB 118

Geospacial Board, establishment of -

Higher Education Assistance Authority, Best in Class, loan forgiveness - HB

Higher Education Assistance Authority, management curriculum, debt identification - HB 83: HCS

Historical Society, War of Bicentennial Commission, attach to -HB 476: HFA(1)

Horse Racing Authority, funding of - HB 474

Horse Racing Authority, omnibus chapter revisions - HB 472

Housing Corporation, directors, increase in - SB 181

Infrastructure Authority, Kentucky Utilities Association, Municipal membership for - SB 20

Milk Commission, creation of - HB 153 Public Procurement Association, resolution honoring - HR 231

Retirement Systems, composition of investment committee - HB 380

Retirement Systems, housekeeping bill -HB 416

Retirement Systems, technical changes to reemployment after retirement provisions - HB 323

River Authority, members, quorum for -SB 181

River Authority, members, terms of - SB

Savings Bond Authority, abolishment of - SB 181 Sports Authority, recruitment and

administration of sporting events - HB 298

State Police, reemployment of retired troopers - HB 410; HB 410: SFA (1) Wireless Interoperability Executive Committee, membership of, decrease in - SB 181

KHEA, Best in Class program, loans, forgiveness and repayment - HB 480 KY Horse Racing Authority, excise tax on secondary pari-mutuel organization,

establishment of - HB 475 License plate, Transportation Cabinet, establish alternate standard issue license plate - HB 25

Merit employees, formerly unclassified, probationary period of, increase in - HB 304

Military

Affairs, military family assistance trust fund - SB 17

Affairs, military family assistance trust fund - SB 37: SCS

Commission, clarify scope of duties, relationships - HB 153: SCS

Commission, define duties, authority of -HB 153: HCS

Motor

Vehicle Commission, reorganization -HB 289

vehicle enforcement officers, transfer of to state police - SB 167

Motorcycle safety education, costs of -SB 184: HFA(1) Office

of 911 Coordinator, abolishment of - SB 181

of Charitable Gaming, authority and responsibilities of - SB 28

of Homeland Security, Department of Military Affairs, attachment to - SB 60 Officers, oaths, remove two-year denial of office penalty for failure to take oath under KRS 62.010 - HB 161 Oil

and gas conservation fund, reporting requirement for - SB 138: HFA(1)

and gas operations, state an university owned lands, shut in provision for SB 138: SCA(1)

and gas operations, state-owned and university-owned lands, study of -**SJR 67**

Optometry board, regulations allowing outside charitable optometry practice by a licensee - HB 99: HCS

Orders issued by, compliance with - SB

Overnight accommodations, exemption for disabled veterans - HB 20: HCS

Parks Department, Pine Mountain Trail State Park, renaming - HB 290

Penal Code, Kentucky, subcommittee to study - SJR 12

Personal services, providers, certification of - SB 22: SCS, HCS Personnel

Board, appeal to, denial of a promotion cause for - HB 304: HFA(1)

Board, classified employee members, election of - HB 304

Board, selection method changes, review and comment on - HB 304

Board, unique employee identification numbers, use of - HB 304

Cabinet, allow certain agencies to opt out of participation in the state health plan - HB 431 Cabinet, allow retirees reemployed after

9/1/2008 participation in life insurance benefits - HB 323 Cabinet, authority to promulgate

administrative regulations, health coverage - HB 175

Cabinet, certain agencies may opt out of participation in the state health plan -SB 112

Cabinet. reorganization, Executive Order 2008-503 - HB 303

hearings, labor organization may assist - HB 367: HFA(1) Physical

activity for children, requirement of - HB

administrative activity requirement, regulations for - SB 6

Prison industries enhancement - SB 26 industry enhancement - SB 26: SCS

Procedures and criteria for avoiding heat injury, revision of - HB 383: HCS Procurement Advisory Council,

abolishment of - SB 181 Prosthetic, Orthotic, and Pedorthic

Board, establish to govern practice HB 491; HB 288: SFA (2) Public

defenders, appropriation for, reduction of - HB 433: HFA(5)

Defenders, appropriation for, reduction of - HB 433: HFA(10) Real

Estate Commission, escrow account and license reciprocity, requirements for - HB 401

Estate Commission, grievance and complaint procedure to determine licensee discipline - HB 355

Recycling,

state agencies, reporting requirements for - SB 99 state offices and universities, reporting

requirement for - HB 160 Red Fox Tri-County Cooperative Authority, abolishment of - SB 181

Registry of Election Finance, exploratory committees, regulation of - SB 169 Reorganization,

Council on Postsecondary Education, Executive Order 2008-836 - HB 313

Department of Law, Attorney General Executive Order AG 08-01 - HB 148 Education and Workforce Development

Cabinet - SB 78 Retirement Systems. Stateadministered, review of portfolios,

report of findings - HR 239 School facilities construction commission - SB

43 Facilities Construction Commission, use of capital outlay funds - HB 307

Soring horses, create ban on, set penalties for - SB 176

Spending of economic recovery moneys, state agencies urged to buy American -

Sports safety courses, coaches to complete - HB 383: SFA(4)

agency capital projects, cap requiring approval, increase by \$50,000 - HB

Board of Elections, in person absentee voting - HB 52: HFA(1)

Board of Elections, pilot program for early voting - HB 486; HB 486: HCS budget, amendment of - HB 143: HCS Fair Board, appointment procedure for -

Park accommodations, exemption for disabled veterans - HB 20

police trooper, qualifications of - HB 388 Property and Buildings Commission, members, additions to - SB 181

Students, suspension or expulsion by faculty and staff or committee - HB 528 Substance

abuse treatment, residential, contract for therapeutic home - HB 490

abuse treatment, residential, permit to contract for - HB 490: HCS

Suicide

HB 248

prevention awareness and training information, requirement for - HB 506: HCS

prevention training model program, development of - HB 506

Tattoo and body piercing licensing board, membership and regulatory authority - HB 241: SCS

Transportation

Cabinet, budget - HB 536

Cabinet, direct to produce special "In God We Trust" license plate - SJR 70

Cabinet, direct to produce special "Think About God" license plate - SJR

Cabinet, establish alternate standard issue license plate - HB 24

Cabinet, reorganization of - SB 182 Treatment guidelines for heat related illness, review of - HB 383: HFA(1)

Turnpike Authority of Kentucky, omnibus revision - HB 509

United States and Kentucky flag purchases, require manufacture in the United States - SB 33

Veterans' Affairs Department, fiduciary responsibilities - HB 335

Veterans hiring preference, expansion of - HB 61

State Employees

Animal health, requirements governing -HB 302

Autism spectrum disorders, health coverage for - SB 74; HB 190

Cabinet for Health and Family Services, Executive Order 2008-504, confirm -SB 164: SCS

Compensatory leave sharing program, creation of - SB 9

Department

Fish and Wildlife Resources, of Foundation, staffing for - HB 208:

of Parks employees, full-time position hours - HB 136 Dept. of State Police, establishment of

personnel system for officers not covered by KRS Chapter 16 - HB 411 Health Family Services and secretary,

appointment - SB 163

Cabinet, authority to promulgate administrative regulations - HB 175 High Education Assistance Authority, implementation of Early Access Grant

coverage, secretary of Personnel

Program - HB 324 Kentucky State Police, reemployment of retired troopers - HB 410; HB 410: SFA (1)

Leave, mentoring at public schools - HB

Legislative Research Commission, employees and director of, salaries of -HB 526

Merit employees, formerly unclassified, probationary period of, increase in - HB 304

Nonpartisan elected offices, merit employees may run for - HB 304

Officers, mandatory ethics training - SB 2: SFA(1)

Organ donation, nonrefundable tax credit, provide for - HB 36 Personnel

Board elections, procedures for, changes to - HB 325

Board, appeal to, denial of a promotion cause for - HB 304: HFA(1)

Board, classified employee members, election of - HB 304

Reorganization, Cabinet for Health and Family Services, Executive Order 2008-504 - SB 164

Veterans hiring preference, expansion of - HB 61

State Symbols and Emblems

License plates, official green - HB 245
Mesothelioma Awareness Day,
designation of September 26 as - HB
519

National Mesothelioma Awareness Day, recognizing - HR 95

Purchase of U.S. and Kentucky flags by public institutions, must be manufactured in the USA - SB 33

State dish, designate burgoo as - HB 85; HB 229: SCA (2)

Statutes

Center for Renewable Energy Research, creation of - HB 362: HCS

Reviser of statutes, authority to correct statutory references relating to reorganization - HB 473: HFA(1)

Southern States Energy Compact, effective date of ratification - HB 362

Studies Directed

Centralized voting centers - HCR 69 Construction-management-at-risk project delivery method, state use of - HCR

Council on Postsecondary Education, general fund per pupil, conduct study of - SJR 89

Cybercrime, provisions relating to - HB 315: HCS

Elections, study of early voting and extended time periods for voting - HCR 69: HFA(1)

Emergency 911, revenues and need for state board, study of - SB 82: HCS

Enhanced pharmacy-related primary care, certification for, conduct study of - HB 297: HCS

Executive branch agencies, study on the efficiency of - SJR 91

Governor's Office of Agricultural Policy, large-scale, dairy operations - HJR 152 Implementation of Adam Walsh Child Protection and Safety Act - SB 57

Interscholastic athletics, sports safety - HB 383: SCS

Kentucky film industry tax incentives -HB 229: HFA(8)

Legislative efficiency and accountability

task force, create - HB 144; HB 144: HFA (6)

Local license and occupational taxes - HCR 135

Mental incompetency, study of in criminal defense situations - SJR 12: SFA(1)

Oil and gas operations, state-owned and university-owned lands, study of - SJR 67

Older worker workforce training - SCR 81

Penal Code, Kentucky, subcommittee to study - SJR 12

Physician assistants, controlled substance prescriptive authority, conduct study of - HB 288: HCS

Public school information management systems, Legislative Research Commission staff study of - HCR 125

Roadside Memorial Task force, establishment of - HJR 12
Technology, middle school students -

HCR 158

Tobacco master settlement agreement, certifications and escrow requirements - SB 48: HFA(3)

Substance Abuse

Abuse treatment, residential contract for therapeutic home - SB 4: HFA(1),(2) Controlled

substances, electronic reporting, data sharing in system of - SB 65; SB 45: HFA (1); SB 65: SFA (1),(2); HB 45: HFA (1)

substances, salvia, addition of Schedule I - HB 228

Driving under the influence, penalties for - SB 34: HCS

Drug and alcohol rehabilitation trust fund, creation of - HB 158 DUI.

aggravating circumstances and increased penalties, lower alcohol concentration for - SB 5; HB 195: SFA (1); HB 315: SFA (1); HB 369: SFA (1)

ignition interlock device, use of - HB 180 violation for controlled substance use - SB 5; HB 195: SFA (1); HB 315: SFA (1); HB 369: SFA (1)

Intervention fund, create - HB 532

Pretrial diversion, substance abuse - SB 4; SB 4: HCS, HFA (3)

pretrial release, effect of substance abuse - SB 4: HCS

Pretrial release, effect of substance abuse - SB 4; SB 4; HFA (3)

Public assistance, substance abuse screening - HB 15
Residential

treatment, contract for therapeutic home - HB 490

treatment, permit to contract for - HB $\,$ 490: HCS $\,$

Salavia possession, trafficking, and cultivation, prohibition of - HB 228 Salvia

definition, other species in same genus, exclusion of - HB 228: HFA(2)

offenses, enhanced penalty for possession of firearm, exclusion from - HB 228: HFA(1)

Sunday Closing

Souvenir retail liquor licensees, hours and days of operation, local ordinance, establishment by - SB 144

Surface Mining

Civil liability, carbon sequestration and demonstration projects, immunity from LHR 351

Coal

mine rescue team training, coal mine inspections, counted as - SB 170: SFA(1)

mines, medical air evacuation, global positioning, availability of - SB 52

mining, inspections, electronic permits, requirements for - SB 170: SCS

Division of Mine Permits, Local Government Economic Development Fund, transfer to - SB 177

Easement of necessity, gender neutral references, technical corrections for - SB 170

Electrical trainees, supervision by certified electricians, use of - HB 185

High hazard impoundments, technical correction for - HJR 119: SFA(1)

Impoundment breach, emergency action plans, requirements for - HJR 119: SFA(3)

Infrastructure projects, CTL facilities, priority funding for - HJR 116 Mine

Safety Review commission, members of, confirmation of - SB 168

safety, emergency medical or mine emergency technicians, number of -HB 119

safety, mine ventilation plans, requirements for - SB 64

ventilation fan restart, reentering mine, requirement for - SB 64: HFA(2)

Pollinator habitat, reclamation site revegetation requirements, inclusion of - HB 492

Streams, overburden from mining, placement of - SB 100

Study mining of and impacts to streams and forests in E.O. Robinson Forest - HJR 7

Surface mine overburden and reclamation requirements, changes to - HB 104

Ventilation fans, deviation from continuous operation, remove provision allowing - SB 64: HFA(1)

Taxation

Agriculture, energy feedstocks, qualifying environmental remediation property, tax exemptions for - HB 162 Alcohol,

increase the excise taxes, imposed sales tax to packaged alcohol - HB 237

new taxes, rate increase, prohibited -HB 144: HFA(1)

Alcoholic

beverages wholesale sale tax, increased rate - HB 166

beverages, sales tax, effective date, limitation of - HB 144: HFA(2)

Amend KRS 67.750 to update the reference to the Internal Revenue Code - HB 87

Authorize tax incentives for clean coal pilot project - HB 285 Biofuel blends, tax credits - HB 537

Biofuel blends, tax credits - HB 537
Board

of Tax Appeals, confirmation, Lanola Parsons - SR 217

of Tax Appeals, confirmation, William A. Hayes - SR 216

Charter county governments, include in recall provisions for ad valorem taxes - HB 131: HFA(4)

Cigarette

floor stock tax, impose a 70 cent tax at

11:59 on March 31, 2009 - HB 144: SFA(1)

papers tax, imposition - HB 505

surtax increase, floor stock tax imposed - HB 68

surtax, increase - HB 123

tax, 30 cent increase per pack - HB 144: HCS

tax, change the tax rate to \$1.00 - HB 144: SFA(1)

tax, contraband cigarettes, destruction - HB 505

tax, credit - SB 48: HFA(4)

tax, wholesaler to wholesaler sales, unstamped product, allow - HB 504

Clarify due date for claiming Clean Coal Tax Credit - HB 299

Coal severance tax data, release of - HB 140

Commercial watercraft, due dates of property tax returns of - HB 202

Community rehabilitation tax credit, created - HB 10

Create new tax incentives for the expansion of existing tourism projects - HB 521

Department of Revenue, various offices and divisions in, establishment and abolishment of - SB 181 Direct a study of the current system for

reporting and paying local taxes - HCR 135

Disclosure of tax information, when allowed - HB 495: HFA(1)

Distilled spirits, alcopops, taxation - HB 510

Economic

development incentive programs, omnibus revisions - HB 229

development programs, omnibus revisions - HB 229: HCS(2)

Education savings plan, provide tax credit for - HB 488

Equine industry program, increasing funds for - HB 105

industry tax credits - HB 40

industry, tax credits - SB 94; HB 31 Floor stock taxes, required 11:59 p.m.

on March 31, 2009 - HB 144: HCS Gross revenues and excise tax fund, hold-harmless amount, increase - HB

Historic preservation credit, make refundable or transferable - HB 229: HCS(1)

Home builder's credit, establish - HB 254 Incentives for energy projects with carbon capture and sequestration, technical corrections - HB 285: HCS Income

tax credit, for job stimulus - HB 342

tax credit, establish for certain employers for educational expenses on behalf of employees - HB 507 tax exemption fro military pay - HB 110

Tax, "captive real estate investment trust" defined - HB 513 tax, energy efficiency products, create

credit - HB 178 tax, Energy Star home, create credit -HB 178

tax, Energy Star manufactured home, create credit - HB 178 tax, establish tax credit for new home

buyers - HB 229: SCS tax, establish tax credit for small businesses - HB 229: SCS

tax, film industry tax incentives, nonrefundable credit - HB 229: HFA(7)

tax, film industry tax incentives, sunset -HB 229: HFA(8)

tax, Internal Revenue Code, update reference to - HB 533

Tax, listed Austrailian property trust defined - HB 513

tax, single factor apportionment of multistate income - HB 483

Individual income, exempts wages paid by a new small business with five or fewer employees - HB 484

Inheritance tax, change classification of great-grandchildren - HB 174 Kentucky

earned income credit, allowance of - HB 257

estate tax, imposition of - HB 257 Local occupational license taxes, definition of Internal Revenue Code -HB 87: HCS

Lodging, sales tax on, clarification of tax base - HB 482

Metropolitan College, defined - HB 229: HFA(3)

Minimum wage target, definition, benefits included - HB 229: HFA(6)

Motor
fuels tax, adjust average wholesale

price - HB 374: HCS fuels tax, make technical corrections to -

HB 374 fuels tax, vegetable oil, exempt from -HB 224

vehicle usage tax, exemption for certain trusts transfers - SB 107

Multistate Tax Compact, adoption - HB 544

New Markets Program, tax credits for - HB 511

Organ donation, nonrefundable tax credit, provide for individuals - HB 36 Other tobacco products and snuff taxes, double the tax rate - HB 144: HCS

Pari-mutuel racing excise tax - HB 474 pari-mutuel tax, establish exemption for international racing events - HB 229: SCS

Pari-mutuel wagering, excise tax on secondary pari-mutuel organization, establishment of - HB 475

Political organization 527 committees, exempt from - SB 53: SFA(1)

Private purchasers, reduce fees that can be charged upon purchase of certificates of delinquency - HB 427 Property

tax collections, omnibus revisions - HB 262

Tax Homestead Exemption - HB 125 tax homestead exemption, expansion of - HB 261

tax homestead, increase for disabled veterans 65 and over - HB 260

tax, homestead exemption, clarify who may no longer file annually - HB 125: HFA(1)

Refunds, rebates, or credits, searchable Web site - HB 13

Repeal and reenact various sections - HB 216

Reporting of data to LRC - HB 229: HFA(2)

Require 50% of tax on wages by a city/county to be remitted to the city/county of residence - HB 448

Road fund taxes, liability of officers for -HB 393 Sales

Sales

and use tax, charitable golfing events, greens fees - HB 223: HFA(1) and use tax, delivery charges, direct

mail, exemption from - HB 121 and use tax, distilled spirits, wine, malt

beverages, off premise consumption, exemption - HB 144: HFA(4) and use tax, durable medical

equipment, exempt - HB 3
and use tax, expansion of base

and use tax, expansion of base, lowering of rate - HB 51

and use tax, geothermal heat pump, exemption - HB 345

and use tax, holiday, authorize - HB 86 and use tax, occasional sale, exclude recreational vehicles - HB 171

and use tax, straw, wood shavings, sawdust, exempt from - HB 334

and use tax, streamlined sales and use tax agreement, conforming changes - HB 347

and use tax, tourism attraction, lodging facility - HB 521: HFA(3),(4) and use tax, vendor compensation, cap

- HB 429 Tax, allow the exemption for alcohol

Tax, allow the exemption for alcohol sales - HB 144: SFA(1)

tax, public facility, rebate of - HB 279 tax, small business, refund program - HB 394

tax, software maintenance contracts, definition deleted - HB 347: SCS School taxes, penalties to taxpayers who

fail to pay - HB 227
Severance tax, natural gas, state

exemption from - SB 138: HCS Small

business tax credit, creation of - HB 26: HCS business tax credit, remove cap

reduction - HB 26: HFA(1),(2) Snuff, per unit tax, elimination of - HB

144: HFA(3)
Subpoenas of tax information, when

applicable - HB 495: HCS

Tax
base coordination agreement, local
governments to share certain

revenues - HB 442 credits, incentives for small business

development - HB 26 incentives for reinvestment in existing

businesses - HB 361 increment financing, preferences for

Kentucky firms - HB 543 Increment Financing, reduce minimum investment in limited circumstances -HB 497

increment financing, requirements for - HB 543: HFA(1)

information, disclosure of - HB 495 reform - HB 51

reform package, income, estate, and sales taxes - HB 223

Taxation of tobacco products, snuff, inclusion of - HB 144: HFA(3)

Tobacco taxes, make technical changes - HB 144

Tobacco, new taxes, rate increase, prohibited - HB 144: HFA(1)

Tourism Development Act, establish incentives for legacy expansion projects - HB 229: SCS

Unemployment compensation, partia exclusion of - HB 503

Utility gross receipts license tax, Internet protocol television service, include - HB 236

Wellness project credit - HB 111

Wholesale sales tax, beer, wine, distilled spirits, substance abuse intervention fund, appropriate - HB 532

Taxation, Income--Corporate

Cellulosic ethanol, restore original tax credit cap and per gallon rate - HB 537: HCS

Clarify due date for claiming Clean Coal Tax Credit - HB 299

Community rehabilitation tax credit, created - HB 10

Credit, establish for certain employers for educational expenses on behalf of employees - HB 507 Deductions paid to a captive real estate investment trust, disallow - HB 513 Economic development incentive

programs, omnibus revisions - HB 229
Ethanol credits, restore existing KRS 141.4248 - HB 537: SCA(1), SFA (1)
Film

industry incentives, nonrefundable credit
- HB 229: HFA(7)

industry tax credits - HB 40

industry tax incentives, sunset - HB 229: HFA(8)

industry, tax credits - SB 94; HB 31 Home builder's credit, establish - HB 254 Internal Revenue Code, update reference to - HB 533

Multistate Tax Compact, adoption - HB 544

New Markets Program, tax credits for - HB 511

Repeal, effective January 1, 2010 - HB 51

Single factor apportionment of multistate income - HB 483 Small

business tax credit, creation of - HB 26:

business tax credit, remove cap reduction - HB 26: HFA(1),(2) Tax credit, for job stimulus - HB 342 Wellness project credit - HB 111

Taxation, Income--Individual

Clarify due date for claiming Clean Coal Tax Credit - HB 299

Community rehabilitation tax credit, created - HB 10

Earned

income credit - HB 144: HFA(4) income credit, creation of - HB 223

Economic development incentive programs, omnibus revisions - HB 229 Education savings plan, provide tax credit for - HB 488

Exempt wages paid by a new small business with five or fewer employees - HB 484

Film

industry tax credits - HB 40

industry tax incentives, nonrefundable credit - HB 229: HFA(7)

industry tax incentives, sunset - HB 229: HFA(8)

industry, tax credits - SB 94

Home builder's credit, establish - HB 254 Internal Revenue Code, update reference to - HB 533

Kentucky earned income tax credit, allowance of - HB 257

Military

pay, income tax exemption for - HB 110 pay, state income tax exemption of - HB 158: HCS

New Markets Program, tax credits for -HB 511

Organ donation, nonrefundable tax credit, provide for - HB 36

Repeal, effective January 1, 2010 - HB 51

Small business tax credit, remove cap reduction - HB 26: HFA(1),(2) Tax

credit, for job stimulus - HB 342

rates, increase on higher incomes - HB 223

Unemployment compensation, partial exclusion of - HB 503
Wellness project credit - HB 111

Taxation, Inheritance and Estate

Federal estate tax, decouple from - HB 223

Great-grandchildren, change classification of - HB 174 Kentucky estate tax, imposition of - HB 257

Taxation, Property

Ad

valorem levies of special districts, fiscal court review thereof - SB 72

valorem taxes, compensating tax rate and recall provisions for charter county governments - HB 94

Agriculture, energy feedstocks, qualifying environmental remediation property, tax exemptions for - HB 162 Barge lines, clarify property tax filing

date of - HB 202: SCA(1)
Brownfield redevelopment, agricultural feedstocks, property tax credits - HB

162: HCS
Certificates of delinquency, notice provisions for third party purchasers -

HB 262: HCA(2)
Charter county governments, include in recall provisions for ad valorem taxes - HB 131: HFA(4)

City tax collection, procedures - HB 186 Clarify due date for claiming Clean Coal Tax Credit - HB 299

Clerk's sale of certificates of delinquency, process - HB 262: HCA(2)

Collections, technical changes - HB 262: HCA(1)

Commercial watercraft, due dates of property tax returns of - HB 202

Formation of fire protection districts with optional ambulance service, requirements - HB 234

Exemption, annual reporting of, not required in some circumstances - HB 125

exemption, clarify who may no longer file annually - HB 125: HFA(1)

exemption, expansion of - HB 261 exemption, increase for disa

Homestead

exemption, increase for disabled veterans 65 and over - HB 260 Motor

vehicle property tax relief, effective date of - HB 158: HCS

Vehicles, Assessments on end of year purchases, clarify procedures for - HB 340

Preliminary property assessment of PVA to be provided to city - HB 186

Private purchasers, reduce fees that can be charged upon purchase of certificates of delinquency - HB 427

Property tax collections, omnibus revisions - HB 262
Provisions applicable to charter county

governments - HB 94 Remove officer liability - HB 262: HFA(1) State ad valorem tax on motor vehicles,

abolishment of - HB 158
TVA in-lieu-of-tax payments, redistribute
- HB 461

Taxation, Sales and Use

Alcoholic beverages, sales tax, effective date, limitation of - HB 144: HFA(2)
Allow the exemption for alcohol sales - HB 144: SFA(1)

Charitable

auction, in certain situations person not retailer - HB 216 golfing events, greens fees - HB 223:

HFA(1)
Cigarettes, tobacco products, alcohol, rate increase, prohibited - HB 144: HFA(1)

Computer and communications-related equipment, refund for the purchase of -HB 229

Delivery charges, direct mail, exemption from - HB 121

Distilled spirits, wine, malt beverages, off premises consumption, exemption - HB 144: HFA(4)

Durable medical equipment, exempt -

Expansion of base, lowering of rate - HB

Film

industry tax credits - HB 40

industry, tax credits - SB 94; HB 31 Geothermal heat pump, exemption - HB

Holiday, authorize - HB 86

Horse farming material and equipment, sales tax exemption of - HB 158: HCS Lodging, sales tax on, clarification of tax base - HB 482

Motor

fuels tax, adjust average wholesale price - HB 374: HCS

fuels tax, make technical corrections to -HB 374

vehicle usage tax, exemption for certain trusts transfers - SB 107

Multistate Tax Compact, adoption - HB 544

Occasional sale, exclude recreational vehicles - HB 171

Packaged alcohol sales, impose on - HB Public

facility, rebate of tax for governmental entities - HB 279 Rate, increase - HB 144: HFA(4)

Road fund taxes, liability of officers for -HB 393

Sales tax, exemption, removal of, packaged sales of alcohol - HB 144: HCS, HFA (1)

Services, taxation of selected - HB 223 Small business, refund program - HB

Software maintenance contracts. definition deleted - HB 347: SCS Straw, wood shavings, sawdust, exempt

from - HB 334 Streamlined sales and use agreement, conforming changes - HB

tourism attraction, lodging facility - HB 521: HFA(4)

Tourism attraction, lodging facility - HB 521: HFA(3)

Vendor compensation, cap - HB 429

Taxation, Severance

Severance Projects, amendments to -HB 433: HCS

severance tax data, release of - HB 140

Government Economic Development Fund, administration of - HB 203

Government Economic Development Fund, unexpended debt service, transfer to - HB 433: HCS

Power plants, coal-fired, make eligible for Incentive for Energy Independence Act - SB 55

Teachers

Assessment

and accountability, revision - SB 1: FCCR; HB 508: HCS

and accountability, revisions to - HB 508 Assessment,

accountability, and academic achievement, specifications for - SB 1

arts and humanities - HB 283

Automated external defibrillators, availability and training in schools - HB

Class Best program, loans. forgiveness and repayment - HB 480 Board of Education, physical activity for children, reporting of - HB 11

Collective bargaining in public schools -SB 172

Compulsory

school age, raising from 16 to 18 - HB

school age, remove 17 to 18 provision -HB 189: HFA(2)

citizenship, Digital include professional development - HB 467

Disaster days, approval make-up for - HB 291

days, make up of - HB 322; HB 322: days, makeup for - SB 152

days, makeup of - HB 322: SFA(2) days, request for - SB 92

District

employee activity, school board campaign - HB 294

vacancy, procedures for filling - SB 153 Dropout rate, goals, grant award criteria - HB 255

Education

Professional Standards Board, James G. Hughley, appointment confirmation - SR 187; HR 73

Professional Standards Board, Laranna Lynn May, appointment confirmation -SR 188; HR 63

Professional Standards Board, Lonnie Anderson, appointment confirmation - SR 190; HR 54

Standards Professional Boards, confirmation Sandy Sinclair-Curry HR 53

Educational

Profession Standards Board, confirmation Sandy Sinclair-Curry -SR 189

Standards Professional Board. members of, confirmation of - SB 168 Employment contract, minimum school term - HB 256

High school newspapers, freedom of the press - HB 43

Home school students, participation in interscholastic extracurricular activities - HB 179

Instructional

day, approval to extend - HB 322:

methods, voter registration and voting -HB 155

Kentucky

educator award and recognition fund -HB 197

Educators Week, declaration of - SR

Leave of absence - HB 327

Forgiveness, Best in Class - HB 502 forgiveness, eligibility for - HB 480: HCA(1), HFA (1),(2)

Local boards of education, requirements for hiring coaches - HB 391

Master's degree, tuition waived for - HB 157

Mathematics, core content and assessments, revision - SJR 19; SJR 19: SCS

Presidents' Day, optional school holiday - HB 209

Religious viewpoints, student expression of - HB 8

School calendar, disaster days SCA(1)

Service credit, requirements for - HB 256

Special Needs Scholarship Program, establishment of - SB 186

Statewide assessment, writing portfolios, eliminate - HB 147

Special Students with Needs Scholarship Program, establishment of - HB 118

Teacher

certification. assessments and internship, beginning teachers - SB

work day requirements, school-based making decision council. determination by - HB 346

Technology, digital citizenship - HB 467: HFA(1)

Tenure, urge KCTCS board to keep tenure - HR 187

VFW National Citizenship Teacher Thompson, Award. Carmen, recognition of nomination - HR 110 Writing

portfolios, remove from elementary school CATS assessment - HB 12 program, use of - HB 420

Technical Corrections

Agricultural district - HB 172 BR

1424 - SB 88

1533 - SB 120

1574 - SB 132

920, gender correction - HB 274 Class D felony, bail for, technical

correction - HB 356 Corporations, dissenter rights - HB 275

Cruelty to animals, gender specific language, elimination of - HB 273

Deed filing requirements - HB 272 Department of Revenue, change references to - SB 181

Employer's duties, jury service - SB 122 Endangering

gender-specific welfare, language elimination of - HB 458 welfare, technical correction - SB 121

Evidence, sufficiency of, as presumptions - HB 435

Fencing, cattle trespassing through - SB 157, 158, 159

Ferrets, possession of - HB 358 Gender-neutral language, corporation director - HB 269

language, Court of Justice - HB 276 Guaranteed arrest bond certificate, technical correction - HB 387

HB 102 - HB 102: HCS 102/HCS - HB 102: HFA(1) 107 - SB 31: HFA(1)

153 - HB 153: SCS 153/HCS - HB 153: HCS

158 - HB 158: HCS

181 - HB 181; HB 181: HFA (1) 189 - HB 189: HFA(1)

193 - HB 193: HCS 193/HCS - HB 193: HFA(1) 229/HCS - HB 229: HCS(1)

262 - HB 262: HCA(1)

264/HCS - HB 264: HFA(1) 285/HCS - HB 285: HCS

336 - HB 336: HCS 369/SCS - HB 369: SCA(3) 370 - HB 370: HCS

293 - HB 293: HCS

39/ HCS - HB 39: HCS 410 - HB 410: HCS

433/SCS - HB 433: SCA(1) 441 - HB 441: HCA(1)

444 - HB 444: HCS 473 - HB 473: HFA(1)

489/GA - HB 489: SCS, SFA (3) 536/HCS - HB 536: HCS

Military database citation, correction -SB 37: SFA(1) Mortgage lenders, regulation - HB 106:

remove reference to - SB 181

Make gender neutral - HB 277

elimination of - HB 270

537 - HB 537: SCS, SCA (1)

HB347/HCS - HB 347: HCS

119 - HJR 119: SFA(1), HCS

543 - HB 543: HCS

HB416 - HB 416: HCS

111 - HJR 111: HCS

46 - HR 46: HCA(1)

61 - HR 61: HCA(1)

60 - HR 60: HCS

73 - HB 73: HCS

HJR

Office on Alzheimer's Disease and Related Disorders, HB 169 - HB 169:

Individuals with Disabilities Education

Act, conformity with - SB 186; HB 118

Kentucky Pollution Abatement and

Manslaughter, gender specific language,

Water Resources Finance Authority,

SFA(1) Penal

Code, restriction on applicability - HB

Code, statute of limitations - HB 436 Sale to person not providing for family, provision for gender equality - SB 115 SB

1 - SB 1: FCCR

1/HCS - SB 1: HFA(2) 138 - SB 138: SCA(1)

151 - SB 151: SCA(1) 181 - SB 181: SCS

185 - SB 185: SCA(1) 2 - SB 2: SFA(1)

26/SCS - SB 26: SFA(1) 65 - SB 65: SFA(1) 73/SCS - SB 73: SCS

77 - SB 77: SCS

Senate Agriculture Committee, conformity to - SB 41

Stolen or damaged property, reparation for, technical correction - HB 271 Uniform schedule of bail - HB 438

Verdicts, jury, further deliberation, when required - HB 359

Victims' civil action against defendant for damages - HB 278

Television and Radio

Commercial Mobile Radio Services Board, wireless phone emergency notification administered by - HB 96

Communications services, refund for lost service during a declared state of emergency - HB 478

Television commercials, volume of - SR

Utility communications during a declared state of emergency, requirements for -HB 425

Wireless cellular transmission towers, backup generators for - HB 478

Postsecondary education, policies - HB 226: HCS

Time

adoption

Textbooks

333/GA - HB 333: SFA(2) 49/GA - HB 49: SFA(2)

Title Amendments

129/GA - HB 129: SFA(2) Contraband cigarettes - SB 48: HFA(1) 100 - HB 100: HFA(2) 101/GA - HB 101: SFA(1) 120 - HB 120: SCA(2) 127 - HB 127: HCA(1) 138 - HB 138: SCA(4) 138/GA - HB 138: SFA(1) 143 - HB 143: HCA(1) 144 - HB 144: HCA(1) 158 - HB 158: HCA(1) 161 - HB 161: HCA(1) 166 - HB 166: HFA(2) 189 - HB 189: HCA(1) 203/GA - HB 203: SCA(2) 204/GA - HB 204: SFA(1) 210/GA - HB 210: SFA(2) 229/GA - HB 229: SCA(1) 241/GA - HB 241: SFA(1) 258 - HB 258: HCA(1) 288/GA - HB 288: SFA(1) 309 - HB 309: SCA(1) 316 - HB 316: HFA(2) 321 - HB 321: SCA(2), HFA (4) 325/GA - HB 325: SFA(1) 326/GA - HB 326: SCA(1) 333 - HB 333: SCA(1) 358/GA - HB 358: SCA(1) 362 - HB 362: HCA(1) 362/GA - HB 362: SCA(1) 374 - HB 374: HCA(1) 383/GA - HB 383: SFA(3) 392 - HB 392: HFA(2) 433 - HB 433: HCA(1) 44/GA - HB 44: SFA(2) 473/GA - HB 473: SCA(2) 480 - HB 480: HCA(2) 489/GA - HB 489: SFA(2) 506 - HB 506: HFA(2) 521 - HB 521: HCA(1) 536 - HB 536: HCA(1) 537/GA - HB 537: SCA(2), SFA (3) 54 - HB 54: SCA(1) 54/GA - HB 54: SFA(2) 541 - HB 541: HFA(2) 99 - HB 99: HCA(1) HCR 69 - HCR 69: HFA(2) HJR 15 - HJR 15: HCA(1) 52 - HJR 52: HCA(1) HR 60 - HR 60: HCA(1) SB 1/GA - SB 1: HCA(1) 127 - SB 127: HCA(1) 148 - SB 148: SCA(1) 170 - SB 170: SCA(1) 27 - SB 27: HFA(2) 31 - SB 31: HFA(2) 36/GA - SB 36: HCA(1) 38 - SB 38: SCA(1) 40 - SB 40: SFA(2) 75 - SB 75: HCA(1) 79 - SB 79: SFA(1) Senate Bill 134/GA - SB 134: HCA(1) 12/GA - SJR 12: HFA(2) 16 - SJR 16: HCA(1)

Tobacco

46 - SJR 46: SCA(1)

- HB 68

Agricultural Development Council. makeup of - SB 83: HFA(2) Agriculture Development Council. makeup of - SB 83: HFA(1) Attraction incentives, lodging facility - HB 521: HFA(3),(4) Bulk tobacco, allow inspection of moisture devices for - HB 75 Cigarette surtax increase, floor stock tax imposed surtax, increase - HB 123

tax, change the tax increase to 70 cents from the current proposal of 30 cents - HB 144: SFA(1) tax, credit - SB 48: HFA(4)

Contraband cigarettes - SB 48: HFA(2)

General fund (tobacco) unexpended debt service, transfer of - HB 433: HCS Kentucky Tobacco Research Board, members of, confirmation of - SB 168

settlement agreement, contraband cigarettes - SB 48: SCS

settlement agreement, cost of doing business, increase - HB 504 settlement agreement, directory - SB

48: HFA(1) settlement agreement, enforcement and

administration fee, unclassified acquirer - HB 504 New taxes, rate increase, prohibited -

HB 144: HFA(1)

Noncertified cigarettes, removal steps for - SB 48 Smoking

by minors, prohibit while operating a motor vehicle - SB 35

cessation treatment, pregnant women, Medicaid coverage of - SB 61; SB 61:

Tobacco

Master

exports, applications to promote board to review - SR 122

exports, applications to promote, board to review - HR 149

product sales, minors, penalties for - SB

Task Force, reauthorize - HR 232 taxes, make technical changes - HB 144

Tourism

Alcoholic beverage sales at certain convention centers, allow to promote tourism - HB 473: SCA(1)

Civil War Sesquicentennial Commission, create - SB 129

Commerce Cabinet, reorganization, Executive Order 2008-516 - SB 185

Create new tax incentives for the expansion of existing tourism projects -HB 521

Horseback riding trails, direct Fish and Wildlife to designate - HB 522

Kentucky

Capitol Centennial Commission, establish - HB 337

Center for African American Heritage, create - SB 139; SB 139: SCS KY Recreational Trails Authority, add

member of the Brain Injury Association

Lake Cumberland, urge investigation of Corps of Engineers mismanagement of - SR 177; HR 219

Pine Mountain Trail State Park, renaming - HB 290 Tourism

Development Act, establish incentives for legacy expansion projects - HB

Development Act, require annual

reporting - HB 521: HFA(1),(2) Transient room tax, clarification of tax

base - HB 482 Video

lottery terminals, implement action as a tourist attraction - HB 32

lottery terminals, placement - HB 158

Trade Practices and Retailing

Consumer protection, sesame, label, requirements for - HR 16

Credit card solicitations on college campuses, regulation of - HB 268

Foods, contaminated, sale or disposition - HB 465

Gift cards, regulation of - SB 85; SB 85: SCS

Natural gas retail competition, PSC authority, terms and conditions thereof - HB 542

Novelty lighters, sales prohibited - HB 116

Sanitation scores, urging Dept. of Public Health to require expanded posting of -HR 164

Services establishment, caloric information requirement - SB 133

Small claims division, jurisdictional increase - HB 19

Theft offenses, provisions relating to -HB 369: HCS

Unsafe children's products, prohibition of - HB 494

Traffic Safety

Accident, leaving the scene of, penalty increase - HB 221

Cell phones, prohibit use by minor driver with instruction permit or intermediate driver's license - HB 267

Commercial driver's license, testing for drug and alcohol - HB 443

Driving under the influence, penalties for - SB 34: HCS, FCCR DUI,

aggravated alcohol levels - HB 365 circumstances aggravating

increased penalties, lower alcohol concentration for - SB 5; HB 195: SFA (1); HB 315: SFA (1); HB 369: SFA (1)

ignition interlock device, use of - HB 180 ignition interlocks - HB 365

violation for controlled substance use -SB 5; HB 195: SFA (1); HB 315: SFA (1); HB 369: SFA (1)

Guaranteed arrest bond certificate, technical correction - HB 387

Highway work zone, speeding in, required notice for double fines - HB

Jailer, blue lights, use of - SB 86: SFA(1) Mini-trucks, operation on non-interstate highways - HB 2 Motorcycle

helmets, fee required to operate without - HB 501

Safety Education Program, transfer to Transportation Cabinet - SB 182

safety education, costs of - SB 184: HFA(1) Personal

communication prohibition of use while operating a motor vehicle - HB 41

Railroad grade crossings; inspection of -HB 60

Road requirements for bicyclists - HB 88 Roadside Memorial Task force, establishment of - HJR 12

Shock probation, prohibition of in cases of DUI and manslaughter - HB 192

Solicitation of contributions on highways by minors, requirement for adult supervision - HB 101

Teenage driver, intermediate license, Cassie Burch Safe Teenage Driver Law - HB 4

Transportation

6 year road plan, clarify requirements for - HB 423: SCS Accessible parking placards, allow for pregnant

women and parents of children under one - HB 151

parking placards, clarification of use for pregnant women and those

transporting infants - HB 151: HCS Alternative-speed motorcycles, permit

use of on highways - HB 21: HCS Autocycles, permitted use on highways -

Barge lines, clarify property tax filing date of - HB 202: SCA(1)

Biennial road plan, amendments to - HB 433:

HCS road plan, Jefferson County, road

project, addition of - HB 433: HFA(1) Bill Francis Memorial Highway, designation of in Floyd County - SJR

CDL drug and alcohol testing database, requirement for - HB 443

Cell phones, prohibit use by minor driver with instruction permit or intermediate driver's license - HB 267

Certificate

of title for all-terrain vehicles - HB 53: SFA(3),(4),(5)

of title for all-terrain vehicles, establish procedures - HB 53; HB 53: SFA (1)

Disabled veteran license eliminate fees - SB 32 Distinguished Kentuckians, name roads

in honor of - HJR 120

Division of Fleet Management, transfer of - SB 181 Driver's license information, restrict

retention and use when obtained to verify age for gift - HB 47: HCS

Earl (Skip) Ritz Memorial Bridge, designate between Floyd County and Johnson county line - SJR 40

Farm trucks, allow 10% gross weight tolerance for - SB 47

ethanol-blended gasoline, Fuel requirements for sale and use of commodities - SB 12

Green special license plate, establishment of - HB 266

Gold Star Fathers license plate. establish - HB 66

Graduated drivers licensing, clarify effect on 18-

year old drivers - HB 39

drivers licensing, exempt military members from - HB 39

Hardship

driver license, permit for general traffic offenses - HB 213

vehicular homicide, requirements for and penalties for noncompliance - HB 369: SFA(2)

Highway

infrastructure authority, creation of - HB 102: HCS infrastructure authority, technical

corrections to - HB 102: HFA(1) work zone, speeding in, required notice

for double fines - HB 400 Identification cards for homeless. provide for - HB 199

In God We Trust license plate, establish as alternate standard issue plate - HB 24

Infrastructure authorities, approval of development agreement - HB 102: HFA(6)

James T. Dotson Bridge, designate on US 119 in Pike County - HJR 59 Kenny Rice, erect signs in honor of in

the town of Eastern - SJR 88 License

plate, "In God We Trust", establish as alternate standard issue plate - HB 25 plates for disabled veterans, eliminate fees - HB 265

plates, official green - HB 245 Low-speed

electric vehicles, permit use of on highways - SB 7; HB 81

electric vehicles, permit use on highways - HB 21

vehicles, accident reporting - HB 21: SCA(1)

vehicles, permit use of on highways - HB 21: HCS

vehicles, use of on highways - HB 135 Masonic Order license plates, allowance of petition for a voluntary donation amount - HB 74: HCS

Mini-trucks, use on non-interstate highways - HB 2

Mopeds, titling and registration of - HB 45

Motor

fuels tax, adjust average wholesale price - HB 374: HCS

vehicle registration, voluntary contribution permitted upon registration of a farm truck - HB 100 Nonmotorized

transportation, promote with second Sunday - HR 142

transportation, promotion of - SR 79 Nonprofit organizations for transport of elderly and blind, exempt from motor carrier regulations - HB 139

Personal communication device, prohibit use by an operator of a motor veh. under the

age of 18 - HB 46: HFA(1) communication device, prohibit use by an operator of a motor vehicle under the age of 18 - HB 46

communication device, prohibition of use while operating a motor vehicle - HB 41

Pike County, Jasper Justice Memorial Bridge, designation of - HJR 56

Prostate cancer awareness special license plate, establish - HB 402 Public

Transportation Authority, creation of , for highway construction - SB 15

transportation, offenses against user or operator of - HB 353

Pulaski County Veterans Memorial Highway, establishment of in Pulaski county - HJR 78

Railroad

grade crossings; inspection of - HB 60 maintenance, creation of fund for - HB 433: HFA(2)

Real ID Act, direct Transportation Cabinet not to comply with the provisions of - SJR 73; HJR 133

Reformulated gasoline, remove requirement for - HB 374: HFA(1) Reorganization,

Executive Order 2008-505 - SB 184

Executive Order 2008-505 - SB 184:

Replaces the term handicap with the term disabled - HB 316: HFA(1)
Ride

to Work Day, June 15, 2009, declaring -SR 96

to Work Day, recognizing June 15, 2009 as - HR 145

Road

fund taxes, liability of officers for - HB 393

plan, current biennium, enactment of -HB 330: SCS

Plan, current biennium, enactment of -HB 330; HB 330: HCS; HJR 105: HFA (1)

Plan, last four years, enactment of -HJR 105; HJR 105: HCS

Roadside Memorial Task force, establishment of - HJR 12

Salvage vehicle damage threshold, exclude cost of airbags from calculation of - HB 309 Special

license plate, create for recipients of the Bronze Star Medal awarded for valor - SB 36: SCS

license plate, create for recipients of the Silver Star Medal - SB 36: SCS license plate, Silver and Bronze Star

recipients - SB 36 license plates, allow sponsoring entities

to set a requested donation amount -HB 74 license plates, recipients of the Silver

license plates, recipients of the Silver Star Medal and Bronze Star Medal awarded for valor - SB 36: HCS Specialist

Jeremy R. Gullett Memorial Bridge, name in Greenup County - HR 199 Robert Jason Settle Memorial Highway

Robert Jason Settle Memorial Highway, designate in Daviess County - SJR 58

Staff Sergeant Nicholas R. Carnes Memorial Highway, designate in the city of Dayton - SJR 29 State

contracts, contractors' employees in, employment eligibility, verification of - HB 134

contracts, verification of - SB 174 traffic school, increase fee to \$50 - HB 493

Taxi and limousine certificates, clarify definitions and operating authority - HB

Taxicabs and limousines, clarification of operating authority of - HB 97: HCS

Teenage driver, intermediate license, Cassie Burch Safe Teenage Driver Law - HB 4

The Purple Heart Trail, designate segments, I-265, US 31 W, US 41A and certain parkways - SJR 16

Timothy Hall Memorial Bridge, designate in Floyd County - SJR 80

Titling of ATV's procedures for, establishment of - HB 53: HCS Transportation

Cabinet - HB 536: HCS Cabinet, budget - HB 536

Cabinet, reorganization of - SB 182

Cabinet, require separate budget bill for - HB 423: SCS

Infrastructure Authority, require local agreement for financing plan - HB 102: HFA(2)

Turnpike

authority of Kentucky, creation of bistate authority through - HB 102: SCS Authority, responsibility for highway mega-projects - HB 509

Tuskegee Airmen Memorial Trail, extend throughout all of I-75 - HJR 70

Unified Carrier Registration Act, violation of, penalty increase - HB 370

US 60, in Carter County in honor of fallen firefighter and police officers designate sections of - HJR 111

Van-only handicapped parking, establish requirements for - HB 316

Vehicles in the Commonwealth for more than 180 days, registration requirement - HB 218

Voluntary contribution, permitted for applicants of the Go Green special license plate - HB 266

Treasurer

Insurance payments to firefighters totally disabled in line of duty, CPI adjustment to - HB 1

Motorcycle safety education, costs of -

SB 184: HFA(1)

Unemployment Compensation

Income tax, exclude from - HB 503 KRS Chapter 341, to be known as UI Act - HB 520

Unified Local Governments

Adopt charter county government, modify procedure - HB 131

CERS, remove employer contribution and health care reimbursement for reemployed retirees - HB 212

Charter county merger commission, local government membership - HB 131: HFA(1)

City opt out, charter county government, merger commission process - HB 131: HFA(2)

Professional firefighters, supplement, wages, overtime - SB 46

Uniform Laws

Anatomical gifts, create Revised Anatomical Gift Act - SB 25

Execution on investment securities, update references - HB 471

Interstate Compact for the Placement of Children, replacement of - HB 296

Kentucky Condominium Act - HB 514 Multistate Tax Compact, adoption - HB

Presidential election by national popular vote, compact for - HB 170

United States

Army Corps of Engineers, Lake Cumberland, investigation into - SR 177: HR 219

Flag, Kentucky highway rest areas - HB 343

Homeowners and Bank Protection, urge Congress to enact - HR 40

Local enforcement of federal immigration law - HB 440

Mandates,

federal, under the U.S. Constitution - HCR 168

federal, under United States Constitution - HCR 172

Postal Inspectors, United States, Kentucky peace officer status for - HB 107

Presidential election by national popular vote, compact for - HB 170

Social Security Ac, urge repeal of Government Pension Offset and Windfall Elimination Provisions - HCR 11

United States Mint Police, Kentucky peace officer powers for - SB 86

Urge to renew exemption of Delta Queen from Safety of Life at Sea Act -HR 216

Universities and Colleges

21st Century Education Enterprise, creation of - HB 457
Academic

content standards, alignment - SB 1: CCR

content standards, alignment of - HB 508; SB 1: HCS, FCCR; HB 508: HCS

Agricultural products, purchasing, reporting of - SB 84

College

textbooks, bundled, limitations on sales of - HB 226

textbooks, editions, substantial content revisions, publishers to identify - HB 226

textbooks, faculty adoption deadlines - HB 226

Construction-management-at-risk project delivery method, state use of - HCR 117

Conveyance of school district property to KCTCS - HB 433: SCA(1)

Cost reporting and funding, category development - HJR 150

Council on Postsecondary Education, general fund per pupil, conduct study of - SJR 89

Course credits, transfer and degree program acceptance, clarify - HB 314
Credit card and debt management

education for students - HB 83 Degrees, course credit hours, limit to -

HJR 150

Early Access Grant Program - HB 324
Forgivable loan, dental or medical degree, establishment of, eligibility for -

HB 386
Higher education capital projects, increase cap on projects allowing for completion by institution - HB 249: HFA(1)

KEES, dual credit and part-time college courses, use of funds for - HB 76 Kentucky

educational excellence scholarships, use of - HB 156

Reservists, education benefits for - HB

Master's degree for teachers, tuition waived for - HB 157

Morehead State University, tuition free courses for high school seniors - HR 104
Oil and gas operations, state-owned and

university-owned lands, study of - SJR 67
Pharmacist refusal to dispense, unlawful

to discriminate for - HB 297: HFA(1),(2) Postsecondary institutions, cash-funded capital

projects, interim process - HB 530 institutions, debt issuance by - HB 531 Public, community rehabilitation programs, purchases from, preference

for - SB 147
Recycling, state offices and universities, reporting requirement for - HB 160

Somerset

159

Community College Physical Therapist Assistant Program, recognition of -HR 233 Community College, Physical Therapist

Assistant Program, honoring of - SR 105
State, community rehabilitation programs, purchases from, preference

for - SB 147: SCS
Students, suspension or expulsion by faculty and staff or committee - HB 528
Study mining of and impacts to streams and forests in E.O. Robinson Forest - HJR 7

Teacher certification, assessments and internship, beginning teachers - SB 59 Textbooks, postsecondary education, adoption policies - HB 226: HCS Tuition

waiver, spouses and dependents of deceased or permanently disabled veteran - SB 135

waiver, spouses and dependents of permanently disabled veteran - SB 135: SCS Tuition, limiting amount of increase - HB University of Kentucky, equine industry program, increasing funds for - HB 105

Veterans' Affairs

Abad, Specialist Sergio S., memorializing - SR 33; HR 33

Ashby, Fireman Third Class Welborn L., memorializing - SR 155

Beavers, General Les, leadership of Department of Veterans' Affairs, honor upon retirement - HR 18 Charitable

gaming, forty percent rule, exclusions from - SB 149: SCS

gaming, mandatory training program, require - SB 149: SCS

game ticket, dispenser, conditions on use, providing for - SB 149

game ticket, hours of sale, providing for

Cooper,

David Keith, memorializing - HR 25 Sergeant David K., memorializing - SR

Department of Veterans' Affairs, medical foster home - SB 77; HB 328; SB 77: Disabled

veteran license plates, eliminate fees -SB 32

veterans, eliminate fees on special license plates - HB 265

Flags, United States, Kentucky and POW/MIA - HB 343 Gilliam,

Α., Lance Corporal Chadwick memorializing - HR 128

Corporal Chadwick Lance Allen. memorializing - SR 45 Gold Star Fathers license plate,

establish - HB 66 Governor's Advisory Board, meeting

quarterly - HB 329

Specialist Jeremy memorializing - SR 21; HR 134 Hiring preference, expansion of - HB 61

Homestead exemption, increase for disabled veterans 65 and over - HB

Identification and interment of veterans' remains, interim joint committee to consider - SR 83

Joseph 'Eddie' Ballard Western Kentucky Veterans' Center, designate in Hanson - SB 36: HCS Kentucky

National Guard, assistance for physical and mental conditions - HB 541

Reservists, education benefits for - HB

Adam Kohlhaas, Sergeant J., memorializing - SR 23; HR 17

McElroy, Major John Lee, memorializing SR 34; HR 45

McMillan III, Specialist William L., memorializing - SR 30 Specialist William McMillan,

memorializing - HR 23 Military

database citation, correction - SB 37: SFA(1)

family assistance trust fund, eligibility -SB 17; SB 37: SCS

or veteran amputee, military family assistance trust fund - SB 37

recognize the Year of the NCO - HR

the Year of the NCO, recognition of -

Nursing homes. administrative regulations, promulgation of - SB 87

Overnight accommodations, exemption for disabled veterans - HB 20: HCS

Prisoners of war and those missing in action, urge Congress to authorize investigation - SCR 5; HCR 66

Property tax homestead exemption, expansion of - HB 261

Reilly Jr., Lance Corporal Thomas J., memorializing - SR 55

Lance Corporal Thomas, memorializing - HR 74

Sergeant William Patrick, memorializing - SR 50; HR 36 Sandlin, Sergeant Willie, honoring - HR

211 Silver

> and Bronze Star recipients, special license plates for - SB 36

> Star Medal and Bronze Star Medals awarded for valor, create special license plate for - SB 36: SCS

Star Medal and Bronze Star Medals awarded for valor, special license plate for - SB 36: HCS

Sousley, Franklin Runyon, memorializing - HR 156

State Park accommodations, exemption for disabled veterans - HB 20 Stream, Scott В.,

Sergeant memorializing - SR 152; HR 220 Captain Terhune. Eric

Daniel. memorializing - HR 130 The Purple Heart Trail, designate

segments, I-265, US 31 W, US 41A and certain parkways - SJR 16 Tuition waiver, spouses and dependents

of permanently disabled veteran - SB 135; SB 135: SCS

Turner,

Sergeant Estell "Lee", memorializing -SR 28

Sergeant Estell, Lee., memorializing HR 35

Veteran of Persian Gulf War, diploma for - HB 154

Veterans' Affairs Department, fiduciary responsibilities - HB 335

Sergeant Daniel W., memorializing - SR

Sergeant Daniel Wayne, memorializing -HR 22

War of 1812, Bicentennial Commission, create - HB 476: HFA(1)

Ward Sr., Sergeant Joshua A., memorializing - HR 205 Sr., Sergeant Joshua Α., memorializing - SR 154

Western Kentucky veterans' nursing home, name in honor of Rep. Eddie Ballard - HJR 9

Veterinarians

Animal health requirements, changes in - HB 302

Catastrophic injuries to racehorses, reporting requirements for attending veterinarians - HB 23

Dogs and cats, spaying and neutering -HB 240: HFA(1)

Records, release of - SB 151; SB 151: HFA (1)

Spay/neuter, require for adoption, release - HB 240

Veterinarian-client-patient relationship, meaning of - SB 151: SCA(1)

Veterinary records, release requirements, exemption from - SB

151: SFA(1)

pedigree distribution, Wholesale requirements, veterinarian drugs exemption from - SB 45

Wages and Hours

Department of Parks employees, fulltime position hours - HB 136

Employee misclassification, provisions extended to person with state contracts - HB 392: HFA(1)

KRS Chapter 341, to be known as UI Act - HB 520

mandatory Labor organization, membership or financial support prohibited, penalty - SB 165

Misclassification of construction employees, penalties for - SB 136; HB 392

Prevailing

wage, exemption from for education related construction - HB 144: HFA(5),(7)

wage, increase in exemption threshold -SB 146

wage, school construction exemption -SB 145

Professional firefighters, supplement, wages, overtime - SB 46

Public works projects, prevailing wage, elimination of - HB 143: HFA(1)

Waste Management

Electronic

scrap recycling program, establishment of - SB 63; SB 27: HFA (1)

scrap recycling program, exempt certain devices from - SB 63: SFA(1),(2)

scrap recycling program, tier registration fees for - SB 63: SFA(1),(2)

Environment trust fund, environmentally beneficial projects, used for - HB 215 Environmentally beneficial projects, environmental trust fund, uses for - HB

215: HCS High-level

nuclear waste, spent fuel, storage plan for - SB 13

nuclear waste, storage plan for - HB 376 Landfill and incineration ban for certain electronic devices - SB 63 Recycling,

state agencies, reporting requirements for - SB 99

state offices and universities, reporting requirement for - HB 160

Reorganization, Energy Environment Cabinet, Executive Order 2008-531 - HB 473

Television recycling program, direct the cabinet to submit a report with recommendations for - SB 63: SFA(1)

Wastewater, regional wastewater commissions, treatment services for -HB 422

Water and Sewer Projects, repeal and reenactment of - HB 181

Water Supply

Best tasting water in Kentucky, Allen County Water District named - SR 140 Bluegrass Water Supply Commission project, reauthorization reallocation of - HB 433: HCS

Environment trust fund, environmentally beneficial projects, used for - HB 215

Environmentally beneficial environmental trust fund, uses for - HB

Explosives, storage of, prohibit in certain areas in a consolidate local government - SB 18

Kentucky Infrastructure Authority, Kentucky Municipal Utilities Association, membership for - SB 20

Municipal Utilities Association, Kentucky Infrastructure Authority, membership on - HB 305

Regional wastewater commission, wastewater services, provision of - HB

Storm water charges, charging unserved customers, prohibition on - SB 49

overburden Surface mine reclamation requirements, changes to -HB 104

Water and Sewer Projects, repeal and reenactment of - HB 181

Waterways and Dams

Boating while intoxicated, penalties and enforcement - HB 369: SCS

Delta Queen, urge Congress to renew exemption from Safety of Life at Sea Act - HR 216

Emergency

Action Plans for high hazard dams, administrative regulations requiring -SJR 37; HJR 119

action plans, high hazard impoundments, limitation on - HJR 119: HCS

Greenup Locks and Dams Project, full funding of, request and petition for -HR 19

Kentucky

River Authority, members, quorum of -SB 181

River Authority, members, terms of - SB 181

Lake Cumberland, urge investigation of Corps of Engineers mismanagement of - SR 177; HR 219

River mile markers, adjust to agree with Corps of Engineers designations - HB

Storm water charges, charging unserved customers, prohibition on - SB 49

Weights and Measures

additive. Antifreeze stipulate requirements for - HB 182: HCS Antifreeze, require bittering agent in - HB 182

Bulk tobacco, allow inspection of moisture devices for - HB 75

ethanol-blended gasoline, requirements for sale and use of commodities - SB 12

Wills and Estates

Compensation, adjust rate of for guardians and conservators - SB 127: **HCS**

Family Trust Program, establishment of special needs trust program for the disabled - HB 71

Federal estate tax, decouple from - HB 223

Fiduciary responsibilities and prudent investment standards of charitable institutions, modernize - SB 127

Guardians and conservators. compensation allowable - SB 106 Presumption

in years required - SB 93 of imprudence, removed if annual expenditure exceeds 7% of fund - SB 127: HCS

of death for absent persons, decrease

Probate fees, estate of officers killed in line of duty, exemption for - HB 232 Trust distribution upon petition fiduciary, amount permitted for

eligibility, increase in - HB 222

Trusts, certain motor vehicle transfers to or from trusts exempted from usage tax - SB 107

Withdrawn Legislation

WITHDRAWN - SB 69; SR 13; HB 9, 98, 112, 142, 168, 320, 332, 403, 404, 454, 534; HJR 5; HR 6, 146, 179

Witnesses

Eyewitness identification, procedures for - HB 389

Women

Abortion,

informed consent and ultrasound requirements - SB 79 practice, procedure, and prohibited acts - HB 191 Adopted children, employer to grant equal rights to parents, guardians of - HB 375

Appointments to Boards and Commissions, Governor permitted to achieve gender equity - HB 37

Breast-feeding, penalty for violation of law that permits practice in public, establish - SB 29; HB 214

Consortium, loss of, action for - HB 382 Dating violence, availability of domestic violence protective orders - SB 101; HB 48

Emergency protective orders, custody and visitation - HB 146

Human rights commission, practice and procedure - HB 300 Infertility, health coverage of - HB 453

National Women's Health Week, recognizing - SR 172

Partial birth abortion - SB 71
Paternity, determination of - HB 28:
HFA(1),(2)

Sexual

Assault Awareness Month - SR 64; HR 127

orientation and gender identity discrimination, prohibition of - SB 95; HB 72

Smoking cessation treatment, pregnant women, Medicaid coverage of - SB 61; SB 61: SCS

State contractors, equal employment opportunity requirements for - HB 220

Workers' Compensation

5th

edition of AMA guides, required for disability determination - HB 333; HB 333; SCS

edition of AMA guides, required usage for disability determination - SB 56 Administrative

Law judge, appointment, Otto Daniel Wolff - SR 204

Law Judge, confirmation, Caroline Pitt Clark - SR 207

Law Judge, confirmation, Edward D. Hays - SR 206

Law Judge, confirmation, Richard Martin Joiner - SR 205

Elevator contractors and independent inspectors, workers' compensation insurance to be carried by - SB 155

Employer's reckless conduct, suit permitted for - HB 455

Gott, Douglas W., Administrative Law Judge, confirmation - SR 208

Justice, Joseph W., Administrative Law Judge, confirmation - SR 203

Reorganization, Labor Cabinet, Executive Order 2008-472 - HB 473 Subrogation, limits on recovery for workers' compensation benefits - HB

BR to Bill Conversion List

BR4 (HB262)	BR134 (HB39)	BR246 (HB150)	BR357 (SR3)	BR457 (HB122)
BR12 (SB15)	BR135 (HB41)	BR247 (HB74)	BR358 (SR4)	BR458 (HB285)
BR13 (HCR20)	BR136 (HB454)	BR248 (HB128)	BR359 (HR1)	BR459 (SJR18)
BR14 (HCR21)	BR138 (HB343)	BR251 (HB114)	BR360 (HR2)	BR461 (SR17)
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BR15 (HB52)	BR139 (SB32)	BR252 (HB115)	BR361 (HR3)	BR463 (SB66)
BR17 (HB2)	BR142 (SCR5)	BR253 (HB62)	BR362 (HB125)	BR465 (HJR4)
BR18 (HB118)	BR143 (HB42)	BR254 (HB63)	BR363 (HB187)	BR468 (HB308)
BR21 (HB8)	BR147 (HB26)	BR255 (HB64)	BR364 (SB23)	BR469 (HB302)
BR22 (SB2)	BR149 (HB38)	BR257 (HB65)	BR365 (SB28)	BR470 (SB187)
BR23 (SR92)	BR150 (HR10)	BR258 (HB56)	BR366 (HJR7)	BR471 (HB139)
BR24 (HB17)	BR151 (HB539)	BR259 (HB321)	BR368 (HB106)	BR472 (SB134)
BR26 (HB170)	BR152 (HCR66)	BR260 (HB160)	BR369 (SR6)	BR473 (HB422)
		,		
BR27 (HB337)	BR153 (SB163)	BR263 (HB55)	BR370 (HB351)	BR474 (SB189)
BR28 (SB7)	BR155 (HB102)	BR266 (HB494)	BR371 (HB4)	BR475 (HB127)
BR33 (HB10)	BR156 (HB146)	BR267 (HB46)	BR372 (SB34)	BR477 (SR1)
BR34 (SB8)	BR157 (HB94)	BR268 (HB104)	BR374 (HB477)	BR479 (HB144)
BR35 (HB45)	BR158 (HB54)	BR270 (HB504)	BR375 (HB240)	BR480 (SB171)
BR37 (SB6)	BR159 (HB59)	BR271 (HB105)	BR377 (SR15)	BR481 (HB164)
BR38 (SB12)	BR160 (HB134)	BR272 (HB241)	BR378 (SR14)	BR482 (HB157)
BR41 (HB11)	BR162 (HJR5)	BR274 (HB140)	BR379 (SR10)	BR483 (HB156)
BR42 (HB15)	BR163 (HR6)	BR276 (HB236)	BR381 (HB113)	BR484 (HB155)
BR43 (HB158)	BR164 (HB526)	BR277 (HR216)	BR382 (HCR11)	BR485 (HB238)
BR45 (SB13)	BR166 (HB124)	BR278 (HB79)	BR383 (HB100)	BR486 (HB306)
BR46 (HB108)	BR167 (HB244)	BR279 (SB16)	BR384 (HB129)	BR487 (HB246)
BR49 (HB9)	BR169 (HB357)	BR281 (HB80)	BR385 (HB167)	BR488 (HB154)
BR51 (HB88)	BR171 (HB261)	BR282 (HB60)	BR386 (SB27)	BR490 (SB39)
BR52 (HR14)	BR172 (HB503)	BR283 (HB280)	BR387 (HB266)	BR495 (HR28)
BR55 (HB53)	BR173 (HB260)	BR284 (HB72)	BR388 (HB83)	BR496 (HR27)
BR56 (HB21)	BR175 (HB33)	BR286 (HB148)	BR389 (HB84)	BR497 (HB218)
• •			,	` ,
BR57 (HB28)	BR176 (HB37)	BR287 (HB142)	BR390 (HB85)	BR498 (HB163)
BR58 (HB225)	BR177 (HB30)	BR288 (SB17)	BR391 (HB86)	BR500 (HB473)
BR60 (HB22)	BR178 (HB95)	BR289 (HB70)	BR392 (HB87)	BR501 (HB313)
BR61 (SB5)	BR179 (HB57)	BR290 (SB111)	BR393 (HCR8)	BR502 (HB289)
BR62 (HB78)	BR180 (SB11)	BR291 (HB151)	BR394 (SR7)	BR503 (HB303)
BR63 (HB43)	BR182 (SB14)	BR292 (HB165)	BR395 (HB103)	BR504 (SB164)
BR64 (SJR16)	BR183 (SB30)	BR293 (HB347)	BR396 (HB279)	BR505 (SB184)
BR65 (SB37)	BR186 (HB117)	BR294 (SB133)	BR397 (SB48)	BR506 (SB181)
BR68 (HB16)	BR187 (HB50)	BR298 (SB36)	BR400 (HB6)	BR507 (SB167)
BR69 (SB10)	BR188 (SB62)	BR302 (HB81)	BR401 (SB35)	BR509 (HB326)
BR71 (HB132)	BR189 (HB68)	BR303 (HB82)	BR402 (HB135)	BR511 (SB185)
BR72 (HB66)	BR190 (HB69)	BR304 (HB471)	BR405 (HB323)	BR512 (SB182)
BR73 (HB32)	BR191 (HB35)	BR305 (HB453)	BR406 (HB380)	BR513 (SB78)
BR74 (HB12)	BR192 (HB138)	BR306 (HB119)	BR410 (HB110)	BR514 (HB203)
BR75 (HB13)	BR193 (SR50)	BR307 (HB452)	BR411 (HB409)	BR515 (HB366)
BR76 (HB14)	BR194 (SR11)	BR308 (HB168)	BR412 (HB111)	BR516 (HB229)
BR77 (SB33)	BR195 (HB40)	BR309 (SB63)	BR413 (SB151)	BR517 (SB129)
BR78 (HB24)	BR199 (SJR12)	BR310 (SB190)	BR414 (HJR15)	BR518 (HB290)
BR79 (HB18)	BR202 (HB58)	BR311 (HB93)	BR415 (HB99)	BR519 (HB249)
BR80 (HB153)	BR203 (HB116)	BR313 (HJR12)	BR416 (HB227)	BR520 (HB298)
BR82 (HB20)	BR204 (HB36)	BR314 (HR19)	BR417 (HB92)	BR526 (HB300)
BR83 (HB152)	BR205 (HB77)	BR315 (HB133)	BR418 (SB173)	BR527 (SR222)
•	` ,	BR316 (HB162)	BR420 (SB76)	
BR84 (HB19)	BR206 (HB123)	,		BR528 (SB183)
BR86 (HB338)	BR207 (SB3)	BR317 (HB398)	BR424 (SB80)	BR801 (HR24)
BR88 (SB21)	BR208 (HB272)	BR319 (HB136)	BR426 (HB166)	BR802 (HB159)
BR89 (SB137)	BR209 (HB34)	BR320 (HJR29)	BR428 (HB411)	BR803 (SB1)
BR90 (HB51)	BR210 (SB22)	BR323 (HB442)	BR429 (HB410)	BR804 (SJR19)
BR94 (HB23)	BR211 (HB239)	BR324 (HB401)	BR430 (HB175)	BR805 (SJR49)
BR95 (HB141)	BR212 (SB44)	BR326 (HB73)	BR431 (HB190)	BR807 (HJR52)
BR98 (SJR29)	BR213 (SB29)	BR327 (SB61)	BR432 (HB131)	BR808 (SR23)
BR99 (HB529)	BR216 (HB44)	BR329 (HR13)	BR433 (SR13)	BR809 (HR17)
		BR330 (HB181)	BR434 (SB9)	
BR102 (HB464)	BR217 (SB43)			BR810 (SR21)
BR103 (HB31)	BR218 (HB48)	BR331 (SB4)	BR435 (HR151)	BR811 (HR134)
BR104 (HJR9)	BR219 (HB137)	BR332 (HB178)	BR436 (HB264)	BR812 (SR33)
BR106 (HB29)	BR220 (HB49)	BR333 (HB216)	BR437 (HB3)	BR813 (HR33)
BR109 (HB27)	BR221 (HB180)	BR334 (HB112)	BR438 (HB126)	BR814 (SR28)
BR113 (HB256)	BR222 (SB109)	BR335 (HB1)	BR439 (HB459)	BR815 (HR35)
BR114 (HB250)	BR224 (SB18)	BR337 (SR9)	BR441 (HB295)	BR816 (SR30)
BR115 (HB480)	BR225 (SB89)	BR338 (SR8)	BR443 (HB120)	BR817 (HR23)
BR116 (HB121)	BR226 (HB89)	BR339 (SB20)	BR444 (HB172)	BR818 (SR32)
BR117 (SB31)	BR227 (HB61)	BR340 (HB149)	BR445 (SB73)	BR819 (HR25)
BR118 (HR143)	BR229 (HB502)	BR341 (HB193)	BR446 (HB147)	BR820 (HR36)
BR120 (HB25)	BR231 (HB101)	BR342 (HB490)	BR447 (HB287)	BR821 (SR38)
,				
BR122 (HB213)	BR233 (HB339)	BR343 (HB7)	BR448 (SB19)	BR822 (HR22)
BR123 (HB47)	BR234 (HB543)	BR344 (HB90)	BR449 (SB40)	BR825 (SR34)
BR124 (HB265)	BR236 (HB67)	BR345 (HB91)	BR450 (HB161)	BR826 (HR45)
BR127 (HB76)	BR237 (HB375)	BR346 (HB75)	BR451 (HB5)	BR827 (SR55)
BR128 (HB97)	BR238 (HB71)	BR348 (HB109)	BR452 (SB124)	BR828 (HR74)
BR129 (HB98)	BR241 (SB24)	BR349 (HR16)	BR453 (SB128)	BR829 (SCR22)
BR130 (HB130)	BR243 (HB173)	BR350 (HB107)	BR454 (HB186)	BR830 (HB143)
BR132 (HB96)	BR244 (HB462)	BR353 (HB235)	BR455 (SB26)	BR831 (HR18)
BR133 (HB217)	BR245 (SR2)	BR354 (HB397)	BR456 (SB25)	BR833 (HR32)
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BR835 (SR24)	BR940 (HB197)	BR1052 (SR60)	BR1147 (HB316)	BR1266 (HB520)
BR836 (HB145)	BR944 (HB188)	BR1053 (HB221)	BR1148 (HJR70)	BR1267 (HR88)
BR837 (SR26)	BR945 (HB263)	BR1054 (HR87)	BR1149 (HR42)	BR1268 (HR89)
BR838 (SR25)	BR946 (SB90)	BR1055 (HB234)	BR1150 (HB467)	BR1269 (HR93)
BR839 (SR27)	BR947 (HB189)	BR1056 (HB311)	BR1151 (HB231)	BR1270 (SR79)
BR840 (SR20)	BR949 (HR67)	BR1059 (HR76)	BR1152 (HCR106)	BR1271 (SB92)
BR842 (HB177)	BR950 (HB182)	BR1061 (HCR99)	BR1155 (SB155)	BR1272 (HJR94)
BR843 (HB174)	BR951 (HR40)	BR1062 (SR182)	BR1157 (SB106)	BR1273 (HB325)
BR844 (HB176)	BR953 (HB310)	BR1063 (HR103)	BR1161 (HR140)	BR1275 (SB77)
BR845 (HB248)	BR954 (HR80)	BR1064 (SR183)	BR1162 (HB443)	BR1276 (SB110)
BR846 (HR31)	BR955 (SR62)	BR1065 (HCR100)	BR1163 (HB364)	BR1277 (SB154)
BR847 (HR30)	BR956 (HB531)	BR1066 (SR184)	BR1164 (HB331)	BR1278 (SB166)
BR848 (SR31)	BR957 (HB368)	BR1067 (HR101)	BR1165 (SR47)	BR1279 (SB165)
BR849 (HR38)	BR958 (HB530)	BR1068 (SR180)	BR1166 (SR101)	BR1280 (SB146)
BR850 (HR37)	BR959 (HB430)	BR1069 (HR102)	BR1169 (HB292)	BR1281 (SB156)
BR851 (HB544)	BR960 (HB286)	BR1070 (SR181)	BR1170 (HB195)	BR1282 (HB299)
BR852 (SB41)	BR961 (HB440)	BR1071 (HCR90)	BR1171 (HJR59)	BR1283 (HB508)
BR853 (HR39)	BR964 (HB510)	BR1072 (SR224)	BR1172 (HJR56)	BR1284 (HB498)
BR854 (HB243)	BR965 (SB56)	BR1073 (HCR84)	BR1173 (HJR120)	BR1285 (HB488)
BR855 (HB228)	BR968 (SB57)	BR1074 (SR201)	BR1174 (SB59)	BR1305 (SJR93)
BR856 (HR34)	BR969 (SB52)	BR1075 (HR61)	BR1175 (HB415)	BR1306 (SB161)
BR857 (HR26)	BR970 (SB50)	BR1076 (SR191)	BR1176 (HB431)	BR1307 (SR78)
BR858 (HB253)	BR971 (SB55)	BR1077 (HR47)	BR1177 (HB301)	BR1308 (SR59)
BR861 (HB314)	BR972 (HB230)	BR1078 (SR192)	BR1179 (HB423)	BR1309 (HCR85)
BR863 (HB254)	BR973 (HR81)	BR1079 (HR46)	BR1180 (HB202)	BR1310 (HCR137)
BR866 (HB252)	BR976 (HB518)	BR1080 (SR193)	BR1181 (HB205)	BR1312 (HB534)
BR867 (HB251)	BR977 (HB210)	BR1081 (HR64)	BR1182 (SB81)	BR1314 (HB305)
BR868 (HR92)	BR978 (HB237)	BR1082 (SR194)	BR1183 (SB65)	BR1315 (HB362)
BR869 (HCR91)	BR981 (HB226)	BR1083 (HR60)	BR1184 (SB162)	BR1316 (HB294)
BR873 (HB233)	BR982 (SB60)	BR1084 (SR195)	BR1186 (HB198)	BR1317 (HB460)
BR874 (SB38)	BR983 (SB83)	BR1085 (HR62)	BR1187 (SB45)	BR1318 (HB386)
BR876 (HR104)	BR984 (SB47)	BR1087 (HR72)	BR1188 (SB131)	BR1319 (HR83)
BR877 (HB336)	BR986 (SB188)	BR1088 (SR196)	BR1189 (HB408)	BR1320 (HB365)
BR878 (SB69)	BR987 (SR82)	BR1089 (HR65)	BR1190 (HB309)	BR1321 (SJR70)
BR879 (HB171)	BR991 (SB53)	BR1090 (SR197)	BR1191 (SR48)	BR1322 (SJR69)
BR881 (HR95)	BR992 (HB257)	BR1091 (HR50)	BR1196 (HB258)	BR1328 (HB457)
BR882 (HB222)	BR993 (HB223)	BR1092 (SR185)	BR1197 (HR184)	BR1333 (HB495)
BR883 (HB332)	BR994 (HB284)	BR1093 (HR51)	BR1199 (SB49)	BR1334 (HB429)
BR884 (SR45)	BR995 (SJR37)	BR1095 (HR48)	BR1200 (SB175)	BR1337 (SB174)
BR885 (SJR40)	BR996 (SR44)	BR1096 (SR186)	BR1206 (HB486)	BR1338 (HB370)
BR886 (SB138)	BR997 (SR39)	BR1097 (HR73)	BR1207 (HR41)	BR1339 (HB393)
BR887 (SB46)	BR998 (SB58)	BR1098 (SR187)	BR1208 (HB259)	BR1340 (HB407)
BR889 (SB42)	BR999 (HR43)	BR1099 (HR63)	BR1210 (HB514)	BR1341 (HR96)
BR890 (HB304)	BR1001 (HB540)	BR1100 (SR188)	BR1211 (HB507)	BR1342 (HB511)
BR891 (HB538)	BR1003 (HB267)	BR1101 (HR53)	BR1216 (HJR119)	BR1343 (HJR111)
BR892 (HB169)	BR1004 (HB461)	BR1102 (SR189)	BR1218 (HB322)	BR1344 (HB487)
BR893 (HB208)	BR1006 (HB516)	BR1103 (HR54)	BR1219 (HB183)	BR1345 (HB344)
BR894 (HCR79)	BR1008 (SR53)	BR1104 (SR190)	BR1220 (HB219)	BR1346 (SB75)
BR895 (HB220)	BR1009 (SB54)	BR1105 (HR155)	BR1221 (HB194)	BR1347 (HB315)
BR896 (HB207)	BR1010 (SR54)	BR1106 (SR199)	BR1222 (SR57)	BR1348 (HB481)
BR898 (SB177)	BR1011 (SR43)	BR1107 (HR154)	BR1223 (HB191)	BR1351 (HB515)
BR899 (HR58)	BR1012 (SR71)	BR1109 (HR153)	BR1224 (SR56)	BR1352 (HB421)
BR901 (HB204)	BR1013 (HB245)	BR1110 (SR200)	BR1225 (SB170)	BR1353 (HCR97)
BR902 (HB179)	BR1014 (HB328)	BR1111 (HB394)	BR1227 (SR51)	BR1354 (HB329)
BR903 (SR35)	BR1016 (HB396)	BR1112 (HB232)	BR1228 (HR82)	BR1355 (HB384)
BR905 (SB51)	BR1017 (SB119)	BR1113 (SB71)	BR1229 (HB196)	BR1356 (SB139)
BR908 (HB242)	BR1018 (SB118)	BR1114 (SR216)	BR1230 (HB192)	BR1359 (SB67)
BR909 (HB185)	BR1019 (SB84)	BR1115 (SR217)	BR1232 (SB152)	BR1360 (HB446)
BR910 (SR36)	BR1021 (SR41)	BR1116 (HR71)	BR1233 (SR122)	BR1362 (HCR117)
BR911 (HB417)	BR1022 (HB472)	BR1117 (SR225)	BR1234 (HB247)	BR1363 (HB334)
BR912 (SJR58)	BR1023 (HB474)	BR1118 (HR49)	BR1235 (HB341)	BR1364 (SB72)
BR913 (HB317)	BR1024 (HB475)	BR1119 (SR198)	BR1236 (SB159)	BR1367 (HB373)
BR914 (HB270)	BR1025 (HB214)	BR1121 (SR202)	BR1237 (SB158)	BR1368 (HCR125)
BR915 (HB458)	BR1026 (HB215)	BR1124 (SR220)	BR1238 (SB157)	BR1371 (HB465)
BR916 (HB273)	BR1027 (HR55)	BR1125 (SR221)	BR1239 (HB282)	BR1372 (SB169)
BR917 (HB278)	BR1028 (HB379)	BR1126 (SR203)	BR1240 (HB281)	BR1373 (HJR150)
BR918 (HB271)	BR1029 (HB200)	BR1127 (SR204)	BR1241 (HB527)	BR1374 (HB346)
BR919 (HB277)	BR1030 (HB209)	BR1128 (SR205)	BR1242 (HB255)	BR1375 (HB414)
BR920 (HB274)	BR1031 (HB416)	BR1129 (SR206)	BR1243 (SJR46)	BR1376 (HB360)
BR921 (HB276)	BR1032 (HB283)	BR1130 (SR208)	BR1244 (HB307)	BR1377 (HB491)
BR922 (HB269)	BR1035 (HB426)	BR1131 (SR207)	BR1245 (HB291)	BR1378 (SR74)
BR923 (HB275)	BR1036 (HB463)	BR1132 (SR214)	BR1246 (SB144)	BR1379 (SB79)
BR924 (HCR69)	BR1038 (HB509)	BR1133 (SR215)	BR1250 (HB297)	BR1382 (HB413)
BR925 (HB390)	BR1039 (HJR78)	BR1134 (SR212)	BR1251 (HB479)	BR1383 (SB82)
BR927 (HR68)	BR1040 (SB64)	BR1135 (SR213)	BR1252 (HB489)	BR1384 (SB108)
BR928 (SR52)	BR1041 (HR77)	BR1136 (SR210)	BR1253 (HB268)	BR1386 (SB70)
BR929 (HB201)		BR1137 (SR211)	BR1254 (HB296)	BR1387 (SB103)
BR930 (SB68)	BR1042 (HB212)	DD1120 (CD200)		
DD034 (UD340)	BR1043 (HR182)	BR1138 (SR209)	BR1255 (SR76)	BR1388 (HB377)
BR931 (HB318)	BR1043 (HR182) BR1044 (SR42)	BR1139 (SR223)	BR1256 (HB335)	BR1389 (SR61)
BR932 (HR57)	BR1043 (HR182) BR1044 (SR42) BR1045 (HB485)	BR1139 (SR223) BR1140 (SR219)	BR1256 (HB335) BR1257 (HB320)	BR1389 (SR61) BR1391 (SB95)
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BR1400 (SB98)	BR1493 (HB385)	BR1636 (HB383)	BR1760 (SR99)	BR1837 (HR205)
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BR1401 (SB102)	BR1494 (HB399)	BR1637 (SB112)	BR1761 (SR121)	BR1838 (HR209)
BR1402 (SB94)	BR1496 (HB372)	BR1647 (HB456)	BR1762 (HCR171)	BR1839 (SR141)
BR1403 (SB126)	BR1497 (HB371)	BR1648 (SB150)	BR1763 (HR156)	BR1840 (SR142)
BR1404 (SB99)	BR1498 (HB369)	BR1652 (HB395)	BR1764 (HR169)	BR1841 (HR213)
BR1406 (SB125)	BR1499 (HB387)	BR1656 (SB105)	BR1765 (HR170)	BR1842 (HR211)
BR1407 (HB521)	BR1500 (HB356)	BR1658 (SB147)	BR1766 (SR103)	BR1843 (HR207)
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BR1408 (HB528)	BR1501 (HB378)	BR1659 (HB382)	BR1767 (HR165)	BR1844 (HR202)
BR1412 (HB419)	BR1502 (HB438)	BR1664 (HB367)	BR1768 (HCR172)	BR1845 (SR143)
BR1413 (HB358)	BR1503 (HB435)	BR1667 (HB425)	BR1769 (SR112)	BR1846 (HR204)
BR1415 (HB363)	BR1504 (HB437)	BR1668 (HB424)	BR1770 (HR174)	BR1847 (HR208)
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BR1417 (HB541)	BR1505 (HB436)	BR1669 (HB376)	BR1771 (HR167)	BR1849 (SR150)
BR1418 (HB476)	BR1506 (SB176)	BR1671 (HB478)	BR1772 (HR173)	BR1850 (HR212)
BR1419 (HB537)	BR1507 (HCR112)	BR1675 (HB444)	BR1773 (HR175)	BR1851 (SR144)
BR1420 (HB519)	BR1509 (HB418)	BR1677 (HB512)	BR1774 (SR104)	BR1852 (SR155)
BR1421 (HR110)	BR1514 (SB130)	BR1679 (SB172)	BR1775 (SR105)	BR1853 (SR146)
BR1422 (HB524)	BR1516 (HB535)	BR1681 (HB497)	BR1776 (SR109)	BR1854 (SR145)
BR1423 (HB523)	BR1517 (HB412)	BR1682 (HCR135)	BR1777 (SR102)	BR1855 (SR147)
BR1424 (SB88)	BR1518 (HB381)	BR1684 (HB403)	BR1778 (HCR177)	BR1856 (HR210)
BR1425 (SB87)	BR1524 (HB492)	BR1686 (HB434)	BR1779 (HR179)	BR1857 (HR214)
BR1426 (HB513)	BR1527 (SB142)	BR1687 (HJR131)	BR1780 (SR108)	BR1858 (HR215)
BR1428 (SJR88)	BR1528 (SB127)	BR1689 (HJR126)	BR1781 (SR106)	BR1859 (SR148)
BR1429 (HR109)	BR1529 (SB116)	BR1690 (HB391)	BR1782 (SR111)	BR1860 (HR218)
BR1431 (SR65)	BR1531 (SB121)	BR1692 (HB525)	BR1783 (SR107)	BR1861 (HR219)
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BR1433 (HR98)	BR1532 (SB113)	BR1693 (HR115)	BR1784 (SR114)	BR1862 (SR149)
BR1434 (HB389)	BR1533 (SB120)	BR1694 (HB493)	BR1785 (HR180)	BR1863 (SR152)
BR1437 (SB123)	BR1535 (SB115)	BR1696 (HB427)	BR1786 (SR115)	BR1864 (SR154)
BR1438 (SB117)	BR1537 (SB122)	BR1697 (HB496)	BR1787 (SR125)	BR1866 (SR151)
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BR1439 (HB348)	BR1538 (SB114)	BR1698 (HJR116)	BR1788 (HR178)	BR1867 (HR217)
BR1440 (HB349)	BR1545 (HCR158)	BR1700 (HB392)	BR1789 (HR176)	BR1868 (SR153)
BR1441 (HB522)	BR1546 (HB439)	BR1702 (HB405)	BR1791 (SR118)	BR1869 (HR223)
			DD1701 (UD101)	
BR1442 (HB354)	BR1547 (HB406)	BR1703 (HB470)	BR1792 (HR193)	BR1871 (SR177)
BR1443 (HB352)	BR1549 (SJR73)	BR1704 (HB404)	BR1793 (SR116)	BR1872 (HR221)
BR1444 (HR129)	BR1550 (HB432)	BR1713 (HB445)	BR1794 (SR113)	BR1873 (SR157)
BR1445 (HB506)	BR1551 (HB433)	BR1718 (HCR159)	BR1795 (HR190)	BR1874 (HR222)
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BR1446 (HB319)	BR1552 (HB536)	BR1719 (HR163)	BR1796 (HR189)	BR1875 (SR156)
BR1447 (HB501)	BR1553 (HB466)	BR1720 (HR162)	BR1797 (HR183)	BR1877 (HR224)
BR1448 (HB361)	BR1554 (HB505)	BR1722 (HR123)	BR1798 (SR138)	BR1878 (SR159)
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BR1449 (HR118)	BR1558 (SB145)	BR1723 (HR124)	BR1799 (SR117)	BR1879 (HR225)
BR1451 (HB449)	BR1561 (HB353)	BR1724 (SR77)	BR1800 (HR181)	BR1880 (HR226)
BR1452 (SB74)	BR1562 (HJR105)	BR1725 (SR84)	BR1801 (SR123)	BR1881 (HR228)
BR1454 (SR63)	BR1563 (HB330)	BR1726 (HCR121)	BR1803 (HCR185)	BR1882 (HCR227)
BR1455 (SJR67)	BR1564 (HB374)	BR1727 (SCR75)	BR1804 (HR194)	BR1883 (SR169)
BR1456 (HB327)	BR1565 (HB420)	BR1728 (HR113)	BR1806 (HR186)	BR1884 (HR235)
BR1457 (HB400)	BR1566 (HB455)	BR1729 (SR86)	BR1807 (SR119)	BR1885 (SR172)
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BR1458 (HB483)	BR1567 (HCR147)	BR1730 (HR127)	BR1808 (SR127)	BR1886 (HR230)
BR1459 (HB482)	BR1569 (HB333)	BR1731 (SR87)	BR1809 (SR120)	BR1887 (HR233)
BR1460 (HB533)	BR1570 (SB140)	BR1732 (HR132)	BR1810 (HR188)	BR1888 (SR164)
BR1461 (HB402)	BR1573 (HB342)	BR1734 (HR122)	BR1811 (HR192)	BR1889 (SR166)
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BR1462 (HB447)	BR1574 (SB132)	BR1735 (SR85)	BR1812 (SR131)	BR1890 (HR231)
BR1463 (HB428)	BR1575 (SB168)	BR1736 (HR130)	BR1813 (SR128)	BR1891 (SR170)
BR1464 (SB153)	BR1576 (SJR91)	BR1737 (HR128)	BR1814 (HR187)	BR1892 (HR234)
	BR1577 (SB186)			BR1893 (SR162)
BR1466 (HB451)		BR1738 (HR136)	BR1815 (HR198)	DIV 1090 (OIV 102)
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BR1468 (SR72)		BR1739 (HR161)	BR1816 (SR136)	BR1894 (SR167)
BR1469 (SB91)	BR1594 (HB355)	BR1740 (SR100)	BR1817 (SR129)	BR1894 (SR167) BR1896 (HCR229)
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BR1470 (HB468)	BR1594 (HB355) BR1595 (HR107) BR1596 (SR68)	BR1740 (SR100) BR1741 (SR98) BR1742 (HR191)	BR1817 (SR129) BR1818 (SR132) BR1819 (SR124)	BR1896 (HCR229) BR1897 (HR237) BR1898 (SR163)
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BR1470 (HB468)	BR1594 (HB355) BR1595 (HR107) BR1596 (SR68)	BR1740 (SR100) BR1741 (SR98) BR1742 (HR191)	BR1817 (SR129) BR1818 (SR132) BR1819 (SR124)	BR1896 (HCR229) BR1897 (HR237) BR1898 (SR163)
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