

Senate Bills

SB1 (BR1663)/FN - R. Stivers, S. Funke Frommeyer

AN ACT relating to the endowed research fund and making an appropriation therefor.

Create a new section of KRS Chapter 164 to establish the endowed research fund to be administered by the Council on Postsecondary Education (CPE) for the purposes of funding research consortiums between two or more public universities; provide that the endowed research fund shall consist of appropriations, federal funds, and other proceeds made available to the fund; provide that the funds shall not lapse; provide that there shall be five consortium accounts within the endowed research fund that shall each be assigned to a unique research consortium selected by CPE; provide that CPE shall solicit, accept, and review applications from research consortiums between two or more public universities to determine five research consortiums eligible to review seed funding for a term of five years; create a review process to determine future eligibility for funding through the endowed research fund; direct CPE to fill vacancies when a research consortium is no longer eligible to receive funding through the endowed research fund; direct CPE to promulgate administrative regulations to administer this section; direct CPE to select the Kentucky Spinal Cord and Head Injury Research Trust as one of the initial five research consortiums by February 1, 2025; APPROPRIATION.

SB1 - AMENDMENTS

HCS1 - Retain all provisions, except permit a single public university to apply for research project funding through the endowed research fund instead of requiring a research consortium between two or more public universities.

Feb 08, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 12, 2024 - to Education (S)
Feb 22, 2024 - reported favorably, 1st reading, to Calendar
Feb 23, 2024 - 2nd reading, to Rules
Feb 26, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 28, 2024
Feb 28, 2024 - 3rd reading, passed 36-0-1
Feb 29, 2024 - received in House ; to Committee on Committees (H)
Mar 06, 2024 - to Appropriations & Revenue (H)
Mar 12, 2024 - taken from Appropriations & Revenue (H); 1st reading ; returned to Appropriations & Revenue (H)
Mar 13, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H)
Mar 25, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024
Mar 27, 2024 - 3rd reading, passed

86-0 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 04, 2024 - signed by Governor

SB2 (BR1421)/AA - M. Wise, M. Deneen, D. Douglas, G. Elkins, S. Funke Frommeyer, R. Mills, L. Tichenor

AN ACT relating to student safety.
Create a new section of KRS Chapter 158 to define terms; establish a framework for employment of Kentucky guardians in schools; specify qualifications of a guardian; specify that a local board of education may not be held liable for a guardian acting within his or her scope of duty; specify that guardians shall have the immunities of police officers; amend KRS 158.442 to require the Center for School Safety to implement a system to certify guardians to school districts and administer and oversee the school mapping program; amend KRS 158.441 to specify required certifications in the definition of "school resource officer"; amend 158.4414 to allow school districts to hire a guardian until a certified school resource officer is available as required; allow a district with a school resource officer to hire guardians to provide additional school safety and security measures; amend KRS 158.4416 to define terms; make conforming changes; require the trauma-informed team to compile their activities to be used in the creation of the comprehensive school improvement plan and submit the information to the Department of Education (KDE); require KDE to annually summarize and submit the information to the state board and the Legislative Research Commission; create a new section of KRS Chapter 158 to require the department to gather and compile data, coordinate training, and monitor the numbers and types of mental health professionals in schools; amend KRS 158.443 to conform; amend KRS 158.4451 to require the Office of Homeland Security to maintain and update the anonymous reporting tool; specify that each school district shall make available an anonymous reporting tool; provide for an alternative anonymous reporting tool; amend KRS 156.095 to require schools to provide suicide prevention awareness twice a year and an opportunity for any student who missed the suicide prevention awareness lesson to receive the lesson at a later time; make conforming changes; amend KRS 158.162 to allow secondary locking mechanisms in schools; require school councils or principals to include school mapping data, if available, in their emergency plans; create a new section of KRS Chapter 158 to create the School Mapping Data Program administered by the Center for School Safety; outline requirements of school mapping data; amend KRS 158.4412 to require the local school district's safety coordinator to maintain a current copy of school mapping data; amend KRS 61.637 to 78.5540 to conform.

SB2 - AMENDMENTS

SCS1/AA - Retain original provisions; require additional training courses for a guardian; define "direct services" and indirect services; specify that at least 60% of a school counselor's time should

be spent providing direct services.
SFA1(L. Tichenor) - Retain original provisions; amend KRS 158.4414 to require each public school building to post signs at least six inches high by 14 inches wide in prominent locations stating, "This school is protected by an armed and trained School Resource Officer"; require the word "armed" to be emphasized.
SFA2(M. Wise) - Specify that no offense under KRS 510.148 is allowable for employment as a guardian.
SFA3(L. Tichenor) - Retain original provisions; amend KRS 158.4414 to require as funds are available each public school building to post signs at least six inches high by 14 inches wide in prominent locations stating "This school is protected by armed and trained individuals authorized to guard against threats against the school or people therein"; require the word "armed" to be emphasized.
HCS1/AA - Retain original provisions; require a veteran to provide a form DD 214; require local boards of education to adopt specified policies relating to guardians; amend KRS 158.442 to authorize the Center for School Safety to employ an individual to provide oversight of the guardian program; amend KRS 156.501 to remove existing cost-sharing provisions for the registered nurse required to be employed by the Kentucky Department of Education.
HCA1 - Retain original provisions; amend KRS 158.4416 to define pastoral counselor and include pastoral counselor on the trauma informed team.
HFA1/P(J. Calloway) - Retain original provisions and amend KRS 158.191 to ensure parental rights and involvement by requiring notification within two business days of specific events; require a district to adopt procedures that both encourage students to speak with parents and require facilitation of the discussion with parents; forbid a district or school from adopting policies that keep any student information confidential from parents or refuse information requested by a parent with specific exceptions; forbid a district from requiring school personnel or students to use nonconforming pronouns for any individual instead of just students; establish the type of mental health services that the section does not prohibit a district from seeking for students; amend KRS 158.1415 to prohibit a child in any grade level from receiving instruction on a specific topic a parent has provided written notice to the school asserting an objection due to religious or moral beliefs; create a new section of KRS Chapter 158 to establish a cause of action for violations; create a new section of KRS Chapter 158 to prohibit a disciplinary action or adverse employment action for an employee informing a parent of specific information about a student or declining to use a pronoun or title inconsistent with the individual's biological sex; amend KRS 158.193 to establish that a school employee may participate in voluntary, student-initiated, student-led prayer when invited to do so; EMERGENCY.
HFA2(J. Calloway) - Make title amendment.
HFA3(F. Rabourn) - Retain original provisions except remove the requirement that the Office of Homeland Security maintain and update the

anonymous reporting tool and remove the requirement that every school district shall provide an anonymous reporting tool.
HFA4(T. Bojanowski) - Retain original provisions; specify that it is not the intent of the General Assembly to replace school resource officers with Kentucky guardians; allow for veterans discharged within the preceding 15 years to employment at a guardian; require guardians carry personal liability insurance.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Education (S)
Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute
Mar 01, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, March 05, 2024
Mar 04, 2024 - floor amendment (2) filed to Committee Substitute ; floor amendment (3) filed to Committee Substitute
Mar 05, 2024 - 3rd reading ; floor amendment withdrawn Floor Amendments (1) and (3) ; passed 28-10 with Committee Substitute (1) and Floor Amendment (2)
Mar 06, 2024 - received in House ; to Committee on Committees (H)
Mar 07, 2024 - to Education (H)
Mar 13, 2024 - floor amendments (1) and (2)-title) filed
Mar 26, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1); floor amendments (3) and (4) filed to Committee Substitute
Mar 27, 2024 - 2nd reading, to Rules
Mar 28, 2024 - placed in the Orders of the Day; 3rd reading, passed 70-27 with Committee Substitute (1) ; received in Senate; to Rules (H); posted for passage for concurrence in House Committee Substitute (1) ; Senate concurred in House Committee Substitute (1) ; passed 28-7 with Committee Substitute (1) ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate; delivered to Governor
Apr 09, 2024 - filed without Governor's signature with the Secretary of State
Apr 10, 2024 - became law without Governor's Signature

SB3 (BR1346) - J. Howell

AN ACT relating to the Department of Agriculture and declaring an emergency.
Amend KRS 150.021 to remove the Department of Fish and Wildlife Resources from the Tourism, Arts and Heritage Cabinet, administratively attach the Department of Fish and Wildlife Resources to the Department of Agriculture, transfer records associated with the Department of Fish and Wildlife Resources from the Tourism, Arts and Heritage Cabinet to the department; amend KRS 150.022 to authorize the Commissioner of Agriculture to appoint members of the Department of Fish and Wildlife Resources Commission; amend KRS 12.020, 150.061, 235.010, 235.030, 235.130, and 246.030 to conform; make provisions for vacated appointments and process of new appointments; EMERGENCY.

SB3 - AMENDMENTS

SCS1 - Retain original provisions, except amend KRS 150.021 and 235.030 to restore provisions establishing the Department of Fish and Wildlife Resources as an independent department of state government and the department's sole discretion over functions and properties of the department.

SFA1(R. Webb) - Delete all provisions of SB 3/SCS 1; direct the Legislative Research Commission to establish the Department of Fish and Wildlife Resources Administration Task Force; provide for the duties and membership of the task force; require the task force to meet at least three times during the 2024 Interim and to submit its findings, legislative recommendations, or a memorandum to the Legislative Research Commission by November 29, 2024; allow the Legislative Research Commission to alternatively assign the task force's issues to an interim joint committee and to designate a report completion date.

SFA2(R. Webb) - Make title amendment.

SFA3(R. Webb) - Delete all provisions of SB 3/SCS 1; amend KRS 150.022 to require the Senate to confirm an appointment to the Department of Fish and Wildlife Commission by February 15 of the year in which the appointment was made; provide that failure to confirm the appointment by February 15 shall be deemed a rejection of the appointment; provide that in the event that the appointment is rejected, the Governor shall make a replacement appointment on or before the last day of February from the same list from which the initial appointment was made.

SFA4(D. Thayer) - Make title amendment.

SFA5(D. Thayer) - Amend KRS 230.225 to establish the Kentucky Horse Racing Commission as an independent department of state government that will be attached to the Department of Agriculture for administrative purposes and require appointed members of the racing commission to be confirmed by the Senate; amend KRS 12.020, 12.252, 230.817, and 246.030 to conform.

HFA1(J. Blanton) - Retain original provisions; require the Kentucky Department of Fish and Wildlife Resources to conduct a five-year pilot-program to study the growth rates of F1 Tiger bass fish, require a bi-annual report and a final report evaluating the success of stocking such fish, submit reports to the Interim Joint Committee on Natural Resources and Energy and the Legislative Research Commission.

HFA2(J. Blanton) - Retain original provisions; require the Kentucky Department of Fish and Wildlife Resources to conduct a five-year pilot-program to study the growth rates of F1 Tiger bass fish in Paintsville Lake; require a semiannual report and a final report evaluating the success of stocking such fish; submit reports to the Interim Joint Committee on Natural Resources and Energy and the Legislative Research Commission.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 01, 2024 - to Agriculture (S)

Mar 12, 2024 - reported favorably, 1st reading, to Calendar with Committee

Substitute (1)

Mar 13, 2024 - floor amendments (1) and (3) filed to Committee Substitute, floor amendment (2-title) filed to bill; 2nd reading, to Rules; floor amendment (5) filed to Committee Substitute, floor amendment (4-title) filed to bill; posted for passage in the Regular Orders of the Day for Thursday, March 14, 2024

Mar 14, 2024 - passed over and retained in the Orders of the Day

Mar 15, 2024 - floor amendment adopted Committee Substitute (1); 3rd reading; floor amendments (1) and (3) withdrawn; floor amendment (2-title) ruled out of order; passed 20-16 with Committee Substitute (1), Floor Amendment (5) and Floor Amendment (4-title); received in House; to Committee on Committees (H)

Mar 21, 2024 - floor amendment (1) filed

Mar 25, 2024 - floor amendment (2) filed

SB4 (BR1563)/AA - J. Higdon, D. Thayer

AN ACT relating to sick leave for members of the Teachers' Retirement System and declaring an emergency.

Amend KRS 161.155 to specify that sick leave payments made to certified school employees who began participating in the Teachers' Retirement System (TRS) prior to January 1, 2022, and who retire from TRS on or after July 1, 2024, shall be limited to the sick leave accrued by the employee as of June 30, 2024, plus no more than 10 additional sick leave days accrued each fiscal year thereafter; provide that the 10 additional days eligible for payment shall not include personal leave, emergency leave, or other forms of non-sick leave balances; require each school district to annually report sick leave balances to TRS beginning with the fiscal year ending June 30, 2024 and specify contents of the report; amend KRS 161.152 and 161.154 to further clarify that emergency leave and personal leave shall not be converted to sick leave under KRS 161.155; amend KRS 161.400 to require TRS to annually report in the annual actuarial valuation the total liabilities and costs of the sick leave program created by KRS 161.155; amend KRS 161.623 to allow school districts to convert excess sick leave accrued annually in excess of 10 days specified by the bill to service credit in TRS the school district pays the cost of conversion; amend KRS 161.643 to include new sick leave reporting requirements in the annual statutory reporting requirements for TRS employers; provide that the Auditor of Public Accounts shall perform a special audit of the sick leave program to ensure sick leave balances are being reported correctly to TRS and specify that TRS shall pay the costs of the audit; EMERGENCY.

SB4 - AMENDMENTS

SCS1/AA - Retain original provisions, except amend KRS 161.155 remove changes that would have limited the amount of sick leave payments provided to teachers upon retirement and instead limit the amount of sick leave payments that are included in the retirement allowance of a Teachers' Retirement System (TRS) member who entered the

system prior to January 1, 2022, and who retires from TRS on or after July 1, 2024, to the payment attributable to sick leave accrued by the employee as of June 30, 2024, plus no more than 10 additional sick leave days accrued each fiscal year thereafter; amend KRS 161.220 to conform to changes in KRS 161.155; amend KRS 161.370 to require the state auditor to include a review of the sick leave program to ensure the program is operating within statutory limitations and to ensure reporting requirements are being met; remove amendments to KRS 161.152 and 161.154 governing personal and emergency leave at local school districts; EMERGENCY.

HCS1/AA - Delete original provisions; amend KRS 161.155 to establish additional sick leave reporting requirements and to require school districts to file sick leave policies and provisions with the Teachers' Retirement System (TRS); amend KRS 161.400 to require TRS to annually report in the annual actuarial valuation the total liabilities and costs of the sick leave program created by KRS 161.155; amend KRS 161.643 to conform; EMERGENCY.

HFA1(D. Grossberg) - Retain original provisions; amend KRS 161.155 to allow school district employees to use sick leave for observance of religious holidays not otherwise included on the school's calendar provided the employee submits a personal statement verifying the observance and gives advance notice to the district.

HFA2(D. Grossberg) - Retain original provisions; amend KRS 161.155 to allow school district employees to use sick leave for observance of religious holidays not otherwise included on the school's calendar provided the employee submits a personal statement verifying the observance and gives advance notice to the district.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 25, 2024 - to State & Local Government (S)

Feb 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 08, 2024 - 2nd reading, to Rules
Feb 13, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 14, 2024

Feb 14, 2024 - 3rd reading, passed 24-12 with Committee Substitute (1)

Feb 15, 2024 - received in House; to Committee on Committees (H)

Feb 28, 2024 - to State Government (H)

Mar 26, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute, floor amendment (2) filed to bill

Mar 27, 2024 - 2nd reading, to Rules

SB5 (BR15) - G. Williams, D. Thayer, M. Deneen, D. Douglas, G. Elkins, S. Funke, Frommeyer, S. Meredith, R. Mills, B. Storm, L. Tichenor, J. Turner, P. Wheeler, M. Wilson, M. Wise

AN ACT relating to hunting and fishing licenses and declaring an emergency.

Amend KRS 150.170 to remove the requirement that resident owners of farmlands must own five or more acres

of land in order to be exempt from sport hunting and sport fishing license requirements when hunting or fishing on their own farmlands.

SB5 - AMENDMENTS

SCS1 - Retain original provisions; add an emergency clause; EMERGENCY.
SCA1(B. Smith) - Make title amendment.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Natural Resources & Energy (S)

Jan 04, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Jan 05, 2024 - 2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, January 09, 2024

Jan 09, 2024 - 3rd reading, passed 36-0 with Committee Substitute (1) and Committee Amendment (1-title)

Jan 10, 2024 - received in House; to Committee on Committees (H)

Feb 15, 2024 - to Tourism & Outdoor Recreation (H)

Feb 22, 2024 - reported favorably, 1st reading, to Calendar

Feb 23, 2024 - 2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 26, 2024

Feb 26, 2024 - 3rd reading, passed 92-0

Feb 27, 2024 - received in Senate; enrolled, signed by President of the Senate; enrolled, signed by Speaker of the House; delivered to Governor

Feb 29, 2024 - signed by Governor (Acts Ch. 2)

SB6 (BR393) - M. Wilson, G. Boswell, M. Deneen, D. Douglas, S. Meredith, R. Mills, J. Schickel, D. Thayer, L. Tichenor, P. Wheeler, G. Williams, M. Wise

AN ACT relating to postsecondary institutions.

Create a new section of KRS Chapter 164 to define terms; provide that a student or employee of a public postsecondary education institution shall not be penalized, discriminated against, or receive any adverse treatment due to the individual's refusal to support or endorse any divisive concept; provide that a student or employee of a public postsecondary education institution shall not be required to endorse a specific ideology or political viewpoint to be eligible for hiring, contract renewal, tenure, promotion, or graduation and prohibit an institution from inquiring into the individual's political or social viewpoints; provide that any person aggrieved by a violation of this Act has a cause of action against the institution for damages and costs of no less than \$1,000 and no more than \$100,000 per violation; waive sovereign, governmental, and qualified immunity; require the job duties of any individual employed in a diversity, equity, and inclusion role to include the promotion of intellectual diversity; provide that nothing in the section shall be interpreted to infringe upon designated rights of an institution's ability to comply with state or federal law or accreditation standards; require each public postsecondary education institution to conduct a survey in 2025 and 2027 of the institution's

students and employees to assess the campus climate with regard to diversity of thought and the respondents' comfort level in speaking freely on campus, regardless of political affiliation or ideology.

SB6 - AMENDMENTS

SCS1 - Retain original provisions, except change the term divisive concepts to discriminatory concepts; prohibit a public postsecondary education institution from providing preferential or prejudicial consideration or treatment to an individual on the basis of the individual's actual or perceived political or social ideology; prohibit a public postsecondary education institution from requiring a course that presents a discriminatory concepts as fact or otherwise advocates for any individual to assent to or support a discriminatory concepts as a prerequisite, program requirement, or general education course; establish requirements for new student orientation programs; require at least 50% of diversity initiative employees' duties to be allocated to mentoring and providing academic coaching and related learning support activities necessary for the academic success of students who are eligible to receive a federal Pell grant; remove the private cause of action for a violation of this Act; authorize the Attorney General to bring a civil action for enforcement of this Act; create a new section of KRS Chapter 164 to require public postsecondary education institutions to publish designated course information to the institution's website; amend KRS 164.348 to conform.

SFA1(G. Neal) - Retain all original provisions except require the Council on Postsecondary Education (CPE) to develop new student orientation materials that contain designated items for institutions to distribute; amend the mandatory duties of a diversity, equity, and employee of a public postsecondary education institution; delete the authority of the Attorney General to enforce the Act and authorize CPE to promulgate administrative regulations to enforce this Act.

HCS1 - Delete original provisions; create new sections of KRS Chapter 164 to define terms; prohibit a public postsecondary education institution from providing differential treatment or benefits on the basis of an individual's religion, race, sex, color, or national origin; from influencing the composition of the student body or scholarship recipients on the basis of religion, race, sex, color, or national origin; from implementing a student housing assignment plan on the basis of religion, race, color, or national origin with designated exceptions; from expending any resources on diversity, equity, and inclusion, the promotion of discriminatory topics, or bias incident investigations; from soliciting statements on an applicant's experience with or views on religion, race, sex, color, or national origin; from requiring a course or training on diversity, equity, and inclusion or discriminatory concepts as a program requirement; or disseminating or profiting from any research, work product, or material that promotes or justifies discriminatory concepts of diversity, equity, and inclusion; establish exclusions; require each governing

board of a public postsecondary education institution to amend the institution's policy on nondiscrimination to include a clause on ideological neutrality that prohibits institutional discrimination on the basis of an individual's political or social ideology; prohibit a public postsecondary education institution from requiring or encouraging any individual to endorse or condemn a specific political or social ideology or from providing preferential or prejudicial consideration or treatment to an individual on the basis of that individual's actual or perceived political or social ideology; prohibit the Council on Postsecondary Education from providing differential treatment or benefits on the basis of an individual's religion, race, sex, color, or national origin or from expending any resources on diversity, equity, and inclusion or discriminatory topics; establish exclusions for legal compliance; require each governing board of a public postsecondary education institution to ensure compliance with specific sections of this Act no later than June 30, 2024; authorize the Attorney General to bring an action for a writ of mandamus to compel the council or a public postsecondary education institution to comply; create a cause of action to permit a qualified individual to file a civil action against council or a public postsecondary education institution for injunctive relief and damages arising from a violation of this Act; waive sovereign and governmental immunity; prohibit retaliation; require each public postsecondary education institution to submit and publish a certified annual report on governmentally mandated discrimination to the Legislative Research Commission by October 1 each year; provide that a public postsecondary education institution or the council cannot claim a federal, state, judicial, contractual, or accreditation mandate as a defense to a civil action filed under this Act unless the policy, practice, or procedure upon which the complaint is founded is listed and clearly and accurately described in the public institution's annual report on governmentally mandated discrimination; require the council to develop and publish an annual assessment to evaluate intellectual freedom and viewpoint diversity at public postsecondary education institutions; require each institution to annually distribute the assessment to all students, faculty, and staff and publish the results; require each public postsecondary education institution to provide the Personnel Cabinet and State Treasurer the name, job title, duty station, and salary or wages each month beginning January 1, 2025, and to post its itemized annual budget; amend KRS 164.020 to prohibit the Council on Postsecondary Education from approving a degree, certificate, or diploma program that includes discriminatory concepts or diversity, equity, and inclusion initiatives; direct the Council on Postsecondary Education to consider certain enumerated conditions when considering the elimination of an existing program; direct each public postsecondary education institution and the Council on Postsecondary Education to discontinue designated programs and follow designated procedures when

implementing this Act; provide specific instructions for public postsecondary education institutions and the Council on Postsecondary Education to follow in implementing this Act; direct public postsecondary education institutions and the council to submit a report on implementation of this Act; require public postsecondary education institutions to submit a series of reports on historical employment data for diversity, equity, and inclusion employees; EMERGENCY.

HFA1(R. Roberts) - Retain original provisions, except remove the waiver of sovereign and governmental immunity for any claim filed under this section.

HFA2(R. Roberts) - Retain all original provisions, except remove donations, endowments, grants, gifts, or any other source from the definition of "Resource."

HFA3(C. Stevenson) - Retain all original provisions; provide that a policy or practice that is required pursuant to National Collegiate Athletic Association Division I compliance standards shall be excluded from the definition of diversity, equity, and inclusion initiatives; provide that nothing in the bill shall impact compliance with National Collegiate Athletic Association Division I compliance standards.

HFA4(R. Roberts) - Retain original provisions, except remove any prohibitions that would relate to financial assistance or scholarships.

HFA5(C. Aull) - Retain all original provisions; provide that a policy or practice that is required pursuant to institutional or program accreditation standards shall be excluded from the definition of diversity, equity, and inclusion initiatives; provide that nothing in the bill shall impact program accreditations.

HFA6(R. Roberts) - Retain original provisions, except remove the opportunity for qualified individuals to bring civil claims to seek enforcement of this Act.

HFA7(R. Roberts) - Retain original provisions, except remove prohibitions related to diversity, equity, and inclusion offices and officers.

HFA8(R. Roberts) - Retain original provisions, except remove the any restrictions upon the Council on Postsecondary Education related to diversity, equity, and inclusion.

HFA9(J. Calloway) - Retain original provisions, except amend KRS 164.092 to replace all references to "underrepresented minority students" in the performance based funding model for postsecondary education institutions with "underrepresented students"; define the term.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Education (S)

Feb 08, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 09, 2024 - 2nd reading, to Rules ; floor amendment (1) filed to Committee Substitute

Feb 12, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 13, 2024

Feb 13, 2024 - 3rd reading ; Floor Amendment (1) defeated ; passed 26-7 with Committee Substitute (1)

Feb 14, 2024 - received in House ; to Committee on Committees (H)

Mar 07, 2024 - to Education (H)

Mar 12, 2024 - taken from Education (H); 1st reading ; returned to Education (H)

Mar 13, 2024 - taken from Education (H); 2nd reading ; returned to Education (H)

Mar 14, 2024 - reported favorably, to Rules with Committee Substitute (1); floor amendments (1), (2), (3), (4), (5), (6), (7) and (8) filed to Committee Substitute ; taken from Rules ; placed in the Orders of the Day

Mar 15, 2024 - floor amendment (9) filed to Committee Substitute ; 3rd reading ; floor amendments (1) (2) (3) (4) (5) (6) (7) and (8) defeated; passed 68-18 with Committee Substitute (1) ; received in Senate ; to Rules (S)

Apr 12, 2024 - posted for passage for concurrence in House Committee Substitute (1)

SB7 (BR1375)/FN - M. Wilson, D. Thayer, G. Boswell, J. Carpenter, D. Carroll, M. Deneen, D. Douglas, G. Elkins, S. Funke Frommeyer, R. Girdler, D. Givens, J. Howell, S. Meredith, R. Mills, M. Nemes, A. Southworth, L. Tichenor, J. Turner, S. West, W. Westerfield, P. Wheeler, G. Williams, M. Wise

AN ACT relating to KEES scholarships for students attending noncertified schools.

Amend KRS 164.7874 to include an equivalent score on the Classic Learning Test as a KEES supplemental amount; define "eligible noncertified school graduate"; amend definitions of "KEES award," "KEES award maximum," and "KEES base amount" for an eligible noncertified school graduate; amend KRS 164.7879 to establish an equivalent grade point average for eligible noncertified school graduates based on the graduate's ACT score; amend KRS 164.7884 to conform.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 08, 2024 - to Education (S)

Jan 18, 2024 - reported favorably, 1st reading, to Calendar

Jan 19, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, January 23, 2024

Jan 23, 2024 - 3rd reading, passed 33-4

Jan 24, 2024 - received in House ; to Committee on Committees (H)

Feb 22, 2024 - to Education (H)

SB8 (BR379)/LM - M. Wilson, S. West, G. Boswell, D. Carroll, M. Deneen, D. Douglas, R. Girdler, S. Meredith, R. Mills, J. Schickel, D. Thayer, L. Tichenor, G. Williams, M. Wise

AN ACT relating to the Kentucky Board of Education.

Amend KRS 156.029 to provide that all 14 voting members of the Kentucky Board of Education are to be elected; create a new section of KRS Chapter 156 to establish the process by which members of the Kentucky Board of Education are elected, including a partisan primary and partisan regular election; amend KRS 156.040 to add a requirement that members of the Kentucky Board of Education shall not have served on a local school board for

at least four years preceding the year of their election; create a new section of KRS Chapter 156 to establish the process for removal of a member of the Kentucky Board of Education; amend various KRS sections to conform; repeal KRS 156.031, which relates to the State Board for Elementary and Secondary Education; establish a schedule for transitioning from appointed to elected members; allow appointees to continue to serve in accordance with their appointments until December 31, 2026; EFFECTIVE January 1, 2026.

SB8 - AMENDMENTS

SFA1(M. Wilson) - Retain original provisions, except amend KRS 156.040 to change the requirements to run for the Kentucky Board of Education to allow candidates to qualify if they have an associate degree, technical degree, or an equivalent credential; require that candidates not be serving as a member of a local school board at the time they file nomination papers to run for the Kentucky Board of Education.

Jan 09, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 11, 2024 - to State & Local Government (S)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar

Feb 29, 2024 - 2nd reading, to Rules

Mar 01, 2024 - floor amendment (1) filed; posted for passage in the Regular Orders of the Day for Tuesday, March 05, 2024

Mar 05, 2024 - 3rd reading, passed 24-14 with Floor Amendment (1)

Mar 06, 2024 - received in House ; to Committee on Committees (H)

Mar 08, 2024 - to Education (H)

SB10 (BR1059)/LM - C. McDaniel, S. Funke Frommeyer, R. Girdler, R. Mills, B. Storm, D. Thayer, L. Tichenor, P. Wheeler, M. Wilson, M. Wise

AN ACT proposing to amend Section 95 of the Constitution of Kentucky relating to the election of state officers.

Propose to amend Section 95 of the Constitution of Kentucky to hold the election of the Governor, Lieutenant Governor, Treasurer, Auditor of Public Accounts, Attorney General, Secretary of State, and Commissioner of Agriculture, Labor and Statistics in even-numbered years, every four years, beginning after the November 2027 election; provide transitional calendar; submit to voters for ratification or rejection.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to State & Local Government (S)

Jan 10, 2024 - reported favorably, 1st reading, to Calendar

Jan 11, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Wednesday, January 17, 2024

Jan 17, 2024 - 3rd reading, passed 26-9

Jan 18, 2024 - received in House ; to Committee on Committees (H)

SB11 (BR445) - J. Schickel, S. Funke Frommeyer, G. Williams

AN ACT relating to juvenile justice.

Amend KRS 610.345 to require notice to schools prior to filing of a public offense petition against a child in certain cases.

SB11 - AMENDMENTS

SCS1 - Retain original provisions; exclude education records created by the school from being destroyed; amend KRS 158.488 and 158.153 to conform. HCS1 - Retain original provisions; authorize a superintendent to designate an employee of the school district to receive notices and carry out the superintendent's responsibilities relating to juvenile justice records.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 05, 2024 - to Education (S)

Feb 08, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 09, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, February 13, 2024

Feb 13, 2024 - 3rd reading, passed 35-1 with Committee Substitute (1)

Feb 14, 2024 - received in House ; to Committee on Committees (H)

Feb 29, 2024 - to Education (H)

Mar 12, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 13, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 25, 2024 - 3rd reading, passed 85-8 with Committee Substitute (1)

Mar 26, 2024 - received in Senate ; to Rules (S)

Mar 27, 2024 - posted for passage for concurrence in House Committee Substitute (1) ; Senate concurred in House Committee Substitute (1) ; passed 33-1 with Committee Substitute (1) ; enrolled, signed by President of the Senate

Mar 28, 2024 - enrolled, signed by Speaker of the House ; delivered to Governor

Apr 04, 2024 - signed by Governor

SB12 (BR809) - C. Armstrong, D. Yates

AN ACT relating to the Kentucky child tax credit.

Create a new section of KRS Chapter 141 to establish a refundable Kentucky child tax credit for taxpayers with qualifying children under the age of six; authorize a maximum credit of \$1,000 per qualifying child for individuals with income below \$50,000 for single taxpayers and \$100,000 for married taxpayers filing jointly; provide that individuals with incomes above the specified thresholds may be eligible for a reduced child tax credit; amend KRS 141.0205 to order the tax credit; amend KRS 131.190 to allow the Department of Revenue to report on the tax credit.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Appropriations & Revenue (S)

SB13 (BR247)/CI/LM - W. Westerfield, D. Yates, C. Armstrong, D. Harper Angel, R. Thomas

AN ACT relating to crisis aversion and

rights retention orders.

Establish KRS Chapter 202D and create new sections thereof relating to crisis aversion and rights retention orders; provide limitations on interpretation of the Act; define terms; allow law enforcement officers to petition a court to issue orders when a respondent presents an immediate and present danger of causing serious physical injury to themselves or others through purchasing, possessing, or receiving a firearm; establish procedures for the filing, review, hearing, service of process, termination, or renewal of the petition and orders; provide court processes and evidentiary standards; allow entry of the orders into law enforcement systems; prescribe issuance and service procedures for additional proceedings; establish procedures for the surrender, storage, transfer, and return of firearms; establish penalties for violations; allow for recognition and enforcement of foreign orders; amend KRS 431.076 to conform.

Jan 25, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB14 (BR30) - R. Thomas, J. Schickel, S. Funke Frommeyer, R. Girdler, D. Harper Angel, R. Mills, G. Neal, W. Westerfield, M. Wise, D. Yates

AN ACT relating to beauty services.

Amend KRS 317A.030 to add a licensed nail technician and one additional citizen at large member to the board; direct board to collect and retain statistical data on its applicants and licensees; amend KRS 317A.120 to require the board give written tests in an applicant's first or second fluent language and provide certified interpreter for oral exams; allow applicant to retake any failed portion of the exam one month from applicant's receipt of any failure notice and to retake any failed exam portion an unlimited number of times; cap the retesting fee at \$35 per exam per applicant; amend KRS 317A.130 to require a warning notice be given for violation, except for a violation that presents immediate and present danger; directs notice to include description of violation and remediation required.

SB14 - AMENDMENTS

SCS1 - Retain original provisions, except delete the requirements that the board collect statistical data, provide written theory tests in non-English languages, and provide non-English language interpreters for oral practical demonstrations; delete provisions allowing applicants to retake any failed examination for an unlimited number of times and the retesting fee cap of \$35; amend KRS 317A.020 to specify emergency order and hearing procedures; allow board to pursue injunctive remedy and to refer violations of chapter to prosecutorial agencies; delete requirement of an agreement between a salon and a board inspector as to remediation timeframe after a warning notice of violation; amend KRS 317A.030 to replace one citizen at large board position with a licensed esthetician.

SFA1(J. Adams) - Retain original

provisions; allow cosmetologists and nail technicians to use callus graters for callus removal.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Licensing & Occupations (S)

Feb 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 07, 2024 - 2nd reading, to Rules

Feb 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, February 23, 2024

Feb 22, 2024 - floor amendment (1) filed to Committee Substitute

Feb 23, 2024 - 3rd reading, passed 37-0 with Committee Substitute (1) and Floor Amendment (1)

Feb 26, 2024 - received in House ; to Committee on Committees (H)

Mar 01, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 25, 2024 - 3rd reading, passed 92-0

Mar 26, 2024 - received in Senate ; to Enrollment (S); enrolled, signed by President of the Senate ; enrolled,

signed by Speaker of the House ; delivered to Governor

Mar 29, 2024 - signed by Governor

SB15 (BR1) - W. Westerfield

AN ACT relating to consumer data privacy.

Create new sections of KRS Chapter 367 to define terms; set the parameters for applicability of this Act; define various consumer rights related to data collection; require a data controller to comply with a consumer request to exercise those rights; require controllers to establish a process for consumers to appeal a controller's refusal to act on a consumer's request to exercise a right; set forth requirements for persons or entities that control or process personal data; require persons who control data to conduct data protection impact assessments; establish that the Attorney General has exclusive authority to enforce this Act and shall provide a controller or processor 30 days' written notice identifying the specific provisions that were violated; provide that if a controller or processor does not cure a violation within 30 days, the Attorney General may initiate an action and seek damages for up to \$7,500 for each violation; create a consumer privacy fund in the State Treasury to be administered by the Office of the Attorney General and direct that all civil penalties collected with regard to enforcement actions be deposited in the fund; amend KRS 367.240 to conform; provide that the Act may be cited as the Kentucky Consumer Data Protection Act; EFFECTIVE January 1, 2026.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Economic Development, Tourism, & Labor (S)

SB16 (BR3)/CI/LM - J. Schickel, R.

Girdler, B. Storm, R. Webb

AN ACT relating to agricultural key infrastructure assets.

Create a new section of KRS Chapter 511 to define terms; prohibit the operation of unmanned aircraft, video or audio recording devices, or photography equipment on or above a concentrated animal feeding operation or commercial food manufacturing or processing facility without written consent of the owner or authorized representative of the facility; establish a Class B misdemeanor for violations.

SB16 - AMENDMENTS

SCS1/CI/LM - Delete original provisions; amend KRS 511.100, relating to trespass upon key infrastructure assets, to add commercial food manufacturing or processing facility, animal feeding operation, and concentrated animal feeding operation to the definition of "key infrastructure assets"; penalize those who operate an unmanned aircraft system, video recording device, audio recording device, or photography equipment on or above the assets without consent; penalize those who record or distribute unauthorized images or material of a concentrated animal feeding operation, animal feeding operation, or commercial food manufacturing or processing facility; allow any electric, water, or natural gas utility company or a person acting on behalf of an electric, water, or natural gas utility company to operate any unmanned aircraft system, video or audio recording device, or photography equipment on or above a concentrated animal feeding operation, animal feeding operation, or commercial food manufacturing or processing facility without consent of the owner or authorized representative of the facility for legitimate business purposes. SCA1(J. Schickel) - Make title amendment.

HCS1/CI/LM - Retain original provisions, except allow a federal, state, or local government law enforcement or regulatory officer or employee to operate any unmanned aircraft system, video or audio recording device, or photography equipment on or above a concentrated animal feeding operation, animal feeding operation, or commercial food manufacturing or processing facility without the consent of the owner or authorized representative of the facility while engaged in his or her official duties.

HFA1(C. Aull) - Retain original provisions, except to allow the use of an unmanned aircraft system, video recording device, audio recording device, or photography equipment on the property of a key infrastructure asset; require that a person operate an unmanned aircraft system, video recording device, audio recording device, or photography equipment and record and distribute a part, procedure, or action of the key infrastructure asset without the consent of the owner in order to commit the offense of trespass upon key infrastructure assets.

HFA2(A. Gentry) - Retain original provisions; prohibit an employer from subjecting an employee of a key infrastructure asset who makes public any wrongdoing or documentation of noncompliance of a federal, state, or

local law or regulation to retaliation or discrimination.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Agriculture (S)

Feb 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Feb 14, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 15, 2024

Feb 15, 2024 - 3rd reading, passed 30-6 with Committee Substitute (1) and Committee Amendment (1-title)

Feb 16, 2024 - received in House ; to Committee on Committees (H)

Feb 27, 2024 - to Agriculture (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute

Mar 07, 2024 - 2nd reading, to Rules ; floor amendment (2) filed to Committee Substitute

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 26, 2024 - 3rd reading ; Floor Amendments (1) and (2) defeated ; passed 72-25 with Committee Substitute (1) ; received in Senate ; to Rules (S)

Mar 27, 2024 - posted for passage for concurrence in House Committee Substitute (1) ; Senate concurred in House Committee Substitute (1) ; passed 30-6 with Committee Substitute (1) ; enrolled, signed by President of the Senate

Mar 28, 2024 - enrolled, signed by Speaker of the House ; delivered to Governor

Apr 09, 2024 - Vetoed

Apr 12, 2024 - received in Senate; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 32-6 ; received in House ; to Rules (H); taken from Rules ; posted for consideration of Governor's veto ; veto overridden ; passed 71-26 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Secretary of State

SB17 (BR954)/LM - M. Deneen, D. Yates

AN ACT relating to certificates of death.

Amend KRS 213.076 to provide that a medical certification shall be completed by a coroner within five days after receiving the results of the inquiry when inquiry is required by KRS 72.400 to 72.475 or when the cause of death is unknown or under investigation; make technical corrections.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to State & Local Government (S)

Jan 10, 2024 - reported favorably, 1st reading, to Calendar

Jan 11, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, January 16, 2024

Jan 16, 2024 - 3rd reading, passed 33-0

Jan 17, 2024 - received in House ; to Committee on Committees (H)

Mar 06, 2024 - to State Government (H)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar

Mar 08, 2024 - 2nd reading, to Rules
Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 25, 2024 - 3rd reading, passed 92-0

Mar 26, 2024 - received in Senate ; to Enrollment (S); enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 05, 2024 - signed by Governor

SB18 (BR1078) - M. Deneen, M. Wilson

AN ACT relating to school bus equipment.

Amend KRS 156.153 to require that the standards and specifications for accessory equipment and supplies and replacement equipment shall be based on federal safety standards and shall not discriminate among manufacturers unless there is evidence that a specific manufacturer's product is defective or dangerous to use; require the Kentucky Department of Education to provide the list of standards and specification for accessory equipment and supplies and replacement equipment to the Finance and Administration Cabinet for the purpose of maintaining a list of price contracts; create a section of KRS Chapter 45A to require the Finance and Administration Cabinet to maintain a list of price contracts for the procurement of those items; permit school districts with qualifying tire expenses to seek reimbursement from the Kentucky Department of Education.

SB18 - AMENDMENTS

SCS1 - Retain original provisions, except delete noncodified language permitting school districts with qualifying tire expenses to seek reimbursement from the Kentucky Department of Education.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Education (S)

Feb 01, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 02, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, February 05, 2024

Feb 05, 2024 - passed over and retained in the Orders of the Day

Feb 06, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1)

Feb 07, 2024 - received in House ; to Committee on Committees (H)

Feb 29, 2024 - to Education (H)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar

Mar 06, 2024 - 2nd reading, to Rules
Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 26, 2024 - 3rd reading, passed 96-0 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Mar 29, 2024 - signed by Governor

SB19 (BR433)/LM - M. Deneen, S. Meredith, L. Tichenor

AN ACT relating to a motor vehicle usage tax for active duty service members.

Amend KRS 138.460 to provide a tax credit to active duty members of the Armed Forces for taxes paid to another state which are substantially identical to the taxes paid in this state, whether or not the other state grants a similar credit.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 05, 2024 - to Appropriations & Revenue (S)

SB20 (BR60)/CI/LM - M. Deneen, G. Boswell, D. Douglas, G. Elkins, S. Funke Frommeyer, R. Girdler, A. Mays Bledsoe, C. McDaniel, S. Meredith, R. Mills, M. Nemes, D. Thayer, L. Tichenor, S. West, P. Wheeler, G. Williams, M. Wise

AN ACT relating to crimes and punishments.

Amend KRS 439.3401 to include in the definition of "violent offender" a person who has been convicted of burglary in the first degree as described in KRS 511.020(1)(a), assault in the second degree as described in KRS 508.020(1)(b) or (c), and wanton endangerment in the first degree as described in KRS 508.060 involving the discharge of a firearm; remove the requirement that the victim of a Class B felony involving criminal attempt to commit murder shall be a clearly identifiable peace officer, firefighter, or emergency medical services provider acting in the line of duty; provide that a violent offender who is convicted of a Class C felony violation of wanton endangerment in the first degree and assault in the second degree as described in KRS 508.020(1)(b) or (c) shall not be released on probation, shock probation, parole, conditional discharge, or other form of early release until he or she has served at least 65 percent of the sentence imposed; amend KRS 508.060 to enhance wanton endangerment in the first degree if the person discharges a firearm in the commission of the offense; amend KRS 635.020 to provide that if a child is 15 years of age or older and is charged with a felony involving the use of a firearm then he or she shall be transferred to Circuit Court to be tried as an adult; provide that a child who has been convicted of a felony involving the use of a firearm shall not be eligible for probation or conditional discharge in a proceeding consistent with KRS 640.030.

SB20 - AMENDMENTS

SCS1/CI/LM - Retain original provisions, except amend KRS 635.020 to provide that a child who was 15 years of age or older at the time of a Class A, B, or C felony offense involving the use of a firearm shall be confined in a facility for juveniles or youthful offenders; provide that the Commonwealth's attorney may transfer the case back to District Court after consulting with the county attorney. SFA1(W. Westerfield) - Remove provisions of Section (1) of the bill relating to wanton endangerment. SFA2(W. Westerfield) - Limit application of automatic transfer provisions to cases in which the firearm is discharged in the

commission of the crime.
SFA3(W. Westerfield) - Modify section allowing automatic transfer of minors charged with certain offenses for trial as an adult; require District Court to analyze factors before making a finding to transfer.
SFA4(W. Westerfield) - Remove section allowing automatic transfer of minors charged with certain offenses for trial as an adult.
SFA5(W. Westerfield) - Modify section allowing automatic transfer of minors charged with certain offenses for trial as an adult; require District Court to analyze factors before making a finding to transfer.
SFA6(M. Deneen) - Retain original provisions, except modify section allowing automatic transfer of minors charged with certain offenses for trial as an adult; provide that the county attorney shall consult with the Commonwealth's attorney before making a motion to proceed against a minor as a youthful offender.
HCS1 - Retain original provisions, except remove KRS 439.3401 and 508.060; amend KRS 635.020 to provide that the firearm involved in the crime be used by the child subject to the motion to be proceeded against as a youthful offender; allow the Circuit Court to transfer the child back to District Court if the Circuit Court finds that less than two of the factors listed in KRS 640.010 favor keeping the child in Circuit Court; make technical corrections.
HFA1(L. Burke) - Retain original provisions, except allow the Circuit Court to transfer a youthful offender back to District Court if the Circuit Court finds that the factors listed in KRS 640.010 favor the transfer.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 05, 2024 - to Veterans, Military Affairs, & Public Protection (S)
Feb 08, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); Floor Amendments (1), (2), (3), (4) and (5) filed to Committee Substitute
Feb 09, 2024 - 2nd reading, to Rules
Feb 12, 2024 - floor amendment (6) filed to Committee Substitute ; posted for passage in the Regular Orders of the Day for Wednesday, February 14, 2024
Feb 14, 2024 - 3rd reading ; floor amendment withdrawn Floor Amendments (1), (2) and (3) ; floor amendment withdrawn Floor Amendments (4) and (5) ; passed 25-9-1 with Committee Substitute (1) and Floor Amendment (6)
Feb 15, 2024 - received in House ; to Committee on Committees (H)
Mar 15, 2024 - to Judiciary (H)
Mar 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute
Mar 22, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 25, 2024
Mar 26, 2024 - 3rd reading ; Floor Amendment (1) defeated; passed 68-19 with Committee Substitute (1) ; received in Senate ; to Rules (S)
Mar 27, 2024 - posted for passage for concurrence in House Committee Substitute (1) ; Senate concurred in House Committee Substitute (1) ;

passed 24-10 with Committee Substitute (1) ; enrolled, signed by President of the Senate
Mar 28, 2024 - enrolled, signed by Speaker of the House ; delivered to Governor
Apr 09, 2024 - filed without Governor's signature with the Secretary of State
Apr 10, 2024 - became law without Governor's Signature

SB21 (BR1172)/LM - M. Deneen, S. Meredith, L. Tichenor

AN ACT relating to taxation and declaring an emergency.
Amend KRS 132.810 to remove the requirement that totally disabled persons filing for the homestead exemption apply annually and only require a person to reapply if the disability status of the person changes; create a new section of KRS Chapter 140 to sunset inheritance and estate taxes; repeal KRS 140.130 and 140.140 to conform; EMERGENCY.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Appropriations & Revenue (S)

SB22 (BR410) - W. Westerfield, B. Storm, R. Thomas, R. Webb

AN ACT relating to compensation of jurors.
Amend KRS 29A.170 to increase juror pay to \$125 per day and remove payment specified for reimbursement of expenses; amend KRS 32.011 to conform; repeal KRS 32.070, which provides for reimbursement of expenses to jurors.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 05, 2024 - to Appropriations & Revenue (S)

SB23 (BR1181)/LM - M. Nemes, M. Deneen, D. Douglas, R. Girdler, S. Meredith, L. Tichenor

AN ACT proposing to create a new section of the Constitution of Kentucky relating to property exempt from taxation.
Propose to amend Section 170 of the Constitution of Kentucky to include in the homestead exemption for owners who are 65 years of age or older any increase in the valuation of the real property that is assessed after the later of the year the owner turned 65 or the year the owner purchased the property; apply the exemption to increases in valuation that occur after the date the amendment is ratified by the voters; provide ballot language; submit to voters for ratification or rejection.

SB23 - AMENDMENTS

SFA1(M. Nemes) - Make title amendment.
SFA2(M. Nemes) - Propose to create a new section of the Constitution of Kentucky to exempt for homeowners who are 65 years of age or older any increase in the valuation of their permanent residence that is assessed after the later of the year the homeowner turned 65 or the year the homeowner purchased the property.

Jan 02, 2024 - introduced in Senate;

to Committee on Committees (S)
Jan 03, 2024 - to State & Local Government (S)
Jan 24, 2024 - reported favorably, 1st reading, to Calendar
Jan 25, 2024 - 2nd reading, to Rules
Jan 31, 2024 - floor amendments (1-title) and (2) filed
Feb 09, 2024 - posted for passage in the Regular Orders of the Day for Monday, February 12, 2024
Feb 12, 2024 - 3rd reading, passed 32-2-1 with Floor Amendment (2) and Floor Amendment (1-title)
Feb 13, 2024 - received in House ; to Committee on Committees (H)
Mar 07, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

SB24 (BR981) - S. Meredith, D. Carroll, D. Douglas, R. Girdler, L. Tichenor, M. Wilson, D. Yates

AN ACT relating to Medicaid managed care.
Create a new section of KRS Chapter 205 to limit the number of managed care organizations contracted by the Department for Medicaid Services to no more than three; EFFECTIVE January 1, 2025.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 05, 2024 - to Health Services (S)
Jan 10, 2024 - reported favorably, 1st reading, to Calendar
Jan 11, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, January 16, 2024
Jan 16, 2024 - 3rd reading, passed 32-0-1
Jan 17, 2024 - received in House ; to Committee on Committees (H)
Mar 06, 2024 - to Health Services (H)

SB25 (BR894)/LM - S. West, G. Boswell, M. Deneen, D. Douglas, M. Wilson

AN ACT relating to local landlord and tenant ordinances.
Create new sections of KRS Chapter 383 to prohibit local governments from adopting or enforcing an ordinance that requires a landlord to participate in a housing program under Section 8 of the United States Housing Act of 1937; prohibit local governments from adopting or enforcing an ordinance relating to landlord and tenant laws that is in conflict with state law.

Jan 11, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 16, 2024 - to State & Local Government (S)
Jan 17, 2024 - reported favorably, 1st reading, to Calendar
Jan 18, 2024 - 2nd reading, to Rules
Jan 19, 2024 - posted for passage in the Regular Orders of the Day for Monday, January 22, 2024
Jan 22, 2024 - passed over and retained in the Orders of the Day
Jan 23, 2024 - passed over and retained in the Orders of the Day
Jan 24, 2024 - 3rd reading, passed 30-6
Jan 25, 2024 - received in House ; to Committee on Committees (H)

SB26 (BR1248) - S. Meredith

AN ACT relating to the establishment of the Medicaid Oversight and Advisory Committee.

Create a new section of KRS Chapter 6 to establish the Medicaid Oversight and Advisory Committee, the membership of the committee and the committee's duties.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 08, 2024 - to State & Local Government (S)

SB27 (BR1077) - S. Meredith, K. Berg, M. Deneen

AN ACT relating to pharmaceutical manufacturers.
Create a new section of KRS Chapter 315 to define terms, prohibit discrimination against 340B covered entities by pharmaceutical manufacturers, and authorize the Attorney General to investigate violations.

SB27 - AMENDMENTS

SCS1 - Retain original provisions, and establish conditions under which a condition, limitation, or delay on the sale or purchase of a covered drug is permitted; amend KRS 315.010 to include pharmacists who compound drugs intended for human use without a valid prescription in the definition of "manufacturer."
SCA1(S. Meredith) - Make title amendment.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Health Services (S)
Feb 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)
Feb 22, 2024 - 2nd reading, to Rules
Mar 07, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 32-5 with Committee Substitute (1) and Committee Amendment (1-title)
Mar 12, 2024 - received in House ; to Committee on Committees (H); to Health Services (H)

SB28 (BR464) - S. Meredith, D. Douglas

AN ACT relating to practice of podiatry.
Amend KRS 311.380 to add definitions; amend KRS 311.400 to add the scope of practice for podiatric residents and podiatric assistants; amend KRS 311.420 to add qualifications to acquire a podiatry license; and amend KRS 311.480 to include podiatric resident and assistant licenses to the licenses the Board of Podiatry can deny, refuse to renew, suspend, place on probation, or revoke; amend KRS 311.410 to conform.

SB28 - AMENDMENTS

SCS1 - Make technical corrections to conform.
SFA1(S. Meredith) - Retain original provisions, except remove the willful violation of any administrative regulation as justification for suspending or revoking the license of any podiatrist, podiatric resident, and podiatric

assistant.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Licensing & Occupations (S)

Jan 16, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 17, 2024 - 2nd reading, to Rules

Jan 18, 2024 - posted for passage in the Regular Orders of the Day for Friday, January 19, 2024

Jan 19, 2024 - passed over and retained in the Orders of the Day

Jan 22, 2024 - floor amendment (1) filed to Committee Substitute ; passed over and retained in the Orders of the Day

Jan 23, 2024 - 3rd reading, passed 36-1 with Committee Substitute (1) and Floor Amendment (1)

Jan 24, 2024 - received in House ; to Committee on Committees (H)

Mar 01, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules
Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Apr 15, 2024 - 3rd reading, passed 89-1 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 18, 2024 - Vetoed

SB29 (BR1268) - B. Storm, M. Deneen, D. Douglas, G. Elkins, R. Girdler, J. Howell, A. Mays Bledsoe, R. Mills, L. Tichenor, D. Yates

AN ACT relating to property and casualty insurance and declaring an emergency.

Create a new section of Subtitle 20 of KRS Chapter 304 to prohibit assignments under a property or casualty insurance policy; amend KRS 304.20-060 to insert definitions; prohibit requiring an insured's use of a particular motor vehicle glass repair shop; create a new section of KRS Chapter 367 to regulate motor vehicle glass repair shop trade practices relating to motor vehicle insurance claims; establish remedies for violation of section; authorize enforcement of section by Attorney General; amend KRS 304.14-250 to conform; provide that Act applies to insurance policies issued or renewed on or after the effective date of the Act; EMERGENCY.

SB29 - AMENDMENTS

SCS1 - Retain original provisions, except provide that certain assignments arising from a judgment in excess of an insured's liability insurance coverage shall not be prohibited; modify definitions of "advanced driver assistance system," "motor vehicle glass," and "repair or replacement of damaged motor vehicle glass"; modify the coverage required for repair or replacement of damaged motor vehicle glass; modify requirements for motor vehicle glass repair shops contracting with an insured; amend KRS 304.39-320 to modify the credit that an underinsured motorist insurer is entitled to when providing underinsured motorist coverage.

HCS1 - Retain original provisions, except modify provision allowing for the assignment of certain rights; provide that underinsured motorist insurer credit is against total damages caused by or as a result of a motor vehicle accident; provide that underinsured motorist insurer credit provision shall not prohibit other credits or offsets in certain circumstances.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Banking & Insurance (S)

Feb 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 14, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 16, 2024

Feb 16, 2024 - 3rd reading, passed 29-0 with Committee Substitute (1)

Feb 20, 2024 - received in House ; to Committee on Committees (H); to Banking & Insurance (H)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 22, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - 3rd reading, passed 87-1 with Committee Substitute (1)

Mar 25, 2024 - received in Senate ; to Rules (S)

Mar 26, 2024 - posted for passage for concurrence in House Committee Substitute (1)

Mar 27, 2024 - Senate concurred in House Committee Substitute (1) ; passed 37-0 with Committee Substitute (1) ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House; delivered to Governor

Apr 02, 2024 - signed by Governor

SB31 (BR968)/CI/LM - J. Turner

AN ACT relating to motor vehicles.

Amend KRS 304.39-087 to modify the reporting of insurance information to the Department of Vehicle Regulation; require the Department of Vehicle Regulation to establish information submission format and additional information requirements; amend KRS 186A.040 to modify the Department of Vehicle Regulation's duties relating to insurance notifications in AVIS; establish conditions for when an individual's motor vehicle registration must be revoked or a license plate surrendered; establish registration reinstatement fee; create a new section of KRS Chapter 186A to establish administrative requirements for county clerks and the Department of Vehicle Regulation relating to proof of insurance, affidavits submitted in lieu of proof of insurance, and surrendering a motor vehicle license plate; require the Department of Insurance to prepare forms and a notice to registration renewal applicants; amend KRS 186A.042 to allow the submission of an affidavit in lieu of proof of insurance; require the county clerk to provide a notice when processing motor vehicle registration renewals; amend KRS 186A.990 to provide penalties for failure to surrender a motor vehicle license plate upon registration revocation for lack of required insurance; amend KRS

186.180 to conform; delete fee for revocations under KRS 186.290; amend various statutes requiring proof of insurance to allow submission of an affidavit; amend KRS 189.636 to require law enforcement to issue citations to motor vehicle operators for failure to comply with required insurance law; amend KRS 304.39-080 to establish exception to continuous motor vehicle insurance requirement; amend KRS 304.39-110 to permit insurers to offer 12 month policy periods; amend KRS 304.39-117 to modify requirements for evidence of compliance with required insurance law; amend KRS 304.99-060 to modify penalties; amend KRS 431.078 to create expungement rights for motor vehicle owners and operators that fail to have required motor vehicle insurance; make technical corrections; repeal KRS 304.39-085, relating to notification by insurers to the Department of Vehicle Regulation; require the Department of Vehicle Regulation and the Department of Insurance to promulgate administrative regulations to implement this Act within 30 days of effective date of section; RETROACTIVE, in part; EFFECTIVE, in part, January 1, 2025.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Banking & Insurance (S)

SB32 (BR1207)/CI/LM - J. Turner, L. Tichenor, M. Wilson

AN ACT relating to driving under the influence of marijuana.

Amend KRS 189A.005 to define "marijuana concentration"; amend KRS 189A.010 to create a per se limit for a marijuana concentration measured by a blood test; create presumption that a person is not under the influence if the marijuana concentration is less than four; amend KRS 189A.050, 189A.070, 189A.090, 189A.240, and 189A.410 to conform.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Judiciary (S)

SB33 (BR982)/LM - J. Turner

AN ACT relating to motor vehicles.

Create a new section of KRS Chapter 186 to require proof of a vehicle registration receipt, proof an operator's license, and proof of motor vehicle insurance be provided to a peace officer at the time of a traffic stop; amend KRS 186.400 to require a notation in the operator's license database when a license is issued, renewed, suspended, or revoked; amend KRS 186A.010 to require a notation in AVIS when a motor vehicle's registration is issued, renewed, or revoked; amend KRS 186.170 to allow for proof of a registration receipt in an electronic format; require peace officers with access to AVIS to check it at the time of a stop; amend KRS 186.510 to require a peace officer to check the operator's license database; allow a person to provide proof of a valid operator's license prior to the court date; allow for proof of an operator's license in an electronic format; amend KRS 186.990 to allow for dismissal of a charge with proof the vehicle is properly

registered; allow that for a violation of failure to illuminate a vehicle license plate a courtesy warning may be issued in lieu of a uniform citation; provided that if a citation is issued the operator of the vehicle shall be fined \$25; allow for dismissal of a fine if proof of repair is shown; amend KRS 189.990 to establish that for violations of certain vehicle operation statutes a courtesy warning may be issued in lieu of a uniform citation; provide that if a uniform citation is issued the operator of the vehicle shall be fined \$25; allow for dismissal of a fine if proof of repair is shown; amend KRS 67.592 to require a jailer to keep a receipt form listing a prisoner's property and to return a valid operator's license upon a person's release unless needed for evidentiary purposes; amend KRS 138.465, 186.574, 189.271, 189.370, and 431.452 to conform.

Jan 02, 2024 - introduced in Senate;

to Committee on Committees (S)

Jan 03, 2024 - to Judiciary (S)

SB34 (BR8)/AA/HM/LM - W. Westerfield

AN ACT relating to the promotion of family well-being and making an appropriation therefor.

Create new sections of KRS Chapter 205 to require the eligibility periods for all public assistance programs administered by the Cabinet for Health and Family Services be extended to the maximum period of eligibility permitted under federal law; prohibit the Cabinet for Health and Family Services from relying exclusively on automated, artificial-intelligence based, or algorithmic software in the identification of fraud in programs administered by the cabinet; require Cabinet for Health and Family Services personnel to review relevant documentation before denying, discontinuing, or reducing an individual's benefits; amend KRS 205.178 to conform; amend KRS 205.231 to establish a presumption of innocence for public assistance beneficiaries when appealing a decision to disqualify the individual; create a new section of Subtitle 17 of KRS Chapter 304 to require insurers to provide a special enrollment period for pregnant individuals and specify coverage requirements; amend KRS 304.17A-145 to require health benefit plans that provide coverage for dependents to cover maternity care for all covered individuals regardless of age; amend KRS 18A.225, 164.2871, 194A.099, 205.522, 205.6485, and 205.5372 to conform; amend KRS 205.592 to allow Medicaid income limits for certain women and children to be increased under certain circumstances; create a new section of KRS Chapter 205 to require Medicaid coverage for lactation support services and breastfeeding supplies; amend KRS 205.1783 to require the Supplemental Nutrition Assistance Program (SNAP) Employment and Training program to offer the same services as are offered to Kentucky Transitional Assistance Program participants; amend KRS 100.982 and 100.984 to permit the operation of family child-care homes in any residential zone without a conditional use permit; amend KRS 199.894 to define terms; create a new section of KRS Chapter 199 to establish

the Child Care Assistance Program; create a new section of KRS Chapter 383 to allow court eviction-records to be expunged after three years; require payment of back rent; create a new section of KRS Chapter 164 to establish a tuition and student fee waiver for eligible pregnant women and parents; direct the Legislative Research Commission to establish the Basic Health Program Design Task Force to make recommendations regarding the basic health program eligibility, cost sharing, and reimbursement rates; authorize the Cabinet for Health and Family Services to establish a basic health program; direct the Cabinet for Health and Family Services to prepare and submit federal waiver applications to provide supported housing and supported employment services to certain Medicaid beneficiaries; to waive the single risk pool requirement and establish a state-based reinsurance program; and to permit the cabinet to accept SNAP applications from incarcerated individuals up to six months prior to release; appropriate to the Kentucky Housing Corporation: 2024-2026: \$10,000,000 for a rental assistance program for pregnant women and households that include children under the five years of age; appropriate to the Department of Agriculture: 2024-2026 \$2,200,000 to establish a school nutrition reimbursement program and to support the Senior Farmers' Market Nutrition Assistance Program; appropriate to the Cabinet for Health and Family Services: 2024-2025: \$284,843,200, 2025-2026: \$314,838,400 to expand the Women, Infants, and Children Farmers Market Nutrition Assistance Program to include Jefferson County, establish a Women, Infants, and Children's Program supplemental payment, expand Supplemental Nutrition Assistance Program Employment and Training program offerings; support the Child Care Assistance Program, and fund an additional 280 slots in the Home and Community Based waiver program, an additional 2,100 slots in the Michelle P. waiver program, and an additional 800 slots in the Supports for Community Living waiver program; direct the Cabinet for Health and Family Services to seek federal approval as necessary; direct the Department of Insurance to seek a federal cost defrayment waiver as necessary; provide that the Act may be cited as the Advancing Lives for Pregnancy and Healthy Alternatives Act or the ALPHA Act; APPROPRIATION; EFFECTIVE, in part, January 1, 2025.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 05, 2024 - to Appropriations & Revenue (S)

SB35 (BR1079) - M. Deneen

AN ACT relating to the Trail Town operations grant fund and making an appropriation therefor.
Create a new section of KRS Chapter 148 to establish the Trail Town operations grant fund; require the Tourism, Arts and Heritage Cabinet to promulgate administrative regulations; APPROPRIATION.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 05, 2024 - to Appropriations & Revenue (S)

SB36 (BR407) - R. Thomas, D. Yates

AN ACT relating to syringe services programs.
Amend KRS 218A.500 to allow the United States Department of Veterans Affairs health care system to operate a syringe services program.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB37 (BR311)/LM - A. Southworth, L. Tichenor

AN ACT relating to open records.
Create a new section of KRS 61.870 to 61.884, the Open Records Act, to require officers, employees, and official custodians of public agencies to complete specified open records training; require official custodians to complete open records training every two years so long as they remain the official custodian; require the Attorney General to provide open records training to officers, employees, and official custodians of public agencies, but allow public agencies to provide their own training if the training would qualify as open records training and is approved by the Attorney General; require the training to be in a live format, but permit training to be performed remotely; amend KRS 61.870 to define "open records training"; amend KRS 61.876 to require every public agency to submit to the Attorney General contact information for its official custodian; require the Attorney General to maintain a database and publish on its website the contact information of each official custodian; amend KRS 15.257 to require the Attorney General to distribute information regarding any amendment to the Open Meetings or Open Records Acts to all official; require official custodians to disseminate the information provided by the Attorney General to employees of their respective agencies; amend KRS 61.872 to conform; make technical corrections.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 12, 2024 - to State & Local Government (S)

SB38 (BR1258) - D. Harper Angel, R. Thomas, D. Yates

AN ACT relating to providing free feminine hygiene products for elementary and secondary students.
Create a new section of KRS Chapter 158 to define "feminine hygiene product"; require each public school that includes any of grades four through 12 to provide free feminine hygiene products to female students; require each local board of education to adopt policies for the distribution of free feminine hygiene products.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Appropriations & Revenue (S)

SB39 (BR915)/CI - A. Southworth

AN ACT relating to campaign finance.
Amend KRS 6.811 to prohibit legislative agents or employers of legislative agents from making campaign contributions to legislators, candidates, campaign committees for legislators or candidates, caucus campaign committees, or permanent committees that donate to or make independent expenditures for legislators at any time.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 12, 2024 - to State & Local Government (S)

SB40 (BR95) - C. Armstrong, R. Thomas, D. Yates

AN ACT relating to school meals at low-income schools and making an appropriation therefor.
Create a new section of KRS Chapter 158 to define terms; establish the Kentucky Proud School Match Program; direct the Department of Education to reimburse an eligible school district \$0.33 for every meal reimbursed by the community eligibility provision at the paid rate; require a school district that receives a reimbursement to develop and implement a Kentucky Proud school plan to identify and purchase available Kentucky-grown agricultural products and to optimize food usage; direct the Kentucky Board of Education to promulgate administrative regulations necessary to carry out this section; provide that the section shall be null and void if the community eligibility provision is terminated by the United States Department of Agriculture; provide that the Act may be cited as the Kentucky Proud School Match Act; APPROPRIATION.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Appropriations & Revenue (S)

SB41 (BR835) - D. Harper Angel

AN ACT relating to the sale of dogs and cats.
Create a new section of KRS Chapter 258 to define "animal shelter," "breeder," "broker," and "retail pet shop"; prohibit retail pet shops from selling dogs or cats; allow retail pet shops to collaborate with animal shelters to showcase dogs or cats; require retail pet shops to maintain records documenting the source of each dog or cat it provides space to showcase for at least one year; prohibit the sale or transfer of ownership of a dog or cat in a publicly accessible space; amend KRS 258.990 to include a penalty for retail pet shop operators who violate this Act.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 05, 2024 - to Agriculture (S)

SB42 (BR297)/LM - R. Thomas, G. Neal

AN ACT relating to wages.
Amend KRS 337.010 to increase the applicable threshold of employees of retail stores and service industries from \$95,000 to \$500,000 average annual gross volume of sales for the employer; amend KRS 337.275 to incrementally raise minimum wage for employers to

\$15.00 an hour; include anti-preemption language permitting local governments to establish minimum wage ordinances in excess of the state minimum wage.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Appropriations & Revenue (S)

SB43 (BR895)/CI/LM - D. Yates

AN ACT relating to motor vehicle theft.
Create a new section of KRS Chapter 514 to create the crime of theft of a motor vehicle; amend KRS 515.020 to provide increased penalty in certain circumstances; amend various sections of KRS Chapter 513 to conform.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Judiciary (S)

SB44 (BR225) - D. Yates

AN ACT relating to highway work zones and making an appropriation therefor.
Create new sections of KRS Chapter 189 to define "automated speed enforcement device," "owner," "program," and "recorded images"; direct the Transportation Cabinet to establish a pilot program for automated speed enforcement in highway work zones and issue a civil citation to an operator of a motor vehicle traveling more than 10 miles per hour over the posted speed limit when a bona fide worker is present; establish procedures for citation issuance; direct the Transportation Cabinet to install signage and to promulgate administrative regulations to implement the program; establish civil fines for violations issued under the program; specify that all fines and penalties assessed be deposited into the automated speed enforcement fund; require the Transportation Cabinet to annually report to the Legislative Research Commission the status of the program; establish the automated speed enforcement fund; specify that moneys collected be used to defray the costs of administering the program; specify that any moneys collected in excess of program costs be deposited into the highway work zone safety fund and used for the purposes of that fund; provide that the provisions be repealed effective July 1, 2028; APPROPRIATION.

SB44 - AMENDMENTS

SFA1(D. Yates) - Direct the Transportation Cabinet to issue a civil citation to an operator of a motor vehicle traveling more than 15 miles per hour over the posted speed limit in a highway work zone when a bona fide worker is present.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Appropriations & Revenue (S)
Jan 08, 2024 - floor amendment (1) filed

SB45 (BR134) - D. Yates, G. Neal, B. Storm

AN ACT relating to Kentucky Alert Systems.
Amend KRS 16.010 to define "missing

adult"; create a new section of KRS Chapter 16 to require the Department of Kentucky State Police to create and operate the Kentucky Ashanti Alert System to provide public notification through the use of media providers and highway signs when an adult is missing and may have been abducted or kidnapped or may be in physical danger.

SB45 - AMENDMENTS

SCS1 - Retain original provisions, except require that law enforcement must have reasonable cause to believe that the disappearance of the missing adult may not have been voluntary and that public notification is the most appropriate method of recovering the missing adult.

HCS1 - Retain original provisions except define "missing child"; require the Department of Kentucky State Police to create and operate the Kentucky IAN Alert System to provide public notification through the use of media providers and highway signs when a child is missing and may be in physical danger.

HCA1(C. Massaroni) - Make title amendment.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Feb 01, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 02, 2024 - 2nd reading, to Rules

Feb 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, February 23, 2024

Feb 23, 2024 - 3rd reading, passed 32-3 with Committee Substitute (1)

Feb 26, 2024 - received in House ; to Committee on Committees (H)

Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Mar 12, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 13, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 25, 2024 - 3rd reading, passed 92-0 with Committee Substitute (1) and Committee Amendment (1-title)

Mar 26, 2024 - received in Senate ; to Rules (S)

Mar 27, 2024 - posted for passage for concurrence in House Committee Substitute (1) and Committee

Amendment (1-title) ; Senate concurred in House Committee Substitute (1) and Committee Amendment (1-title) ; passed 32-1 with Committee Substitute (1) and Committee Amendment (1-title) ;

enrolled, signed by President of the Senate

Mar 28, 2024 - enrolled, signed by Speaker of the House ; delivered to Governor

Apr 04, 2024 - signed by Governor

SB46 (BR906) - G. Elkins, D. Douglas

AN ACT relating to motor vehicles.

Amend KRS 189.110 to permit the application of suncreening material with a light transmittance of not less than 70 percent to a windshield.

Jan 02, 2024 - introduced in Senate;

to Committee on Committees (S)

Jan 04, 2024 - to Transportation (S)

Jan 24, 2024 - reported favorably, 1st reading, to Calendar

Jan 25, 2024 - 2nd reading, to Rules

Jan 26, 2024 - posted for passage in the Regular Orders of the Day for Monday, January 29, 2024

Jan 29, 2024 - 3rd reading, passed 35-0

Jan 30, 2024 - received in House ; to Committee on Committees (H)

Mar 08, 2024 - to Transportation (H)

Mar 12, 2024 - reported favorably, 1st reading, to Calendar

Mar 13, 2024 - 2nd reading, to Rules

Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 26, 2024 - 3rd reading, passed 95-0 ; received in Senate ; enrolled, signed by President of the Senate ;

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

Mar 29, 2024 - signed by Governor

SB47 (BR298) - G. Elkins, R. Thomas, R. Webb

AN ACT relating to railroad operations.

Create a new section of KRS Chapter 277 to require a crew of at least two persons during the operation of a train or light engine; amend KRS 277.990 to include penalties for crews of less than two persons.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 05, 2024 - to Transportation (S)

SB48 (BR820)/CI/LM - D. Yates, D. Carroll, S. Funke Frommeyer, D. Harper

Angel, R. Mills, J. Schickel, B. Storm, D. Thayer, P. Wheeler, G. Williams

AN ACT relating to theft by unlawful taking or disposition.

Amend KRS 514.030 to increase the theft aggregate timeframe from 90 days to one year.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Judiciary (S)

Feb 08, 2024 - reported favorably, 1st reading, to Calendar

Feb 09, 2024 - 2nd reading, to Rules

Feb 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, February 23, 2024

Feb 23, 2024 - 3rd reading, passed 37-0

Feb 26, 2024 - received in House ; to Committee on Committees (H)

SB49 (BR942) - D. Yates

AN ACT relating to boxing and wrestling.

Amend KRS 229.011 to redefine "exhibition"; amend KRS 229.045 to require sanctioning bodies to provide notice to the Boxing and Wrestling Commission of all combat sports exhibitions not covered under this chapter.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Licensing & Occupations (S)

SB50 (BR1713) - S. West, M. Deneen,

D. Douglas, S. Funke Frommeyer, D. Thayer, G. Williams, D. Yates

AN ACT relating to alcoholic beverages.

Amend KRS 243.0305 to allow a craft distiller to self-distribute up to 5,000 gallons of distilled spirits per year directly to a licensed retailer; direct the distiller to register, deliver, report, and pay all applicable taxes on self-distributed distilled spirits; allow a distiller to extend credit to a retailer for up to 30 days from the invoice date; establish distiller reporting requirements to both wholesalers and the Department of Alcoholic Beverage Control; amend KRS 243.710 and 243.884 to require a distiller to pay wholesale taxes on any self-distributed distilled spirits.

SB50 - AMENDMENTS

HFA1(M. Koch) - Create new sections of KRS Chapter 242 and 243 to authorize a precinct local option election to allow the sale of alcoholic beverages at marinas; establish marina qualifications for a local option election and licensure; make marinas eligible for retail package and drink licenses; exempt marina licenses from quota totals for the territory; amend KRS 241.010 to define "marina"; amend KRS 242.125 to conform.

Jan 22, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 24, 2024 - to Licensing & Occupations (S)

Jan 30, 2024 - reported favorably, 1st reading, to Calendar

Jan 31, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 01, 2024

Feb 01, 2024 - 3rd reading, passed 34-1

Feb 02, 2024 - received in House ; to Committee on Committees (H)

Feb 09, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar

Feb 29, 2024 - 2nd reading, to Rules

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 27, 2024 - floor amendment (1) filed

Mar 28, 2024 - 3rd reading, passed 71-16 ; enrolled, signed by President of the Senate; delivered to Governor

Apr 05, 2024 - signed by Governor

SB51 (BR91) - G. Neal, D. Harper

Angel, R. Thomas

AN ACT relating to music therapy and making an appropriation therefor.

Create new sections of KRS Chapter 309 to define terms; establish a licensing board for professional music therapists; require three members of the board to have engaged in three years of the practice or teaching of music therapy; prohibit any persons not licensed under this board from holding himself or herself out as a licensed professional music therapist; authorize the board to promulgate administrative regulations; authorize the board to issue a license to practice music therapy; establish the process for license renewal, suspension, and revocation; establish fees for

licensure; establish fee limitations; authorize the board to implement disciplinary actions; require a licensed professional music therapist to collaborate with a client's physician or other professional involved in the treatment of the client; require a licensed professional music therapist to collaborate with a client's mental health or substance use disorder professional involved in the treatment of the client; prohibit a licensed professional music therapist from replacing services provided by an audiologist or a speech-language pathologist; create the licensed music therapy practice board fund; establish a fine for violations; APPROPRIATION

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Licensing & Occupations (S)

SB52 (BR953) - R. Thomas, A. Mays Bledsoe, D. Yates

AN ACT relating to technology in education and declaring an emergency.

Create a new section of KRS Chapter 156 to make legislative findings and declarations and establish the Artificial Intelligence in Kentucky's Schools project, establish requirements for the Kentucky Department of Education to implement the project, require the department to design professional development trainings related to artificial intelligence, establish professional development requirement for teachers, administrators, school council members, and school board members, require the trainings be made available to nonpublic schools, require school districts to adopt policies and procedures related to artificial intelligence, require school districts to submit annual report to the department, allow nonpublic schools to voluntarily submit a report, require the department to compile the individual reports and submit a statewide report to the Interim Joint Committee on Education and the Legislative Oversight and Investigations Committee; create a new section of KRS Chapter 164 to make legislative findings and declarations and establish the Artificial Intelligence in Higher Education project, require the Council on Postsecondary Education to establish an Artificial Intelligence Working Group to provide advice and information to the state's postsecondary institutions, establish membership of working group, require the council to develop guidelines for the use of artificial intelligence in postsecondary education, require each public postsecondary institution and each institution licensed by the council to establish institution-level working groups to develop recommendations for the institution's governing board related to artificial intelligence, require institutions to adopt artificial intelligence policies, require each public postsecondary institution and each institution licensed by the council to submit an annual report to the council on artificial intelligence, require the council to compile the individual reports and submit a statewide report to the Interim Joint Committee on Education and the Legislative Oversight and Investigations Committee; amend KRS 156.660 to include computer programming and artificial intelligence in

the definition of "technology"; amend KRS 156.670 to require the Kentucky Department of Education to establish a Council for Education Technology to assist in development of the education technology master plan, establish membership requirements of the council, require the council to assist the department in development of the plan and the approved plan be submitted to the Legislative Research Commission, require the five year plan to include guidelines for the implementation and use of emerging technologies like artificial intelligence at both the state and district levels, require the council to develop recommendations related to emerging technology like artificial intelligence, including recommendations related to academic standards and teacher preparation program standards, and submit those to the Kentucky Board of Education or the Education Professional Standards Board; create a new section of KRS Chapter 156 to require the Kentucky Board of Education to establish academic standards related to instruction of computer science that address emerging technologies, including artificial intelligence, require the Kentucky Department of Education to develop guidelines to assist school districts and schools in developing curriculum to implement the academic standards; amend KRS 161.028 to require the Education Professional Standards Board to set standards for education preparation programs that address the use of emerging technology, including artificial intelligence; amend KRS 157.615 to conform; EMERGENCY.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Education (S)

SB53 (BR292) - R. Thomas

AN ACT relating to guardianship proceedings.

Amend various sections of KRS 387.500 to 387.770 to change the term "ward" to "protected person"; allow the respondent the right to retain private counsel; set out the respondent's right to an attorney who does not act as a guardian ad litem; increase maximum allowable hourly rate for court-appointed attorneys; create new sections of KRS 387.500 to 387.770 to allow the court to address the needs of marital parties after the appointment of a guardian or conservator; allow the court to appoint a guardian ad litem for the respondent in certain circumstances.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Judiciary (S)

SB54 (BR293)/LM - R. Thomas

AN ACT relating to heirs property and making an appropriation therefor.

Create new sections of KRS Chapter 381 to enact the Uniform Partition of Heirs Property Act; define terms, including "heirs property"; create a mechanism for partition or sale among cotenants by the court; create requirements for notice and determination of value through agreement or appraisal; create protocol for buyouts, partition alternatives,

partition in kind, sale by open market, sealed bids, or auction; create the heirs property research fund; amend KRS 324B.050 to authorize the Kentucky Real Estate Authority to promulgate administrative regulations to issue grants from the fund; amend KRS 64.012 to increase the recording and indexing fee collected by county clerks by \$1 and to direct those additional fees to the heirs property research fund; amend KRS 381.135 and 389A.030 to conform; APPROPRIATION.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Appropriations & Revenue (S)

SB55 (BR280) - G. Boswell, D. Douglas, G. Elkins, S. Funke Frommeyer, R. Girdler, S. Meredith, R. Mills, J. Schickel, L. Tichenor, W. Westerfield, P. Wheeler, G. Williams, M. Wise

AN ACT relating to fishing in privately-owned lakes and ponds.

Amend KRS 150.170 to allow a bona fide resident landowner and other authorized persons to take fish from any lake or pond located on the owner's property without procuring a sport fishing license.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Natural Resources & Energy (S)

SB56 (BR132)/CI/LM - G. Neal

AN ACT relating to firearms.

Create new sections of KRS Chapter 237 to define "safe storage depository" and require an owner or custodian of a firearm to store the firearm in a safe storage depository or render the firearm incapable of being fired using a gun-locking device; require an owner or other person lawfully in possession of a firearm or any person who sells ammunition to report the loss or theft of the firearm or ammunition to a law enforcement agency.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 03, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB57 (BR1154) - J. Higdon
Jan 25-WITHDRAWN

SB58 (BR7)/LM - G. Boswell

AN ACT relating to property tax rates.

Amend KRS 132.017 to allow any registered voter who resides in the district to file a petition; remove the requirement that a petition committee be formed and an affidavit to be filed with the county clerk; remove the requirement that the county clerk publish a notice about the tax rate challenge in the newspaper; allow each sheet of the petition to contain the names of voters from more than one voting precinct; remove the requirement that the petition signees put their Social Security number or the name and number of their designated voting precinct on the petition; amend KRS 132.018 to conform.

SB58 - AMENDMENTS

SCS1/LM - Retain original provisions, except amend KRS 132.017 to allow any three registered voters to form a petition committee; reinstate the requirements for a petition committee to be formed and an affidavit to be filed with the county clerk; reinstate the requirement that the county clerk publish a notice about the tax rate challenge in the newspaper; include a requirement that the petition signees put their birth year on the petition; delete conforming changes.

Jan 03, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 04, 2024 - to State & Local Government (S)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 29, 2024 - 2nd reading, to Rules
Mar 01, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 04, 2024

Mar 04, 2024 - 3rd reading, passed 26-8 with Committee Substitute (1)

Mar 05, 2024 - received in House ; to Committee on Committees (H)

Mar 13, 2024 - to State Government (H)

Mar 14, 2024 - reported favorably, 1st reading, to Calendar

Mar 15, 2024 - 2nd reading, to Rules
Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 25, 2024 - 3rd reading, passed 76-15

Mar 26, 2024 - received in Senate ; to Enrollment (S); enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 05, 2024 - filed without Governor's signature with the Secretary of State

Apr 07, 2024 - became law without Governor's Signature

SB59 (BR1257)/CI - G. Boswell

AN ACT relating to protected species.

Amend KRS 150.330 to prohibit the Kentucky Department of Fish and Wildlife from enforcing or imposing fines and penalties for the taking of Cooper's hawks or red-tailed hawks; amend KRS 150.990 to exempt Cooper's hawks and red-tailed hawks from fines and penalties.

Jan 03, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 04, 2024 - to Natural Resources & Energy (S)

SB60 (BR1246) - G. Boswell

AN ACT relating to hunter education.

Amend KRS 150.170 to prohibit the Kentucky Department of Fish and Wildlife from imposing a hunter education requirement for a person to obtain a hunting or fishing license or permit.

Jan 03, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 04, 2024 - to Natural Resources & Energy (S)

SB61 (BR1203)/LM - J. Schickel, G. Boswell, M. Nemes, L. Tichenor, S. West, P. Wheeler, G. Williams

AN ACT relating to elections.

Amend KRS 117.076 to eliminate no-excuse in-person absentee voting; provide that excused in-person absentee voting shall be conducted during normal business hours for at least 13 working days before an election; amend KRS 117.085 and 117.086 to conform.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 08, 2024 - to State & Local Government (S)

SB62 (BR463) - G. Williams

AN ACT relating to alcoholic beverages and declaring an emergency.

Amend KRS 241.010 to decrease the minimum number of passengers from 100 to 40 in the definition of "riverboat"; EMERGENCY.

Jan 03, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 04, 2024 - to Licensing & Occupations (S)

Jan 16, 2024 - reported favorably, 1st reading, to Calendar

Jan 17, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, January 18, 2024

Jan 18, 2024 - 3rd reading, passed 35-0

Jan 19, 2024 - received in House ; to Committee on Committees (H)

SB63 (BR444) - G. Williams

AN ACT relating to the Information Technology Oversight Committee.

Amend KRS 7A.180, 7A.185, and 7A.190 to change the name of the Investments in Information Technology Improvement and Modernization Projects Oversight Board to the Information Technology Oversight Committee.

Jan 03, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 04, 2024 - to State & Local Government (S)

Jan 10, 2024 - reported favorably, 1st reading, to Calendar

Jan 11, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Wednesday, January 17, 2024

Jan 17, 2024 - 3rd reading, passed 35-0

Jan 18, 2024 - received in House ; to Committee on Committees (H)

Feb 26, 2024 - to Small Business & Information Technology (H)

SB64 (BR317) - A. Southworth

AN ACT relating to campaign finance.

Amend KRS 121.015 to add that the definition of "contribution" shall not be construed to include news stories, commentary, or editorials by a person or group of persons.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 12, 2024 - to State & Local Government (S)

SB65 (BR1324) - S. West, M. Deneen

AN ACT relating to deficient administrative regulations and declaring

an emergency.

Create a new section of KRS Chapter 13A to nullify three emergency administrative regulations relating to Medicaid services after those administrative regulations were found deficient during the 2023 legislative interim; EMERGENCY.

SB65 - AMENDMENTS

HCS1 - Retain original provisions; create a new section of KRS Chapter 13A to nullify 201 KAR 23:170, relating to social workers, after that administrative regulation was found deficient during the 2024 Regular Session of the General Assembly.

Jan 05, 2024 - introduced in Senate;

to Committee on Committees (S)

Jan 08, 2024 - to State & Local Government (S)

Feb 14, 2024 - reported favorably, 1st reading, to Calendar

Feb 15, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, February 20, 2024

Feb 20, 2024 - passed over and retained in the Orders of the Day

Feb 21, 2024 - 3rd reading, passed 37-0

Feb 22, 2024 - received in House ; to Committee on Committees (H)

Mar 12, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 14, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - 3rd reading, passed 83-12 with Committee Substitute (1)

Mar 25, 2024 - received in Senate ; to Rules (S)

Mar 26, 2024 - posted for passage for concurrence in House Committee Substitute (1)

Mar 27, 2024 - Senate concurred in House Committee Substitute (1) ; passed 37-0 with Committee Substitute (1); enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House; delivered to Governor

Apr 04, 2024 - Vetoed

Apr 12, 2024 - received in Senate; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 31-6 ; received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 77-20 ; received in Senate ; to Enrollment (S); enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Secretary of State

SB66 (BR313)/LM - A. Southworth

AN ACT relating to concealed deadly weapons.

Repeal KRS 237.115, which interprets the application of the license to carry concealed deadly weapon statute as permitting postsecondary facilities and state and local governments to limit concealed carry in governmental buildings; amend KRS 150.172, 237.110, and 527.020 to conform.

Jan 04, 2024 - introduced in Senate;

to Committee on Committees (S)

Jan 12, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB67 (BR99) - C. Armstrong

AN ACT relating to guardian ad litem fees.

Create a new section of KRS Chapter 403 to require a guardian ad litem that is appointed for any minor child in certain enumerated court proceedings covered in KRS Chapter 403 to receive a reasonable fee to be fixed by the court and paid by the Finance and Administration Cabinet; create a new section of KRS Chapter 456 to require a guardian ad litem appointed for any minor child in any court proceeding covered in KRS Chapter 456 to receive a reasonable fee to be fixed by the court and paid by the Finance and Administration Cabinet.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 08, 2024 - to Appropriations & Revenue (S)

SB68 (BR1427) - R. Webb

AN ACT relating to wine corkage.

Create a new section of KRS Chapter 243 to authorize wine corkage in conjunction with a meal by a limited restaurant or NQ2 retail drink licensee; establish conditions to remove a bottle of opened wine from the premises; amend KRS 242.260 to exempt corkage from dry and moist territory violations; amend KRS 243.020, 243.034, and 243.084 to conform.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 08, 2024 - to Licensing & Occupations (S)

SB69 (BR438) - G. Boswell

AN ACT relating to the levy of an ad valorem tax rate.

Repeal and reenact KRS 132.017 to require the portion of a property tax rate which will produce revenue from real property, exclusive of revenue from new property, more than four percent over the amount of revenue produced by the compensating tax rate to be subject to recall by the voters of the district; establish requirements for the ballot question, notifying the public, the election process, and recalling the rate; allow the cancellation of the election; disallow local, state, and federal tax dollars to be used to advocate for the rate; amend various statutes to conform; EFFECTIVE January 1, 2025.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 08, 2024 - to State & Local Government (S)

SB70 (BR830) - P. Wheeler, G. Boswell, S. Meredith, R. Mills, M. Nemes, J. Schickel, B. Storm

AN ACT relating to charitable donor intent protection.

Create a new section of KRS Chapter 273 to define terms; establish that charitable organizations that accept contributions pursuant to an endowment agreement must abide by the terms of

the endowment agreement; establish that a donor or a donor's legal representative may bring a civil action against a charitable organization that violates the terms of the endowment agreement.

SB70 - AMENDMENTS

SCS1 - Retain original provisions, except delete restrictive language from the definition of "endowment fund;" direct that a civil action shall be limited to appropriate declaratory and injunctive relief and shall not seek a judgment awarding monetary damages.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 08, 2024 - to Licensing & Occupations (S)

Jan 16, 2024 - recommitted to Judiciary (S)

Feb 01, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 02, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, February 05, 2024

Feb 05, 2024 - 3rd reading, passed 34-2 with Committee Substitute (1)

Feb 06, 2024 - received in House ; to Committee on Committees (H)

Mar 05, 2024 - to Judiciary (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules

Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 28, 2024 - 3rd reading, passed 80-14 ; enrolled, signed by President of the Senate; enrolled, signed by Speaker of the House; delivered to Governor

Apr 09, 2024 - signed by Governor

SB71 (BR1435)/LM - P. Wheeler, J. Higdon

AN ACT relating to health services.

Create a new section of KRS Chapter 222 to define "voluntarily"; require treatment centers or programs licensed as a chemical dependency treatment service to provide transportation services to residents who wish to voluntarily leave the program if the resident's family, guardian, or emergency contact does not agree to transport them; outline transportation service responsibilities; prohibit facilities and law enforcement officers from taking the residents to any location other than public transportation locations, locations to meet the driver of a ride-sharing service, or the resident's home; require that the facilities conduct a search of any outstanding warrants; exempt all chemical dependency treatment service facilities holding a license issued in accordance with KRS 216B.042; require the facility to notify family members, the county attorney, local law enforcement, and the court that a resident left the treatment facility in violation of a court order; and allow a peace officer or a probation officer to arrest a resident without a warrant for violating the terms of the resident's conditional discharge or court order.

SB71 - AMENDMENTS

SCS1/FN/LM - Retain original provisions; amend the definition of "voluntarily"; include any substance use

disorder program authorized or regulated under KRS Chapter 222 and recovery residence as defined in KRS 222.500; amend the provision regarding the responsibilities of the chemical dependency treatment service after it is informed a resident wishes to leave voluntarily; include an additional location to drop off the resident; require the facility to notify family members, the county attorney, and local law enforcement if permitted by federal law; remove the provision requiring the facility to conduct a search of any outstanding warrants; create a new section of KRS Chapter 222 to establish fines.

SCA1(P. Wheeler) - Make title amendment.

HCS1/CI/LM - Retain original provisions, except remove the definition of "voluntarily"; amend provision to increase penalties; remove the provision requiring probation officers or peace officers to arrest the resident without a warrant if the resident violates a court order and permit the officers to arrest the resident without a warrant; remove resident's family as a point of contact and replace it with the resident's emergency contact or court designated individual; include a new provision to prohibit facilities from knowingly recruiting into their facility any out-of-state resident if the out-of-state resident is enrolled in Medicaid or with the purpose of enrolling the out-of-state resident in Medicaid in Kentucky; require facilities to submit to the Department for Medicaid Services a recipient's proof of residency when submitting a request for Medicaid reimbursement if the facility is aware that the resident resided in another state within the past month; create a new section of KRS Chapter 222 to define "department," "qualified treatment program," and "treatment program"; require the Cabinet for Health and Family Services to publish a list of all qualified treatment programs and to post the list on its website and to send the list to the department of public advocacy and to the Administrative Office of the Courts; require state employees who make recommendations to a court for an alternative sentence to prioritize referrals to qualified treatment programs; allow legal counsel to recommend a treatment provider that is not a qualified treatment program but establish reporting requirements; require the Cabinet for Health and Family Services to promulgate administrative regulations; require facilities to provide full disclosure of the services they provide; create a new section of KRS Chapter 222 to prohibit any person from receiving kickbacks for referrals into treatment facilities, establish protections, exemptions, and penalties; create a new section of KRS Chapter 31 to define "alternative sentencing worker," "qualified treatment program," and "treatment program"; allow a court to issue an order for pretrial release pending an assessment for a mental health or substance use disorder and allow the prosecution to object; require that a needs assessment be conducted within 48 hours and establish who may conduct the needs assessment; require a treatment plan to be developed by a qualified health professional who is employed by a treatment program; allow a court to approve the treatment plan

without a hearing or allow the court to schedule a hearing; allow the court to put conditions on the pretrial release; require the department of public advocacy and defense counsel to consider all appropriate and competent facilities and not discriminate against any facility based on religious content and allow facilities or programs to be recommended if they are consistent with a client's personal religious belief; amend KRS 31.030 to require the department of public advocacy to submit a report; require alternative sentencing worker to complete continuing education related to substance use disorder and to comply with the kickback provisions; amend KRS 205.200, relating to residency requirements for Medicaid, to prohibit relocation to Kentucky solely for receiving medical services using Medicaid and allow an individual to submit proof of residency; amend KRS 202A.011 to define "contract mental health evaluator"; amend KRS 202A.041 to replace "qualified mental health professional" with "contract mental health evaluator," no longer require a peace officer to take an individual into custody and transport them but to permit a police officer to take an individual into custody and transport them, reduce state compensation by five percent for every ten minutes a sheriff or other peace officer is required to remain with the person after first delay of contact, and require transportation if no probable cause for arrest exists.
HCA1(S. Heavrin) - Make title amendment.
HFA1(S. Heavrin) - Retain original provisions; except remove the provisions amending KRS 202A.011 and KRS 202A.041.
HFA2(S. Heavrin) - Retain original provisions; include language requiring a facility to transport a resident or make available transportation services as long as it is not prohibited by federal law; include language limiting provisions related to recruiting out-of-state residents on Medicaid and reimbursing fees paid by Medicaid to the extent allowed by federal law; amend the definition of "contract mental health evaluator"; amend the time for when a peace officer maintains custody of an individual after an evaluation is requested; remove the provision requiring transportation be given to a person if no probable cause exist; and include a severability clause.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 08, 2024 - to Health Services (S)
Feb 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)
Feb 22, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 23, 2024
Feb 23, 2024 - passed over and retained in the Orders of the Day
Feb 26, 2024 - passed over and retained in the Orders of the Day
Feb 27, 2024 - 3rd reading, passed 37-0 with Committee Substitute (1) and Committee Amendment (1-title)
Feb 28, 2024 - received in House ; to Committee on Committees (H)
Mar 07, 2024 - to Families & Children (H)

Mar 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title); floor amendment (1) filed to Committee Substitute
Mar 15, 2024 - 2nd reading, to Rules
Mar 21, 2024 - floor amendment (2) filed to Committee Substitute ; posted for passage in the Regular Orders of the Day for Friday, March 22, 2024
Mar 22, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1), Floor Amendment (2) and Committee Amendment (1-title)
Mar 25, 2024 - received in Senate ; to Rules (S)
Mar 26, 2024 - posted for passage for concurrence in House Floor Amendment (2), Committee Substitute (1) and Committee Amendment (1-title)
Mar 27, 2024 - Senate concurred in House Committee Substitute (1) and Floor Amendment (2) ; passed 36-0 with Committee Substitute (1), Floor Amendment (2) and Committee Amendment (1-title) ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 04, 2024 - signed by Governor

SB72 (BR1403)/CI - D. Yates

AN ACT relating to driving under the influence of intoxicating hemp products. Amend KRS 189A.010 to prohibit driving under the influence of intoxicating hemp products.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 08, 2024 - to Judiciary (S)

SB73 (BR1405)/CI/LM - D. Yates

AN ACT relating to marijuana. Amend KRS 218A.1421, 218A.1422, and 218A.1423 to remove penalties for possession, cultivation, or trafficking of up to eight ounces, or five plants, of marijuana; create a new section of KRS Chapter 431 to allow expungement of certain convictions relating to cannabis; amend KRS 218A.276 to conform; RETROACTIVE; EFFECTIVE, in part; January 1, 2025.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 08, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB74 (BR82) - S. Funke Frommeyer, D. Harper Angel, G. Neal, L. Tichenor, D. Yates

AN ACT relating to public health. Amend KRS 211.684 to define "state child and maternal fatality review team"; require the Department for Public Health to establish a state child and maternal fatality review team; modify required annual reporting requirements; amend KRS 216.2929 to require the Cabinet for Health and Family Services to report methods of delivery by hospital annually on its website beginning December 1, 2024.

SB74 - AMENDMENTS

SCS1 - Retain original provisions, except delete the definitions of "local child and maternal fatality response team" and "state child and maternal fatality review team"; permit the

Department for Public Health to establish a separate state child fatality review team; provide that the child fatality review team may include representatives of law enforcement agencies with investigation responsibilities for child fatalities and the Commonwealth's and county attorney offices; permit rather than require the development of local child fatality response teams; delete inclusion of "maternal" in local teams; require the state review teams to cooperate with the External Child Fatality and Near Fatality Review Panel; require the department to establish a state maternal fatality review team; provide that the state maternal fatality review team may include representatives of public health, social services, law enforcement, coroners, health-care providers, and other agencies or professions deemed appropriate; establish the duties of the state maternal fatality review team; permit separate reports for the state child fatality review team and the state maternal fatality review team; add protections for the proceedings, records, opinions, and deliberations of the state child fatality review team and the maternal fatality review team; amend KRS 211.686 to delete the inclusion of "maternal" in local teams; require the Cabinet for Health and Family Services to use health data collected pursuant to KRS 216.2920 to 216.2929 for annual delivery reports and permit the use of other sources if necessary.
HCS1 - Retain original provisions; amend KRS 211.575 to change the required statewide system for stroke response and treatment annual report date to September 1 of each year; amend KRS 211.689 to change the definition of "home visitation" and "home visitation program" and make technical changes; amend KRS 211.690 to allow for an electronic agreement to be submitted for the HANDS program; amend KRS 213.046 to change the reference from local registrar to state registrar and a timeline for submission from 10 days to five days related to birth certificates; amend KRS 387.540, related to individuals that compile an interdisciplinary report, to add an employee of the Cabinet for Health and Family Services with relevant expertise; make technical changes.
HCA1(S. Heavrin) - Make title amendment.
HFA1(N. Tate) - Amend KRS 158.1415 to require a school district to adopt health curricula that includes human growth and development instruction that meets specific criteria; set restrictions for the instruction that grants parents an opportunity to review materials and opt their child out of instruction; provide that Section 9 of the Act may be cited as the Baby Olivia Act.
HFA2(K. Moser) - Create a new section of KRS Chapter 211 to establish the Kentucky Maternal Psychiatry Access Program, also known as the Kentucky Lifeline for Moms; establish duties and responsibilities of the program; direct that the program shall be operated by the Department for Public Health, Division of Maternal and Child Health; amend KRS 211.122 to establish that the collaborative panel related to maternal and infant health shall be renamed the Kentucky Maternal and Infant Health Collaborative; establish

formal membership of the collaborative; require that the collaborative annually review the operations of the new Kentucky Maternal Psychiatry Access Program; amend KRS 211.690, related to the Health Access Nurturing Development Services Program to require the HANDS Program provide information related to lactation consultation, breastfeeding, and safe sleep for babies; establish that the program participants shall participate in the home visitation program through in-person face-to-face methods or through tele-service delivery methods; create a new section of Subtitle 17A of KRS Chapter 304 to require insurers and any exchange to provide a special enrollment period for pregnant individuals; specify requirements for the coverage; require group plan insurers to provide notice of special enrollment rights; amend KRS 304.17A-145 to require health benefit plans that provide coverage for dependents to provide coverage for maternity care; amend KRS 304.17A-220 and 194A.099 to conform with the special enrollment requirement; amend KRS 18A.225 and 164.2871 to require the state employee health plan and self-insured state postsecondary education institution group health plans to comply with the special enrollment and maternity coverage requirements; amend KRS 205.522 to require Medicaid coverage of maternity services; amend KRS 205.592 to allow Medicaid income limit for certain women and children to be increased under certain circumstances; amend KRS 205.6485 to require Kentucky Children's Health Insurance Program to provide maternity coverage; create a new section of KRS Chapter 205 to require the Department for Medicaid Services and any managed care organization with whom the department contracts for the delivery of Medicaid services to provide coverage for lactation consultation and breastfeeding equipment; require the Cabinet for Health and Family Services to apply for a Medicaid waiver if potential cost defrayment or loss of federal funds is identified; require the Cabinet for Health and Family Services to study doula certification programs nationally; amend KRS 304.17A-145 to define "in-home program" and "telehealth"; establish health insurance coverage for an in-home program and telehealth services; amend new section of KRS Chapter 205 to define "in-home program" and "telehealth"; establish health insurance coverage for an in-home program and telehealth services; EFFECTIVE, in part, January 1, 2025.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 08, 2024 - to Families & Children (S)
Jan 30, 2024 - reported favorably, 1st reading, to Calendar
Jan 31, 2024 - 2nd reading, to Rules
Feb 02, 2024 - recommitted to Families & Children (S)
Feb 20, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024
Feb 22, 2024 - 3rd reading, passed 37-0 with Committee Substitute (1)
Feb 23, 2024 - received in House ; to Committee on Committees (H)

Mar 01, 2024 - to Families & Children (H)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 08, 2024 - 2nd reading, to Rules
Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - floor amendment (1) filed to Committee Substitute

Apr 12, 2024 - floor amendment withdrawn Floor Amendment (1) ; floor amendment (2) filed to Committee Substitute

Apr 15, 2024 - 3rd reading, passed 91-1 with Committee Substitute (1), Floor Amendment (2) and Committee Amendment (1-title); received in Senate ; to Rules (S); posted for passage for concurrence in House Committee Substitute (1), Floor Amendment (2) and Committee Amendment (1-title); Senate concurred in House Committee Substitute (1), floor amendment (2), and committee amendment (1-title); passed 29-5-2; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 18, 2024 - signed by Governor

SB75 (BR1386) - J. Schickel, S. West, G. Boswell, J. Carpenter, D. Carroll, M. Deneen, D. Douglas, S. Funke Frommeyer, R. Girdler, J. Higdon, J. Howell, S. Meredith, R. Mills, A. Southworth, B. Storm, D. Thayer, L. Tichenor, J. Turner, R. Webb, W. Westerfield, P. Wheeler, G. Williams, M. Wilson, M. Wise

AN ACT relating to the control of vehicular traffic.

Amend KRS 56.580 to prohibit closing portions of Capital Avenue in Frankfort; provide exceptions for emergency personnel.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 08, 2024 - to State & Local Government (S)

Jan 16, 2024 - recommitted to Transportation (S)

Jan 24, 2024 - reported favorably, 1st reading, to Calendar

Jan 25, 2024 - 2nd reading, to Rules
Jan 26, 2024 - posted for passage in the Regular Orders of the Day for Monday, January 29, 2024

Jan 29, 2024 - 3rd reading, passed 28-7

Jan 30, 2024 - received in House ; to Committee on Committees (H)

SB76 (BR893)/LM - S. West

AN ACT relating to local governments.
Create a new section of KRS Chapter 65 to prohibit local governments from adopting or enforcing an ordinance relating to landlord or tenant laws that is in conflict with the laws of this Commonwealth.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 08, 2024 - to State & Local Government (S)

SB77 (BR951)/LM - A. Southworth, L. Tichenor

AN ACT relating to elections.

Amend KRS 117.275 to establish that a voter tally be conducted; include additional requirements for the certification of election results; amend KRS 117.066 and 117.355 to conform.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 12, 2024 - to State & Local Government (S)

SB78 (BR323)/LM - A. Southworth, L. Tichenor

AN ACT relating to elections.

Amend KRS 117.125 to require that voting systems contain components and subcomponents that are only manufactured, integrated, and assembled in the United States; require that the suppliers of components and subcomponents be accredited by the Defense Microelectronics Activity of the United States Department of Defense.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 12, 2024 - to State & Local Government (S)

SB79 (BR316)/LM - A. Southworth

AN ACT relating to elections.

Amend KRS 120.015 to insert gender-neutral language; amend KRS 120.055 to make technical corrections; amend KRS 120.065 to insert gender-neutral language and make technical corrections; amend KRS 120.075 to remove the requirement for a supersedeas bond; amend KRS 120.095 to revise procedures on recounts for primary elections; amend KRS 120.185 to revise procedures on recounts for regular elections.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 12, 2024 - to State & Local Government (S)

SB80 (BR334) - A. Southworth, G. Boswell, D. Douglas, S. Meredith, L. Tichenor, M. Wilson

AN ACT relating to elections.

Amend KRS 117.001 to remove from the definition of "proof of identification" a student or employee identification document used to confirm a voter's identity; and amend KRS 117.228 to remove a credit or debit card as a secondary form of identification to confirm a voter's identity.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 12, 2024 - to State & Local Government (S)

Jan 24, 2024 - reported favorably, 1st reading, to Calendar

Jan 25, 2024 - 2nd reading, to Rules
Jan 26, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, January 30, 2024

Jan 30, 2024 - 3rd reading, passed 27-7 ; received in House ; to Committee on Committees (H)

SB81 (BR1260) - M. Wise

AN ACT relating to higher education finance and declaring an emergency.

Amend KRS 164.746 to modify the membership of the governing board of

the Kentucky Higher Education Assistance Authority; amend KRS 164A.050 to modify the membership of the governing board of the Kentucky Higher Education Student Loan Corporation; amend KRS 164A.055 to authorize the Asset Resolution Corporation to engage in student loan activities; remove references to administration by the Kentucky Higher Education Student Loan Corporation; EMERGENCY.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 08, 2024 - to Education (S)

Jan 25, 2024 - reported favorably, 1st reading, to Calendar

Jan 26, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, January 30, 2024

Jan 30, 2024 - 3rd reading, passed 35-0 ; received in House ; to Committee on Committees (H)

Feb 29, 2024 - to Education (H)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar

Mar 06, 2024 - 2nd reading, to Rules
Mar 07, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 87-0

Mar 11, 2024 - received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Mar 14, 2024 - signed by Governor

SB82 (BR310)/LM - A. Southworth, L. Tichenor

AN ACT relating to elections.

Amend KRS 117.125 to include additional requirements for voting systems; amend KRS 117.175 to include additional instructions for voter instruction cards; amend KRS 117.383 to require the State Board of Elections to notify a voter of the effect of casting multiple votes for a single office on a paper ballot; amend KRS 67C.103, 117.155, and 117.205 to conform.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 12, 2024 - to State & Local Government (S)

SB83 (BR1069)/LM - A. Southworth

AN ACT relating to elections.

Amend KRS 118.025 to remove straight-party voting as a ballot option in a regular election; amend KRS 63.200, 67C.103 117.125, 117.155, 117.205, 118A.090, and 118A.100 to conform.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 12, 2024 - to State & Local Government (S)

SB84 (BR435)/LM - A. Southworth, D. Harper Angel

AN ACT relating to elections.

Create a new section of KRS Chapter 117 to require that a risk-limiting audit be performed upon the closing of the polls in order to certify the election; amend KRS 117.001 to change the definition of "risk-limiting audit"; amend KRS 117.275

to include additional requirements for the counting and tabulation of ballots and for the certification of election results; amend KRS 117.066 and 117.295 to conform.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 12, 2024 - to State & Local Government (S)

SB85 (BR337)/CI/LM - A. Southworth, J. Turner, B. Storm

AN ACT relating to persistent felony offenders.

Amend KRS 532.080 to provide that a jury may fix an enhanced term of imprisonment when they find a defendant to be a persistent felony offender; provide that persistent felony offender in the first degree and second degree only applies to offenders who are convicted of a felony within the same KRS Chapter as the one previously committed; RETROACTIVE.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 12, 2024 - to Judiciary (S)

SB86 (BR314)/CI - A. Southworth

AN ACT relating to parole for violent offenders.

Amend KRS 439.3401 to change requirements for parole or credit on sentences for violent offenders; create a new section of KRS Chapter 197 to establish a specialized treatment program for violent offenders.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 12, 2024 - to Judiciary (S)

SB87 (BR329) - A. Southworth

AN ACT relating to jury sentencing.

Repeal KRS 532.055, relating to verdicts and sentencing by juries in felony cases; amend KRS 421.500 to conform.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 12, 2024 - to Judiciary (S)

SB88 (BR315)/CI - A. Southworth

AN ACT relating to home incarceration.

Amend KRS 532.260 to create new eligibility requirements for a person to serve the remainder of his or her sentence under home incarceration or conditional release; require the Department of Corrections to immediately transfer a person if he or she is being held on a detainer; allow a victim or concerned citizen to appeal the decision that a person may serve the remainder of his or her sentence under home incarceration or conditional release.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 12, 2024 - to Judiciary (S)

SB89 (BR84)/FN - S. Funke Frommeyer, C. Armstrong, G. Neal, L. Tichenor, D. Yates

AN ACT relating to Medicaid coverage

for certified professional midwifery services.

Create a new section of KRS Chapter 205 to require the Department for Medicaid Services and any managed care organization with whom the department contracts for the delivery of Medicaid Services to provide coverage for certified professional midwifery services that are provided by a licensed certified professional midwife; require the Cabinet for Health and Family Services or the Department for Medicaid Services to seek federal approval if they determine that such approval is necessary.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 10, 2024 - to Families & Children (S)

Jan 30, 2024 - reported favorably, 1st reading, to Calendar

Jan 31, 2024 - 2nd reading, to Rules

Feb 14, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 15, 2024

Feb 15, 2024 - 3rd reading, passed 34-3

Feb 16, 2024 - received in House ; to Committee on Committees (H)

Mar 12, 2024 - to Health Services (H)

Mar 14, 2024 - reported favorably, 1st reading, to Calendar

Mar 15, 2024 - 2nd reading, to Rules ; recommitted to Appropriations & Revenue (H)

SB90 (BR1437) - D. Yates

AN ACT relating to bus safety. Amend KRS 156.153 to define "danger zone"; direct the Department of Education to consider requiring the installation of school bus sensors and interior cameras on new school buses purchased on or after July 1, 2025; direct the Department of Education to promulgate administrative regulations; require the Department of Education to submit a report on the availability and effectiveness of school bus sensors to the Legislative Research Commission by June 30, 2025; amend KRS 189.540 to conform; amend KRS 281.635 to encourage cities to install safety sensors in city buses; provide that the Act may be cited as Ally's Law.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 10, 2024 - to Transportation (S)

SB91 (BR805)/FN - J. Higdon, M. Deneen, G. Elkins, R. Girdler, S. Meredith, R. Mills, J. Schickel, A. Southworth, B. Storm, L. Tichenor, J. Turner, G. Williams, M. Wise, D. Yates

AN ACT providing funding and establishing conditions for state government agencies and institutions, making an appropriation therefor, and declaring an emergency.

Create new sections of KRS 186.400 to 186.640 to: require the Transportation Cabinet to establish a driver licensing regional office in each senatorial district; allow third-party entities to apply to the Transportation Cabinet to be approved to accept applications for certain identity documents; allow third-party entities to charge a fee for services provided; require the Kentucky State Police to offer written instruction permit testing in

counties without a permanent driver licensing office that coincides with Transportation Cabinet visits to those counties to offer in-person licensing services; require the state police to collect certain data on appointments and customers served and report to the Interim Joint Committee on Transportation by October 31, 2025; EFFECTIVE, in part, July 1, 2025.

SB91 - AMENDMENTS

SCS1 - Retain original provisions with the following exceptions: create a new section of KRS 186.400 to 186.640 to allow county clerks to act as application processors for certain identity documents; require the Transportation Cabinet to provide hardware and software to clerks; amend KRS 186.531 to allow clerks who process applications to retain 25% of the license or ID fee that is distributed to the Transportation Cabinet's photo license fund; create a new section of KRS 186.400 to 186.640 to direct the state police to engage in a pilot project to provide operator's license skills testing in five counties where testing is not currently offered; set requirements for the state police; require the state police to report to the Legislative Research Commission by October 31, 2025 regarding program data, effect on existing testing efforts, and recommendations; EFFECTIVE, in part, July 1, 2025; APPROPRIATION. SCA1(J. Higdon) - Make title amendment.

SFA1(J. Turner) - Allow county clerks and third-party entities to issue REAL ID compliant documents; create a new section of KRS 186.400 to 186.640 to allow county clerks, after July 1, 2025, to give the examination for an instruction permit; set out requirements; amend KRS 186.480 to conform.

HCS1 - Delete original provisions; amend enacted 2024 RS HB 1, HB 6, and HB 265 to provide additional appropriations and provisions for various programs and projects; make stand-alone supplemental appropriations; establish various conditions for supplemental appropriations; amend KRS 45A.100 to increase the threshold for small purchases by the Finance and Administration Cabinet, state institutions of higher education, and the legislative branch of government; amend KRS 45A.190 to increase the performance bond threshold for certain construction contracts to conform; amend KRS 56.491 to increase the threshold for approval required for certain capital construction projects; APPROPRIATION; EMERGENCY. HCA1(J. Petrie) - Make title amendment.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 10, 2024 - to Transportation (S)

Feb 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Feb 15, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, February 20, 2024

Feb 20, 2024 - floor amendment (1) filed to Committee Substitute ; 3rd reading, passed 37-0 with Committee Substitute (1) and Committee Amendment (1-title)

Feb 21, 2024 - received in House ; to

Committee on Committees (H)

Mar 07, 2024 - to Appropriations & Revenue (H)

Mar 12, 2024 - taken from Appropriations & Revenue (H); 1st reading ; returned to Appropriations & Revenue (H)

Mar 13, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H)

Apr 15, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title); taken from Rules; posted for passage in the regular order's of the day; 3rd reading, passed 84-10 with Committee Substitute (1) and Committee Amendment (1-title) ; received in Senate ; to Rules (S);

posted for passage for concurrence in House Committee Substitute (1) and Committee Amendment (1-title); Senate concurred in House Committee Substitute (1) and Committee Amendment (1-title) ; passed 36-1; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 19, 2024 - line items vetoed

SB92 (BR358) - D. Yates

AN ACT relating to the transportation of students and declaring an emergency.

Amend KRS 156.153 to permit school districts to use district-owned and district-leased passenger transportation vehicles to transport students to and from school under an alternative transportation plan approved by the Kentucky Department of Education; provide that vehicles shall be operated by an employee of local school district that is licensed to operate a motor vehicle within the Commonwealth; provide that the Kentucky Department of Education shall promulgate administrative regulations to establish minimum standards and specifications for an alternative transportation plan; amend KRS 160.380 to require the driver of any non-school bus passenger vehicle authorized to transport students to and from school pursuant to the alternative transportation plan submit to an annual national and state criminal background check and clear CA/N check; amend KRS 156.990 to provide that an individual who operates a school bus or other district-owned or district-leased vehicle to transport a student or students without a valid, active license to operate that motor vehicle within the Commonwealth shall be guilty of a Class D felony; EMERGENCY.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 11, 2024 - to Transportation (S)

SB93 (BR1177) - S. Meredith, G. Boswell, D. Douglas, L. Tichenor

AN ACT relating to education.

Amend KRS 161.164 to prohibit that a local school district or public charter school from requiring a statement, pledge, or oath, other than to uphold general and federal law, the United States Constitution, and the Constitution of Kentucky, as a part of any recruitment, hiring, employment, promotion, disciplinary, or evaluation process; create a new section of KRS Chapter 160 to define terms; prohibit

public school districts and schools from expending any resources or funds to purchase membership in, or goods and services from, any organization that discriminates on the basis of race, color, national origin, sex, disability, or religion; to prohibit public school districts and schools from expending any resources or funds on diversity, equity, inclusion, and belonging or political or social activism; prohibit public school districts from engaging in diversity, equity, inclusion, and belonging; provide a limited exception for compliance with state or federal law; amend KRS 158.4416 to strike all references to trauma-informed approach; amend KRS 158.4414 to conform.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 11, 2024 - to Education (S)

SB94 (BR1489) - D. Yates

AN ACT relating to veterans. Amend KRS 154.12-330 to give preference to veterans in the issuance of small business loans; create a new section of KRS Chapter 151B to require monthly veteran workforce reports; create new sections of Subchapter 12 of KRS Chapter 154 to require annual job training reports by the Kentucky Commission on Military Affairs; require a report on occupational licenses by the Kentucky Commission on Military Affairs; create a new section of KRS Chapter 311 to require the Kentucky Board of Medical Licensure to review licensing practices for nurses and physicians assistants for military reciprocity through promulgation of administrative regulations; create new sections of KRS Chapter 164 to grant college credit to certain veterans; provide additional flexibility in college scheduling and registration to veterans; amend KRS 40.317 to expand the Kentucky Department of Veterans' Affairs' assistance to veterans in navigating healthcare; create new sections of KRS Chapter 40 to direct the Kentucky Department of Veterans' Affairs to increase access to healthcare for veterans; ensure veterans have access to mental health care; direct the Kentucky Department of Veterans' Affairs to end veteran homelessness.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 10, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB95 (BR104) - C. Armstrong, S. Funke Frommeyer, K. Berg

AN ACT relating to lactating students. Create new sections of KRS Chapters 158 and 164 to require public schools, public charter schools, and public postsecondary institutions to provide reasonable accommodations to a lactating student; set forth the minimum requirements for those reasonable accommodations; require public schools, public charter schools, and public postsecondary institutions to provide lactating students a reasonable amount of time to express breast milk or breastfeed without incurring an academic penalty.

Jan 08, 2024 - introduced in Senate;

to Committee on Committees (S)
Jan 10, 2024 - to Education (S)

SB96 (BR103)/LM - C. Armstrong, D. Yates

AN ACT relating to expungement.
Create a new section of KRS Chapter 431 to create a process for automatic expungement of misdemeanors, violations, and traffic infractions after five years if conditions are met; require the Department of Kentucky State Police and the Administrative Office of the Courts to begin administering the automatic expungement process in August 2025.

Jan 08, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 10, 2024 - to Judiciary (S)

SB97 (BR178) - C. Armstrong, J. Adams, K. Berg, S. Funke Frommeyer, D. Harper Angel, A. Mays Bledsoe, G. Neal, A. Southworth, D. Thayer, L. Tichenor, R. Webb, W. Westerfield, G. Williams, D. Yates

AN ACT relating to a sales and use tax exemption for diapers.
Amend KRS 139.010 to define "clothing" and "diaper"; amend KRS 139.480 to exempt all diapers from the sales and use tax.

Jan 08, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 10, 2024 - to Appropriations & Revenue (S)

SB98 (BR291) - R. Thomas

AN ACT relating to the Kentucky Board of Education.
Amend KRS 156.029 to change the public high school nonvoting student member to a voting member of the Kentucky Board of Education; add an at-large member to the board; require at least two of the members to have a child enrolled in public school; amend KRS 156.040 to exclude the student member from the age and college degree requirements.

Jan 09, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 11, 2024 - to Education (S)

SB99 (BR473)/CI/LM - D. Yates, D. Harper Angel

AN ACT relating to exceptions to restrictions on maternal healthcare.
Amend KRS 311.720, 311.7701, 311.781, and 311.787 to define terms; amend KRS 311.723, 311.727, 311.732, 311.735, 311.7706, and 311.782 to allow an abortion when there is a lethal fetal anomaly or the fetus is incompatible with sustained life outside the womb, or when the pregnancy is the result of rape or incest and the fetus has not reached viability as determined in the good-faith medical judgment of the physician; amend KRS 311.782 to establish a rebuttable presumption that the physician complied with the requirements of the section; amend KRS 311.7735 to provide an exception to the time requirement for consent when the pregnancy is the result of rape or incest; amend KRS 216B.400 to provide an exception for abortion counseling when

the pregnancy is the result of rape or incest; amend KRS 311.715 to authorize the use of public funds for abortion when the pregnancy is the result of rape or incest; amend KRS 213.101, 311.725, 311.760, 311.7706, 311.772, 311.7735, 311.780, 311.783, 311.787, and 311.800 to conform; make technical corrections; provide that the Act may be cited as Hadley's Law.

Jan 09, 2024 - introduced in Senate;
to Committee on Committees (S)

SB100 (BR2018) - D. Thayer

AN ACT relating to campaign finance.
Amend KRS 121.150 to increase campaign contribution limits for anonymous donations, cash donations, and donations from persons under the age of 18 years; remove various campaign contribution limits and restrictions; amend KRS 121.015 to establish that no person shall become liable as surety, guarantor, or endorser for an amount of money greater than the loan given; amend KRS 121.180 to conform; remove the limit on the amount of campaign funds per event or affair that a candidate or slate of candidates can use to purchase an admission ticket for, or contribute to another candidate or slate of candidates; require that beginning in 2025, certain candidates, slates of candidates, and committees shall report contributions and expenditures to the registry every two weeks, starting on the first Wednesday after the first Monday of each year; amend KRS 121.990 and 336.180 to conform; repeal KRS 121.056.

Feb 28, 2024 - introduced in Senate;
to Committee on Committees (S)
Mar 01, 2024 - to State & Local Government (S)

SB101 (BR1429)/LM - R. Webb, M. Deneen, J. Howell, B. Storm, P. Wheeler

AN ACT relating to agritourism.
Amend KRS 247.801 to amend the definition of "agritourism activity"; define "working animal"; create a new section of KRS 247.800 to prohibit a city, town, county, or other political subdivision of the Commonwealth from restricting a person from engaging in an agritourism activity.

SB101 - AMENDMENTS

SCS1/LM - Retain original provisions and require that an agritourism activity comply with public health and safety requirements.
SFA1(R. Webb) - Amend KRS 247.801 to add competitions, field trials, and horseracing to the definition of "agritourism activity"; create a new section of KRS 247.800 to 247.810 to require that an agritourism activity comply with any existing law enforceable by police powers of local government.
HFA1(K. Banta) - Retain original provisions; delete the definition of "working animal", allow a person to engage in an agritourism activity so long as the activity complies with public health, safety, and welfare requirements.

Jan 09, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 11, 2024 - to Licensing & Occupations (S)

Feb 02, 2024 - reassigned to Agriculture (S)
Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Feb 28, 2024 - 2nd reading, to Rules
Mar 06, 2024 - floor amendment (1) filed to Committee Substitute
Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024
Mar 22, 2024 - 3rd reading, passed 37-0 with Committee Substitute (1) and Floor Amendment (1)
Mar 25, 2024 - received in House ; to Committee on Committees (H); to Agriculture (H)
Mar 26, 2024 - taken from Agriculture (H); 1st reading ; returned to Agriculture (H)
Mar 27, 2024 - reported favorably, 2nd reading, to Rules; floor amendment (1) filed
Mar 28, 2024 - taken from Rules ; placed in the Orders of the Day

SB102 (BR1552) - J. Schickel

AN ACT relating to fire protection districts.
Amend KRS 75.260 to increase the maximum per meeting salary of fire district board members to \$150.

Jan 10, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 12, 2024 - to Licensing & Occupations (S)
Feb 07, 2024 - taken from Licensing & Occupations (S); reassigned to State & Local Government (S)

SB103 (BR83) - S. Funke Frommeyer, J. Schickel, J. Adams, C. Armstrong, D. Harper Angel, G. Neal, M. Nemes, R. Thomas, L. Tichenor, R. Webb, G. Williams, M. Wilson

AN ACT relating to freestanding birthing centers.
Create a new section of KRS Chapter 216B to define "freestanding birthing center"; require the Cabinet for Health and Family Services to promulgate updated administrative regulations to establish licensure standards for freestanding birthing centers, including requiring accreditation by the Commission for the Accreditation of Birth Centers, compliance with the American Association of Birth Centers' Standards for Birth Centers, and consistent plans for transfer and safe transport to a hospital as needed, and to delineate medical malpractice insurance requirements for centers; exempt a center with no more than four beds from certificate-of-need requirements for establishing and licensing a freestanding birthing center; state intent not to limit or expand liability of a center or health care provider or facility; add requirement for medical malpractice insurance for freestanding birthing centers; prohibit abortions in freestanding birthing centers; amend KRS 216B.015 to include freestanding birthing centers in the definition of "health facility"; amend KRS 216B.020, 196.173, 211.122, 211.647, 211.660, 213.046, 214.155, 214.565, 214.567, 214.569, 216.2920, and 216.2970 to conform; provide that the Act may be cited as the Mary Carol Akers Birth Centers Act.

Jan 10, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 12, 2024 - to Health Services (S)

SB104 (BR845)/LM - D. Yates

AN ACT relating to insurance disclosures to dog bite and dog attack victims.
Create a new section of KRS Chapter 258 to require insurance disclosures by dog owners, other persons, and insurers to persons alleging entitlement to damages resulting from a dog bite or dog attack; establish procedures for requesting additional information and amending disclosures; provide that disclosures shall not be construed as a waiver of certain rights or acceptance of liability; create a new section of Subtitle 12 of KRS Chapter 304 to require insurers and other persons subject to regulation under the Insurance Code to comply with insurance disclosure requirements.

Jan 11, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 16, 2024 - to Banking & Insurance (S)

SB105 (BR1270) - J. Schickel, D. Carroll, M. Deneen, G. Elkins, R. Girdler, S. Meredith, A. Southworth, L. Tichenor

AN ACT relating to sales and use tax exemptions.
Amend KRS 139.480 to define "currency" and "bullion"; exempt currency and bullion from sales and use tax on or after August 1, 2024.

Jan 12, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 16, 2024 - to Appropriations & Revenue (S)

SB106 (BR1272)/LM - L. Tichenor

AN ACT relating to animal control officers.
Create a new section of KRS 258.095 to 258.500 to require animal control officers to receive training on recognizing child abuse; amend KRS 620.030 to add animal control officers to the list of people with a duty to report dependency, neglect, or abuse of a child.

Jan 11, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 16, 2024 - to Families & Children (S)

SB107 (BR175) - J. Higdon

AN ACT relating to transportation and making an appropriation therefor.
Amend KRS 186.040 to direct \$30 of the registration fee for vehicles in excess of 44,000 pounds to the county clerk of the county in which the truck is registered; amend KRS 186.050 to set registration fees for vehicles in excess of 44,000 pounds; amend KRS 189.340 to prohibit the operation of a truck tractor, trailer, or semitrailer in the far left lane of any roadway that has been divided into three or more clearly marked lanes for travel; amend KRS 281.926 to require towing companies to submit their rate schedules to the nearest Department of Kentucky State Police (KSP) post in addition to making them available to the

public upon request, and direct the KSP to remove companies that do not comply with these requirements from the KSP wrecker log for a period of six months for the first violation and one year for any subsequent violation; amend KRS 189.222 to provide a weight limit allowance of 400 pounds for any vehicle with an auxiliary power unit; amend KRS 189.221 to conform; amend KRS 75.450 to increase the limit that subscription fire departments may charge for accident response from \$500 to \$1,000; amend KRS 189.270, 189.271, 189.2713, 189.2716, and 189.2717 to require the Transportation Cabinet to promulgate administrative regulations to set fees for overweight and overdimensional permits; amend KRS 132.487 to direct the state portion of vehicle property taxes on electric vehicles and hybrid vehicles to the road fund; amend KRS 186.480 to require the KSP to include information about the organ donor program in educational materials for driver training; APPROPRIATION; EFFECTIVE, in part, January 1, 2025.

SB107 - AMENDMENTS

SCS1 - Retain original provisions, except: amend KRS 281.926 to require towing companies to submit their rate schedules to all local law enforcement agencies in the company's service area; direct local law enforcement agencies to remove companies that do not comply with these requirements from their wrecker log for a period of six months for the first violation and one year for any subsequent violation; amend KRS 189.270 to limit the fee that the Transportation Cabinet may set for overdimensional permits to transport farm equipment; add a new section to amend KRS 281.990 to allow the Transportation Cabinet to promulgate administrative regulations to set penalties for violations of KRS 281.920 to 281.936.

SCS2 - Retain original provisions, except: amend KRS 281.926 to require towing companies to submit their rate schedules to all local law enforcement agencies in the company's service area; direct local law enforcement agencies to remove companies that do not comply with these requirements from their wrecker log for a period of six months for the first violation and one year for any subsequent violation; amend KRS 189.270 to limit the fee that the Transportation Cabinet may set for overdimensional permits to transport farm equipment; amend KRS 281.990 to allow the Transportation Cabinet to promulgate administrative regulations to set penalties for violations of KRS 281.920 to 281.936; amend KRS 189.340 to provide a road condition exception to the prohibition on operating a motor vehicle in the leftmost lane of a multi-lane highway; delete sections amending KRS 75.450, regarding charges for fire department response to accidents, and KRS 132.487, regarding distribution of the motor vehicle property tax on electric vehicles.

HCS1 - Retain original provisions; amend KRS 189.930 to expand the requirement to move over or slow down when approaching an emergency or public safety vehicle to include any disabled vehicle displaying a warning signal; amend KRS 189.290 to prohibit a person from operating a vehicle in or

near a highway work zone in a manner that endangers persons or property; provide that violators shall be subject to revocation of their operator's license; amend KRS 189.960 to require that operators of motor vehicles yield to workers in or near a highway work zone; remove condition that workers must be present or that work is being performed for a violation to occur; amend KRS 189.2327 to increase fines for highway work zone traffic offenses; amend KRS 189.990 to establish fines for causing physical injury or death to a person while operating a vehicle in or near a highway work zone; amend KRS 189.010 to define "highway work zone"; amend KRS 186.560 to require revocation of an operator's license for certain highway work zones violations; amend KRS 189.2325 to conform; create a new section of KRS 186.400 to 186.640 to direct the state police to engage in a pilot project to provide operator's license skills testing in five counties where testing is not currently offered; set requirements for the state police; require the state police to report to the Legislative Research Commission by October 31, 2025 regarding program data, effect on existing testing efforts, and recommendations. HFA1(J. Blanton) - Amend KRS 376.325 to allow for the disposal of towed vehicles by a towing and storage company if a lienholder does not respond to notifications from the towing and storage company.

Jan 11, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 16, 2024 - to Transportation (S)

Jan 24, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 25, 2024 - 2nd reading, to Rules

Feb 05, 2024 - recommitted to Transportation (S)

Feb 14, 2024 - reported favorably, to Rules with Committee Substitute (2)

Feb 15, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 21, 2024

Feb 21, 2024 - 3rd reading ; committee amendment withdrawn Committee Substitute (1) ; passed 35-0-1 with Committee Substitute (2)

Feb 22, 2024 - received in House ; to Committee on Committees (H)

Mar 01, 2024 - to Transportation (H)

Mar 12, 2024 - reported favorably, 1st reading, to Calendar

Mar 13, 2024 - 2nd reading, to Rules

Mar 14, 2024 - floor amendment (1) filed

Mar 15, 2024 - recommitted to Appropriations & Revenue (H)

Apr 15, 2024 - reported favorably, to Rules with Committee Substitute (1); taken from Rules; posted for passage in the Regular Orders of the Day for April 15; 3rd reading, passed 91-3 with Committee Substitute (1) ; received in Senate ; to Rules (S); posted for passage for concurrence in House Committee Substitute (1) ; Senate concurred in House Committee Substitute (1) ; passed 34-1; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 17, 2024 - signed by Governor

SB108 (BR952)/LM - A. Southworth, L. Tichenor

AN ACT relating to elections.

Amend KRS 116.045 to prohibit public entities, officials, and employees authorized to assist a person in registering, transferring, and changing political party from influencing the person's decision; provide that no individual or group shall have electronic access to the voter registration information unless he or she is employed in the office of the county clerk of the county in which registration occurs; amend KRS 116.048 to require that the completed voter registration application shall only be transmitted to the county clerk of the applicant's voting residence; amend KRS 116.112 to require that each county board of elections conducts its own voter registration purge program; require that the county board of elections submit its voter registration information to the State Board of Elections on the fifth day of each month; amend KRS 116.113 to provide that the county clerk is responsible for removing a registered voter's name when necessary.

Jan 12, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 16, 2024 - to State & Local Government (S)

SB109 (BR100) - C. Armstrong

AN ACT relating to Kentucky educational excellence scholarships and declaring an emergency.

Amend KRS 164.7879 to increase the Kentucky educational excellence scholarship base amount for each eligible grade point average; increase the supplemental award amounts; require a supplemental award for eligible Cambridge Advanced International scores; increase the award amount for an eligible student enrolled in a comprehensive transition and postsecondary program; amend KRS 164.7874, 164.7881, 164.7884, and 164.7885 to conform; EMERGENCY.

Jan 16, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 18, 2024 - to Appropriations & Revenue (S)

SB110 (BR1562) - W. Westerfield, S. Meredith

AN ACT relating to child support.

Amend KRS 403.211 to allow a child support action to be filed at any time following conception in the county where the mother resides.

SB110 - AMENDMENTS

SCS1 - Retain original provisions, except provide that child support may be retroactive to nine months prior to the date the child is born if the order is entered within the first year after the birth of the child.

Jan 16, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 22, 2024 - to Families & Children (S)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 28, 2024 - 2nd reading, to Rules

Mar 01, 2024 - posted for passage in the Regular Orders of the Day for

Tuesday, March 05, 2024

Mar 05, 2024 - 3rd reading, passed 36-2 with Committee Substitute (1)

Mar 06, 2024 - received in House ; to Committee on Committees (H)

Mar 15, 2024 - to Judiciary (H)

SB111 (BR199)/AA/HM/LM - W. Westerfield, R. Thomas

AN ACT relating to coverage for the treatment of stuttering.

Create a new section of Subtitle 17A of KRS Chapter 304 to require health insurance coverage for speech therapy as a treatment for stuttering; amend KRS 304.17C-125, 205.522, 205.6485, 164.2871, and 18A.225 to require limited health service benefit plans, Medicaid, self-insured employer group health plans provided by the governing board of a state postsecondary education institution, and the state employee health plan to comply with the speech therapy coverage requirement and to make technical amendments; provide that various sections apply to health insurance policies, certificates, plans, or contracts issued or renewed on or after January 1, 2025; establish the construction of Section 1 for purposes of federal law and require state officials to comply; require the Department of Insurance and the Cabinet for Health and Family Services to seek federal approval, if necessary; EFFECTIVE, in part, January 1, 2025.

SB111 - AMENDMENTS

HCS1/AA/HM/LM - Retain original provisions, except suspend application of any coverage requirement to a qualified health plan if the requirement would result in the state being required to make cost defrayal payments under federal law; require the Department of Insurance to identify if any requirement is in addition to the essential health benefits required under federal law; establish requirements for any waiver application made by the Department of Insurance.

Jan 17, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 19, 2024 - to Banking & Insurance (S)

Mar 05, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 06, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 35-1

Mar 08, 2024 - received in House ; to Committee on Committees (H)

Mar 12, 2024 - to Banking & Insurance (H)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 14, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - 3rd reading, passed 90-0 with Committee Substitute (1)

Mar 25, 2024 - received in Senate ; to Rules (S)

Mar 26, 2024 - posted for passage for concurrence in House Committee Substitute (1)

Mar 27, 2024 - Senate concurred in House Committee Substitute (1) ;

passed 35-1 with Committee Substitute (1) ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House; delivered to Governor
Apr 04, 2024 - signed by Governor

SB112 (BR325) - R. Thomas

AN ACT relating to traffic control signal monitoring systems and making an appropriation therefor.

Create new sections of KRS Chapter 189 to define "agency," "owner," "recorded images," and "traffic control signal monitoring system"; establish a civil penalty of \$50 if a motor vehicle is recorded failing to obey the instructions of a traffic control device; set forth forms and procedures; outline defenses for citations for failing to obey a traffic control device; mandate that a person who refuses to pay the civil penalty and does not appear to contest the citation shall have the vehicle's registration suspended; mandate that civil penalties shall not result in points against the violator's driving record; amend KRS 189.231 and 189.990 to conform; APPROPRIATION.

Jan 17, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 19, 2024 - to Transportation (S)

SB113 (BR1607) - M. Wise, M. Deneen

AN ACT relating to marriage and family therapists.

Create a new section of KRS 335.300 to 335.399 to authorize the board to grant licensure to an applicant who holds an active license from another state to practice as an independent marriage and family therapist.

Jan 18, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 22, 2024 - to Licensing & Occupations (S)

SB114 (BR312)/CI/LM - A. Southworth

AN ACT relating to concealed deadly weapons.

Amend KRS 527.070 to modify the types of school facilities where weapons are prohibited; state that the prohibition of weapons on school grounds only applies when entrances to the school buildings display a sign indicating that unlawfully possessing a weapon in a school is a felony; remove the requirement that signs be prominently displayed indicating possessing a weapon in a school is prohibited; remove the provision that failure to post the signs indicating weapons are prohibited in schools shall not relieve a person of liability.

Jan 18, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 07, 2024 - to Education (S)

SB115 (BR324) - A. Southworth

AN ACT relating to federal law enforcement officers as peace officers in this state and declaring an emergency.

Amend KRS 61.365 to remove the authority of delineated federal law enforcement officers to act as peace officers in this state; EMERGENCY.

Jan 18, 2024 - introduced in Senate;

to Committee on Committees (S)
Feb 07, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB116 (BR483) - S. West
Jan 22-WITHDRAWN

SB117 (BR451)/LM - G. Neal, D. Givens, A. Mays Bledsoe, R. Thomas

AN ACT proposing an amendment to Section 25 of the Constitution of Kentucky relating to slavery and involuntary servitude as a punishment for crime.

Propose to amend Section 25 of the Constitution of Kentucky to prohibit slavery and involuntary servitude in all circumstances; provide ballot language; submit to voters for ratification or rejection.

Jan 19, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 22, 2024 - to State & Local Government (S)

SB118 (BR1741) - S. Meredith

AN ACT relating to trespass.
Amend KRS 511.070 to allow notice of trespass to be given through the placement of identifying purple paint marks on property; require any owner or lessee who marks his or her real property in such a manner to also provide clear written notice forbidding entry.

SB118 - AMENDMENTS

SFA1(S. Meredith) - Retain original provisions, except to remove the requirement that an owner or lessee provide clear written notice forbidding entry.

Jan 22, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 24, 2024 - to Agriculture (S)
Feb 27, 2024 - reported favorably, 1st reading, to Calendar; floor amendment (1) filed
Feb 28, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024
Feb 29, 2024 - 3rd reading, passed 36-1 with Floor Amendment (1)

Mar 01, 2024 - received in House ; to Committee on Committees (H)
Mar 08, 2024 - to Agriculture (H)
Mar 13, 2024 - reported favorably, 1st reading, to Calendar
Mar 14, 2024 - 2nd reading, to Rules
Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024
Apr 15, 2024 - 3rd reading, passed 95-0 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 17, 2024 - signed by Governor

SB119 (BR1680)/LM - J. Adams

AN ACT relating to animal care.
Create new sections of KRS Chapter 525 to define terms; require peace officers and animal control officers to serve notice of seizure of an animal subjected to cruelty; create procedure for seizing agencies to petition a court to order payment of animal care costs by owner; establish penalties; amend KRS

258.215 to require owners to be responsible for cost of care of an impounded animal.

Jan 22, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 26, 2024 - to Agriculture (S)

SB120 (BR1689)/CI/LM - G. Williams, L. Tichenor

AN ACT relating to lobbying.
Create a new section of KRS Chapter 48 to prohibit a public agency or any other entity created by an act of the General Assembly from using public funds for lobbying activity or to employ or enter into a contract with a lobbyist; define terms; exempt public agency employees who perform lobbying activities as part of their fiduciary duties; create a new section of KRS Chapter 61 to prohibit a public agency from using public funds for lobbying activity or to employ or contract with a lobbyist; define terms; exempt public agency employees who perform lobbying activities as part of their fiduciary duties; create new sections of KRS 6.601 to 6.849 to permit a person to file a complaint with the Legislative Ethics Commission if a public agency or entity created by an act of the General Assembly is using public funds to hire a lobbyist or for lobbying activity; require the commission to transfer a complaint to the Executive Branch Ethics Commission if the alleged violator is an employee of the executive branch of state government; require a public agency to report to the Legislative Ethics Commission if the agency procures a contract with a legislative agent to engage in federal lobbying or uses federal funds to employ or procure a contract with a legislative agent or as part of compensation or salary of an employee to engage in lobbying activity on behalf of the agency; require the report to be filed within 30 days of the decision to engage in federal lobbying activity or use federal funds to engage in lobbying activity; require all public agencies to submit to the Auditor of Public Accounts and State Treasurer a list of all contracts they have procured with a legislative agency for all types of lobbying activity, regardless of the source of funds, by June 30 each year; allow the Attorney General, Commonwealth's attorney, county attorney, or their designee to investigate violations; create a new section of KRS Chapter 164 to prohibit public postsecondary education institutions from employing or contracting with a lobbyist or using public funds to employ or contract with a lobbyist; allow a president of the public postsecondary institution to lobby on behalf of the institution in his or her fiduciary capacity; amend KRS 6.611 to include as lobbying any public agency to hire or procure a contract with a public relations, media, or social media company to indirectly promote, advocate, or oppose passage of any legislation or action taken by the General Assembly, the Governor, the secretary of any cabinet or any staff members; amend KRS 6.691 to allow the Legislative Ethics Commission to issue a fine of not less than \$2,000 but not more than \$10,000 to any public agency that uses public funds for lobbying purposes; amend KRS 6.945 to provide that the lobbying restrictions are

not affected by the requirements of Section 1 or 2 of this Act; amend KRS 61.990 to provide that an officer or employee of a public agency who intentionally violates the lobbying restrictions shall be guilty of a Class A misdemeanor for the first offense, and a Class D felony for any subsequent offenses; amend KRS 11A.201 to conform.

Jan 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 02, 2024 - to Appropriations & Revenue (S)

SB121 (BR1517) - R. Girdler, M. Deneen, L. Tichenor

AN ACT relating to the exemption of bullion and currency from sales and use tax.

Amend KRS 139.480 to exempt currency and bullion from sales and use tax; EFFECTIVE August 1, 2024.

Jan 22, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 24, 2024 - to Appropriations & Revenue (S)

SB122 (BR864) - R. Girdler

AN ACT relating to forcible detainer actions.

Create a new section of KRS Chapter 383 to allow a landlord to file and practice a forcible detainer action.

Jan 22, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 24, 2024 - to Judiciary (S)

SB123 (BR1178) - D. Yates

AN ACT relating to alcoholic beverages.

Create a new section of KRS Chapter 244 to require retail licensees to purchase liquor liability insurance.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 25, 2024 - to Licensing & Occupations (S)

SB124 (BR1662) - R. Thomas

AN ACT relating to minimum staffing requirements for long-term care facilities.

Create a new section of KRS Chapter 216 to require staff-to-resident ratios in long-term care facilities as a condition of licensure or relicensure by January 1, 2025.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 26, 2024 - to Health Services (S)

SB125 (BR1547) - P. Wheeler, J. Turner, D. Douglas, G. Elkins

AN ACT relating to off-highway vehicles.

Amend KRS 189.281 to extend the ability for local governments to start off-highway vehicle pilot programs to July 1, 2027; expand the definition of local government to include any local government that operates a public OHV trail system.

Jan 16, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 18, 2024 - to Transportation (S)
Jan 24, 2024 - reported favorably, 1st reading, to Calendar
Jan 25, 2024 - 2nd reading, to Rules
Jan 26, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, January 30, 2024
Jan 30, 2024 - 3rd reading, passed 34-0 ; received in House ; to Committee on Committees (H)
Mar 01, 2024 - to Transportation (H)
Mar 05, 2024 - reported favorably, 1st reading, to Calendar
Mar 06, 2024 - 2nd reading, to Rules
Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024
Mar 25, 2024 - 3rd reading, passed 92-0
Mar 26, 2024 - received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Mar 29, 2024 - signed by Governor

SB126 (BR1635)/LM - C. McDaniel, M. Deneen, S. Funke Frommeyer

AN ACT proposing to amend Sections 77 and 240 of the Constitution of Kentucky relating to limiting the Governor's ability to grant pardons and commute sentences.

Propose to amend Section 77 of the Constitution of Kentucky to prohibit the Governor's ability to grant pardons or commute sentences beginning 30 days prior to a gubernatorial election and ending at that gubernatorial inauguration; amend Section 240 of the Constitution of Kentucky to conform; provide ballot language; submit to voters for ratification or rejection.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 25, 2024 - to State & Local Government (S)
Feb 14, 2024 - reported favorably, 1st reading, to Calendar
Feb 15, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Wednesday, February 21, 2024
Feb 21, 2024 - 3rd reading, passed 34-2-1
Feb 22, 2024 - received in House ; to Committee on Committees (H)
Mar 07, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

SB127 (BR1732)/FN - B. Storm, D. Carroll, M. Deneen, G. Elkins, S. Funke Frommeyer, R. Girdler, A. Mays Bledsoe, S. Meredith, G. Neal, B. Smith, D. Thayer, R. Thomas, L. Tichenor, R. Webb, D. Yates

AN ACT relating to aerospace infrastructure, making an appropriation therefor, and declaring an emergency.
Create new sections of KRS Chapter 164 to define terms; establish the Kentucky Aerospace, Aviation, and Defense Investment Fund Advisory Committee; establish the membership of the committee; establish the Kentucky aerospace, aviation, and defense investment fund to be administered by the Council for Postsecondary Education for the purpose of funding public and private partnerships to provide aviation training scholarships and aviation and aerospace equipment grants; require

that the portion of the fund expended towards the council's administrative costs shall not exceed 4% of all gross moneys in the fund or \$1,500,000 annually, whichever is less; direct the council to promulgate administrative regulations to carry out this Act; require those administrative regulations to be submitted to the Legislative Research Commission for comment prior to filing; require advisory committee members to abstain from voting on a matter involving a conflict of interest; require that the council shall reserve at least 65% of all net moneys in the fund for partnership proposals between aviation programs and aviation industry partners to provide aviation training scholarships to Kentucky residents enrolled in aviation programs; direct the council to prioritize accepting partnerships to proposals targeted to reduce the workforce demand of a specific eligible aviation credential that is determined by the council to be among the highest in demand in the Commonwealth; direct that a partnership shall require a written partnership contract and establish the minimum contract requirements; direct that disbursements of moneys from the fund to support aviation training scholarships shall be made directly to an aviation program pursuant to the terms of the partnership contract; require that an aviation program that enters a partnership contract shall solicit, accept, and review aviation training scholarship applications submitted by students enrolled in the aviation program; direct that an aviation training scholarship issued by an aviation program pursuant to a partnership contract shall be made directly to a recipient pursuant to a written scholarship contract between the recipient and the aviation program; set minimum contract requirements; direct that a grantor may place restrictions upon a contribution to the fund requiring specific criteria for an aviation training scholarship or scholarships funded by the grantor's dedicated funds; direct that the aviation training scholarship contract shall grant the aviation program, the Commonwealth, or the aviation industry partner the authority to initiate recoupment proceedings for the recovery of the total amount of all aviation training scholarships awarded to an individual that fails to complete the terms of a scholarship contract; direct the council to reserve up to 35% of all net moneys in the fund for aviation equipment partnership contracts between public aviation training programs and aviation industry partners to provide aviation and aviation equipment grants; require that an aviation equipment partnership shall require a written partnership contract between a public aviation program, aviation industry partner, and the council; establish minimum contract requirements; direct the council to collaborate with the advisory committee to select proposals for partnership contracts; direct that the council may prioritize designated contracts; provide that the council shall require the public aviation program to submit proof that the entire amount of the aviation equipment grant is invested in the maintenance, acquisition, or lease of aviation or aviation training equipment utilized by students enrolled in a public aviation training program; require the council to

submit a report to the Legislative Research Commission and establish minimum report requirements; sunset the bill on June 30, 2030; provide that this Act may be cited as the Aerospace Education Reinvestment Opportunity (A.E.R.O.) Act; APPROPRIATION; EMERGENCY.

SB127 - AMENDMENTS

HCS1/FN - Retain original provisions; add references to aerospace throughout; add a member of the Kentucky Aerospace, Aviation, and Defense Investment Fund Advisory Committee with professional experience in Department of Defense contracts related to aerospace; amend KRS 183.525, regarding the Kentucky Aviation Economic Development Fund, to allow moneys in the fund to be used for programs supporting aviation education and workforce development; allow certain administrative expenses; APPROPRIATION; EMERGENCY.
CCR1 - The Senate will concur on HCS 1 except Section 7 and the House will recede from Section 7 of the HCS, which related to the use of funds in the Kentucky Aviation Economic Development Fund.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 25, 2024 - to Economic Development, Tourism, & Labor (S)
Feb 01, 2024 - reported favorably, 1st reading, to Calendar
Feb 02, 2024 - 2nd reading, to Rules
Feb 05, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 07, 2024
Feb 07, 2024 - 3rd reading, passed 37-0 ; received in House ; to Committee on Committees (H)
Feb 13, 2024 - to Appropriations & Revenue (H)
Mar 12, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 13, 2024 - 2nd reading, to Rules
Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024
Mar 22, 2024 - 3rd reading, passed 94-0 with Committee Substitute (1)
Mar 25, 2024 - received in Senate ; to Rules (S)
Mar 26, 2024 - posted for passage for concurrence in House Committee Substitute (1)
Mar 27, 2024 - Senate refused to concur in House Committee Substitute (1) ; received in House ; to Rules (H); posted for passage for receding from House Committee Substitute (1); House refused to recede from Committee Substitute (1) ; Conference Committee appointed in House
Mar 28, 2024 - Conference Committee appointed in Senate; Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; posted for passage for consideration of Conference; Conference Committee report adopted in House ; passed 95-0 with Conference Committee Report (1); received in Senate ; to Rules (S); taken from Rules ; posted for passage for consideration of Conference Committee Report (1) ; Conference Committee report adopted in Senate ; passed 37-0 with Conference Committee Report (1) ; enrolled, signed by President of the

Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 05, 2024 - signed by Governor

SB128 (BR390) - D. Givens, M. Deneen, A. Mays Bledsoe, S. Meredith

AN ACT relating to youth employment programs.

Create a new section of KRS Chapter 339 to allow a nonprofit organization to create a work program for minors 12 or 13 years of age; require the program to exist to provide minors with life skills and employment skills; require that the primary benefit of the work performed provide vocational and educational value to the minors; prohibit minors from working when school is in session; prohibit minors from working in activities that engage in interstate commerce; allow participation of minors 14 to 17 years of age to participate in work program under current gainful employment standards; require the Department of Workplace Standards to promulgate administrative regulations; amend KRS 339.210 to specify that the participation of minors 12 or 13 years of age in the work program for minors shall be excluded from "gainful employment."

SB128 - AMENDMENTS

SCS1 - Retain original provisions, except define additional terms; require a nonprofit to apply to the Department of Workplace Standards to establish a youth work program under this Act; establish further requirements and prohibitions for participation in a program; require employment for a new program to not operate on student attendance days; provide an exemption to allow a nonprofit that currently operates or has previously operated a program to apply to the department to allow a minor to work on school attendance days, but not during regular school hours; require the nonprofit to bear the burden of proof to justify the necessity of a program on school attendance days; require the department to be the sole decision maker in the approval or denial of any work program under this Act; require the department to promulgate administrative regulations; amend KRS 339.210 to conform.
SFA1(D. Harper Angel) - Retain original provisions except to not allow the minor to work if the minor missed school that day and the nonprofit organization was aware of it.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 25, 2024 - to Economic Development, Tourism, & Labor (S)
Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 08, 2024 - 2nd reading, to Rules ; floor amendment (1) filed to Committee Substitute ; posted for passage in the Regular Orders of the Day for Monday, March 11, 2024
Mar 11, 2024 - 3rd reading, passed 33-2 with Committee Substitute (1) and Floor Amendment (1)
Mar 12, 2024 - received in House ; to Committee on Committees (H)
Mar 15, 2024 - to Economic Development & Workforce Investment (H)
Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules
Mar 26, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 27, 2024

Mar 27, 2024 - 3rd reading, passed 92-1 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 05, 2024 - filed without Governor's signature with the Secretary of State

Apr 09, 2024 - became law without Governor's Signature

SB129 (BR1588) - D. Givens, C. McDaniel, G. Boswell, M. Wilson, M. Wise

AN ACT relating to modified new revenues for income tax.

Amend KRS 154.30-010 to allow modified new revenues for income tax to be used for calendar years beginning on or after January 1, 2023.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 25, 2024 - to Appropriations & Revenue (S)

SB130 (BR328) - A. Southworth, C. Armstrong, K. Berg, J. Carpenter, M. Deneen, D. Douglas, G. Elkins, S. Funke Frommeyer, R. Girdler, D. Harper Angel, J. Higdon, J. Howell, S. Meredith, R. Mills, G. Neal, M. Nemes, J. Schickel, B. Smith, B. Storm, R. Thomas, L. Tichenor, J. Turner, R. Webb, S. West, P. Wheeler, M. Wise, D. Yates

AN ACT relating to discriminatory practices by state agencies.

Create a new section of KRS Chapter 344 to make it unlawful for a state agency to discriminate against a person based on his or her access to electronic means to obtain benefits or gain access to public buildings; provide that the Act may be cited as the Digital Identification Act.

SB130 - AMENDMENTS

SCS1 - Retain original provisions, except delete the authorization to bring a civil cause of action under KRS 344.410 for violations.

Jan 24, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 07, 2024 - to State & Local Government (S)

Mar 06, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 07, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 37-0 with Committee Substitute (1)

Mar 11, 2024 - received in House ; to Committee on Committees (H)

SB131 (BR978) - A. Mays Bledsoe, G. Neal, B. Storm, R. Thomas

AN ACT relating to elections and declaring an emergency.

Amend KRS 117.001 to define "electioneering communication," "information content provider," "interactive computer service," "sponsor," and "synthetic media"; create a new section of KRS Chapter 117 to establish a cause of action for the use of

synthetic media in an electioneering communication; establish an affirmative defense that the electioneering communication includes a conspicuous disclosure; provide that the sponsor of the electioneering communication may be held liable, but the medium is not liable, except in certain circumstances.

SB131 - AMENDMENTS

SCS1 - Retain original provisions, except amend KRS 117.001 to include the phrase "identifiable natural" in reference to an individual in the definition of "synthetic media"; require the depiction to be created without the consent of such individual; amend the new section of KRS Chapter 117 to provide that the advertising sales representative of a medium is not liable, except in certain circumstances.

SFA1(D. Harper Angel) - Retain original provisions; add emergency clause; EMERGENCY.

SFA2(D. Harper Angel) - Make title amendment.

Jan 25, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 29, 2024 - to State & Local Government (S)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 22, 2024 - 2nd reading, to Rules ; floor amendment (1) filed to Committee Substitute , floor amendment (2-title) filed to bill; posted for passage in the Regular Orders of the Day for Friday, February 23, 2024

Feb 23, 2024 - 3rd reading, passed 37-0 with Committee Substitute (1), Floor Amendment (1) and Floor Amendment (2-title)

Feb 26, 2024 - received in House ; to Committee on Committees (H)

Mar 07, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

SB132 (BR1175)/CI/LM - A. Mays Bledsoe, M. Deneen

AN ACT relating to wanton endangerment.

Amend KRS 508.060 to provide an enhanced penalty for discharging a firearm in the commission of an offense constituting wanton endangerment in the first degree; amend KRS 439.3401 to add a Class C felony violation of KRS 508.060 to the definition of violent offender; require a violent offender who has been convicted of a Class C felony violation of KRS 508.060 to serve at least 85 percent of his or her sentence.

Jan 25, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 29, 2024 - to Judiciary (S)

SB133 (BR330) - A. Southworth, L. Tichenor

AN ACT relating to the emergency powers of the Governor.

Amend KRS 39A.010 to remove potential, threatened, or impending occurrences from enumerated emergency management system items; amend KRS 39A.020 to define "executive action" to include all orders and guidelines, including industry-specific or agency specific guidelines related to a declared emergency; amend

KRS 39A.030 to remove hazards from list of enumerated items that the emergency management program is responsible; amend KRS 39A.050 to limit the powers of the Division of Emergency Management; amend KRS Chapter 39A.070 to prohibit the director of the Division of Emergency Management from promulgating administrative regulations or from issuing orders and directives, but allow the director to issues standards, rules, procedures, guidance, or recommended practices; allow the director to request increased readiness activities, implementation of local emergency operations plans, or the mobilization or deployment of trained forces of state or local government; allow the director to make recommendations to the Governor and the General Assembly; amend KRS 39A.090 to limit the effect of any promulgated administrative regulation issued by the Governor related to an emergency or disaster that restricts in-person meeting or imposes mandatory quarantine or isolation requirements to 30 days; amend KRS 39A.100 to remove certain emergency powers from the Governor; repeal KRS 39A.190 and 118.027.

Jan 25, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 07, 2024 - to State & Local Government (S)

SB134 (BR1687)/LM - G. Neal, R. Thomas

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 prohibit discrimination on the basis of sexual orientation or gender identity; amend KRS 344.025, 344.040, 344.050, 344.060, 344.070, and 344.080, relating to prohibited discrimination in various labor and employment practices, to include discrimination on the basis of sexual orientation or gender identity; amend KRS 344.100 and 344.110 to conform; amend KRS 344.120 and 344.140, relating to prohibited discrimination in places of public accommodation, to include discrimination on the basis of sexual orientation or 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 or gender identity in the scope of their powers and duties; amend KRS 344.360, 344.370, 344.380, and 344.680, relating to prohibited discrimination in certain housing, real estate, and other financial transactions, to include discrimination on the basis of sexual orientation or gender identity; amend KRS 344.367, relating to prohibited discrimination in certain insurance sales, to include discrimination on the basis of sexual orientation or gender identity; amend KRS 344.400, relating to prohibited discrimination in certain credit transactions, to include discrimination on the basis of sexual orientation or gender identity; make various technical amendments; amend KRS 18A.095 to

conform.

Jan 26, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 29, 2024 - to Judiciary (S)

SB135 (BR319) - A. Southworth, G. Elkins, S. Meredith, L. Tichenor, J. Turner, S. West

AN ACT relating to drugs and medicines and declaring an emergency.

Create a new section of KRS Chapter 164 to provide that an independent institution or postsecondary education institution that requires a student to receive an immunization for disease shall allow exemptions; establish a cause of action related to any violation of the requirement; amend KRS 209.552 to allow vaccine requirement exemptions at long-term care facilities and make technical corrections; create a new section of KRS Chapter 216B to provide that a health facility that requires an employee to receive an immunization for disease shall allow exemptions; establish a cause of action related to any violation of the requirement; create a new section of KRS Chapter 338 to provide that an employer that requires an employee to receive an immunization for disease shall allow exemptions; establish a cause of action related to any violation of the requirement; EMERGENCY.

Jan 26, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 29, 2024 - to Health Services (S)

SB136 (BR217) - G. Williams

AN ACT relating to certificates of need.

Create a new section of KRS Chapter 216B to require that all health services, equipment, programs, centers, facilities, beds, agencies, technologies, or hospitals listed in the state health plan except nursing facility beds or long-term care beds, to be granted a nonsubstantive review of an application for certificate of need by the Cabinet for Health and Family Services unless otherwise exempt from a certificate of need requirement, regardless of any law to the contrary; require the cabinet to amend the state health plan and any necessary administrative regulations by December 31, 2024.

Jan 26, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 29, 2024 - to Health Services (S)

SB137 (BR380) - G. Williams, L. Tichenor

AN ACT relating to certificate of need.

Create a new section of KRS Chapter 216B to require that when a certificate of need for a health service or health facility is considered orphaned the need for the health service or health facility shall be presumed, an application by a new entity must be granted a nonsubstantive review, and the Cabinet for Health and Family Services may not receive consideration of opposition from any previous entity that had been granted a certificate of need.

Jan 26, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 29, 2024 - to Health Services (S)

SB138 (BR836) - G. Williams

AN ACT relating to education.
Amend KRS 165A.370, relating to proprietary schools, to allow a license holder or applicant to seek a single accreditation for all the school locations it operates in the state; amend KRS 161.048 to specify that adjunct instructors may be employed by a district in a part-time or full-time position; amend KRS 161.046 to conform.

Jan 26, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 29, 2024 - to Education (S)

SB139 (BR1784) - C. McDaniel, M. Deneen

AN ACT relating to investment advisers.
Create a new section of KRS Chapter 292 to establish a registration exemption for private fund advisers; establish requirements for the exemption; direct where filings shall be made; require investment advisers to comply with registration requirements within 90 days of becoming ineligible for exemption; permit the commissioner of the Department of Financial Institutions to waive certain provisions; amend KRS 292.330 to conform; make technical amendments.

Jan 26, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 29, 2024 - to Banking & Insurance (S)

Feb 13, 2024 - reported favorably, 1st reading, to Calendar

Feb 14, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 16, 2024

Feb 16, 2024 - 3rd reading, passed 29-0

Feb 20, 2024 - received in House; to Committee on Committees (H)

Mar 05, 2024 - to Banking & Insurance (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules

Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 27, 2024 - 3rd reading, passed 92-0 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 04, 2024 - signed by Governor

SB140 (BR1180) - P. Wheeler

AN ACT relating to unemployment insurance benefits and declaring an emergency.

Amend KRS 341.413 to remove the waiver application deadline for unemployment insurance overpayment of thirty days on unemployment insurance claims filed between January 27, 2020, and December 31, 2020; provide that the waiver application deadline shall be one year from the overpayment notice; provide that the claimant may request a new hearing in Circuit Court.

SB140 - AMENDMENTS

SCS1 - Retain original provisions, except prohibit the secretary from pursuing overpayment recovery until lapse of the one-year waiver request period; provide that the recipient may submit a request for waiver of overpayment of benefits regardless of any prior adjudication or agreement; allow for an alleged overpayment recipient to be refunded if obligated to pay an amount less than the amount previously paid; EMERGENCY. SCA1(P. Wheeler) - Make title amendment.

HCS1/LM - Delete original provisions; amend KRS 341.413 to require the secretary to waive overpayments that were not the fault of the recipient for claims between January 27, 2020, and September 6, 2021, and to remove the limiting provisions to ensure the waiver request time frame is unlimited.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 31, 2024 - to Economic Development, Tourism, & Labor (S)

Feb 15, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Feb 16, 2024 - 2nd reading, to Rules

Feb 20, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024

Feb 22, 2024 - 3rd reading, passed 37-0 with Committee Substitute (1) and Committee Amendment (1-title)

Feb 23, 2024 - received in House ; to Committee on Committees (H)

Mar 06, 2024 - to Economic Development & Workforce Investment (H)

Mar 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 15, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1)

Mar 25, 2024 - received in Senate ; to Rules (S)

Mar 26, 2024 - posted for passage for concurrence in House Committee Substitute (1)

Mar 27, 2024 - Senate concurred in House Committee Substitute (1) ; passed 35-0 with Committee Substitute (1) ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 04, 2024 - signed by Governor

Apr 04, 2024 - signed by Governor

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Apr 04, 2024 - signed by Governor

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Apr 04, 2024 - signed by Governor

Apr 04, 2024 - signed by Governor

Revenue; amend KRS 75.400 to allow a volunteer fire department to have a minimum of six members; amend KRS 342.140, relating to workers' compensation, to allow income benefits for volunteer firemen, police, and emergency management agency members or trainees to be based on 50% of the state average weekly wage if that is greater than the average weekly wage of their regular employment.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 31, 2024 - to Appropriations & Revenue (S)

SB142 (BR248) - A. Mays Bledsoe, C. Armstrong, S. Funke Frommeyer, J. Howell, G. Neal, B. Storm, W. Westerfield, P. Wheeler, D. Yates

AN ACT relating to paid parental leave.

Create a new section of KRS 18A.005 to 18A.200 to provide an employee of the Commonwealth a paid leave of absence of up to four weeks for the birth, surrogacy, or adoption of a child, or up to two weeks for the placement of a child in foster care or kinship care; establish requirements; amend KRS 18A.025 and 18A.110 to conform.

SB142 - AMENDMENTS

SCS1 - Retain original provisions, except remove paid parental leave coverage for "surrogacy"; amend the requirements for eligibility and use of paid parental leave.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 31, 2024 - to State & Local Government (S)

Feb 26, 2024 - reassigned to Economic Development, Tourism, & Labor (S)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, March 05, 2024

Mar 05, 2024 - 3rd reading, passed 28-10 with Committee Substitute (1)

Mar 06, 2024 - received in House ; to Committee on Committees (H)

Mar 12, 2024 - to Families & Children (H)

Mar 12, 2024 - to Families & Children (H)

Mar 12, 2024 - to Families & Children (H)

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Mar 12, 2024 - to Families & Children (H)

Feb 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, February 12, 2024

Feb 12, 2024 - 3rd reading, passed 31-4

Feb 13, 2024 - received in House ; to Committee on Committees (H)

Mar 11, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H); to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 12, 2024 - taken from Elections, Const. Amendments & Intergovernmental Affairs (H); 2nd reading ; returned to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 14, 2024 - reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 15, 2024

Mar 15, 2024 - 3rd reading, passed 72-12; enrolled, signed by President of the Senate

Mar 21, 2024 - enrolled, signed by Speaker of the House ; delivered to Secretary of State

Mar 21, 2024 - enrolled, signed by Speaker of the House ; delivered to Secretary of State

Mar 21, 2024 - enrolled, signed by Speaker of the House ; delivered to Secretary of State

Mar 21, 2024 - enrolled, signed by Speaker of the House ; delivered to Secretary of State

Mar 21, 2024 - enrolled, signed by Speaker of the House ; delivered to Secretary of State

Mar 21, 2024 - enrolled, signed by Speaker of the House ; delivered to Secretary of State

Mar 21, 2024 - enrolled, signed by Speaker of the House ; delivered to Secretary of State

AN ACT relating to the abolition of the death penalty.

Create a new section of KRS Chapter 532 to abolish the death penalty and replace it with life imprisonment without parole for inmates presently sentenced to death; amend KRS 532.030 to remove the death penalty; amend KRS 640.040 to prohibit life imprisonment without benefit of parole for a juvenile offender convicted of a capital offense; amend KRS 640.010 to define "serious intellectual disability" and "significant subaverage general intellectual functioning"; amend KRS 422.285, 532.050, 532.100, and 533.010 to conform; repeal KRS 431.213, 431.2135, 431.218, 431.220, 431.223, 431.224, 431.240, 431.250, 431.260, 431.270, 507A.060, 532.025, 532.075, 532.130, 532.135, 532.140, 532.300, 532.305, and 532.309.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 31, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB145 (BR1657) - J. Adams, G. Neal, B. Storm

AN ACT relating to healthcare.
Create a new section of KRS Chapter 216 to allow health facilities or health care providers enrolled in the Kentucky Medicaid program to submit a current or prospective employee to a check of the child abuse and neglect or adult abuse registries maintained by the Cabinet for Health and Family Services; require the Cabinet for Health and Family Services to promulgate administrative regulations.

SB145 - AMENDMENTS

SCS1 - Retain original provisions; amend KRS 209.032 to direct the Cabinet for Health and Family Services to promulgate administrative regulations to establish a process of notification by which the cabinet shall notify a vulnerable adult services provider if a prospective or current employee has

appealed a substantiated finding of adult abuse, neglect, or exploitation.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 31, 2024 - to Families & Children (S)

Feb 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 08, 2024

Feb 08, 2024 - passed over and retained in the Orders of the Day

Feb 09, 2024 - 3rd reading, passed 34-0 with Committee Substitute (1)

Feb 12, 2024 - received in House ; to Committee on Committees (H)

Feb 28, 2024 - to Families & Children (H)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar

Mar 08, 2024 - 2nd reading, to Rules

Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 26, 2024 - 3rd reading, passed 95-0 ; received in Senate ; enrolled,

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

Mar 29, 2024 - signed by Governor

SB146 (BR1303) - D. Harper Angel

AN ACT relating to barbers and cosmetologists.

Amend KRS 317.450 to require all licensed barbers receive up to one hour of domestic violence training as a condition of licensure and at no cost to the applicant or licensee; require the board to make training available online; provide civil and criminal immunity; amend KRS 317A.050 to require all persons licensed under the Board of Cosmetology to receive up to one hour of domestic violence training as a condition of licensure and at no cost to the applicant or licensee; require board to make training available online; provide civil and criminal immunity.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 31, 2024 - to Licensing & Occupations (S)

SB147 (BR1579)/LM - L. Tichenor, G. Williams, G. Boswell, M. Deneen, R. Girdler, S. Meredith, R. Mills, J. Schickel, A. Southworth, J. Turner, S. West, M. Wilson, M. Wise

AN ACT relating to adult-oriented businesses and declaring an emergency.

Create new sections of KRS Chapter 231 to express the findings of the General Assembly relating to adult-oriented businesses and the need for regulation; define terms; establish distance parameters for the location of adult-oriented businesses in proximity to identified entities and locations; establish transition provisions for existing businesses; affirm the authority of local governmental units to supplement regulation of adult-oriented businesses; EMERGENCY.

SB147 - AMENDMENTS

SCS1/LM - Retain original provisions,

except remove reference to obscene material and replace with obscene matter as defined in 531.010; remove definition of "drag performance" and amend definition of "adult cabaret" to include establishments featuring certain specified drag performances; remove colleges and universities from the definition of "educational occupancy." SFA1(K. Berg) - Retain original provisions, except to amend the definition of "adult cabaret" to remove establishments featuring certain specified drag performances. SFA2(A. Mays Bledsoe) - Remove provisions that require an existing commercial establishment to relocate to comply with the location requirements. SFA3(L. Tichenor) - Delete reference of commercial use relating to an adult-oriented business; remove property values, urban blight, and litter from the listing of adverse secondary effects associated with adult-oriented businesses; remove the word "drag" from the definition of adult cabaret. HCS1/LM - Retain original provisions; remove declarations; establish exemption from restriction on location of existing businesses; remove standing of a resident of the county to initiate a civil action for any violations; make technical corrections.

HFA1(N. Tate) - Amend the definitions of adult cabaret and adult-oriented business to replace predominantly with regularly.

HFA2(R. Roberts) - Retain original provisions except delete the portion of the definition of adult cabaret that includes a performance while exhibiting an exaggerated gender expression that is inconsistent with the biological sex of the performer.

Jan 30, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 01, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute

Mar 01, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, March 05, 2024

Mar 04, 2024 - floor amendment (2) filed to Committee Substitute

Mar 05, 2024 - passed over and retained in the Orders of the Day ; floor amendment (3) filed to Committee Substitute

Mar 06, 2024 - 3rd reading ; floor amendment (1) withdrawn; passed 32-6 with Committee Substitute (1) and Floor Amendments (2) and (3)

Mar 07, 2024 - received in House ; to Committee on Committees (H)

Mar 08, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 22, 2024 - 2nd reading, to Rules

Mar 25, 2024 - floor amendment (1) filed to Committee Substitute

Mar 26, 2024 - floor amendment (2) filed to Committee Substitute

SB148 (BR1451) - P. Wheeler, J. Turner

AN ACT relating to nonrecourse consumer legal funding.

Establish Subtitle 13 of KRS Chapter

286 and create sections thereof to define terms; provide exemptions to the new subtitle on nonrecourse consumer legal funding; prohibit engaging in the business of nonrecourse consumer legal funding transactions without a license; establish licensing requirements; provide that nonrecourse consumer legal funding transactions are not loans and exempt them from statute relating to interest; establish requirements for nonrecourse consumer legal funding transaction contracts; prohibit certain actions by nonrecourse consumer legal funding companies; direct that transactions made in compliance with the new subtitle on nonrecourse consumer legal funding are not champerty; establish penalties; direct that the new subtitle on nonrecourse consumer legal funding shall not restrict the powers or duties of the Attorney General; create a new section of KRS Chapter 365 to establish disclosure requirements; establish attorney communications and responsibilities; and direct that a nonrecourse consumer legal funding transactions is inadmissible as evidence; amend KRS 286.4-410, 360.010, and 372.060 to conform.

Jan 30, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 01, 2024 - to Banking & Insurance (S)

SB149 (BR1495)/AA/HM/LM - S.

Meredith, K. Berg, R. Girdler, R. Webb

AN ACT relating to prescription drugs.

Amend KRS 304.17A-164 to establish cost-sharing requirements for prescription drugs; require rebates to be passed through; establish confidentiality requirements for the rebate information; create a new section of KRS 365.880 to 365.900 to provide that the actual amount of rebates received is a trade secret; provide that compliance with the prescription drugs cost-sharing and rebate requirements shall not be in violation of the Uniform Trade Secrets Act; amend KRS 304.17C-125, 304.38A-115, 18A.225, and 164.2871 to apply the cost-sharing and rebate requirements for prescription drugs to limited health service benefit plans, limited health service organizations, the state employee health plan, and self-insured employer group health plans provided by the governing board of a state postsecondary education institution; repeal KRS 304.38A-120, relating to assignment of certain benefits under limited health service organization plans, to consolidate like provisions; apply provisions to health plans issued or renewed on or after January 1, 2025; EFFECTIVE January 1, 2025.

Jan 30, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 01, 2024 - to Banking & Insurance (S)

SB150 (BR870) - D. Thayer

AN ACT relating to the Kentucky educational excellence scholarship.

Amend KRS 164.7879 to establish new award grade point average qualifications and amounts for the Kentucky Educational Excellence Scholarship beginning with the 2024-2025 school year.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to Education (S)

SB151 (BR1656) - J. Adams, C. Armstrong, M. Deneen, D. Douglas, G. Elkins, D. Harper Angel, S. Meredith, R. Mills, G. Neal, B. Storm, M. Wise

AN ACT relating to relative and fictive kin caregivers.

Amend KRS 600.020 to define "child-specific foster home"; amend KRS 620.140 to allow a child to submit to the District Court the names of possible relative or fictive kin caregivers whom the child could be placed with if the court removes the child from his or her home; amend KRS 620.142 to establish when a relative or fictive kin caregiver can apply to the Cabinet for Health and Family Services to be certified as a child-specific foster home.

SB151 - AMENDMENTS

HCS1 - Retain original provisions, except delete Section 1 amending KRS 600.020; amend KRS 620.142 to establish new criteria for when a relative or fictive kin caregiver can apply to the Cabinet for Health and Family Services to become a relative or fictive kin foster parent.

Jan 30, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 01, 2024 - to Families & Children (S)

Feb 06, 2024 - reported favorably, 1st reading, to Calendar

Feb 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 08, 2024

Feb 08, 2024 - 3rd reading, passed 37-0

Feb 09, 2024 - received in House ; to Committee on Committees (H)

Feb 23, 2024 - to Families & Children (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1)

Mar 25, 2024 - received in Senate ; to Rules (S)

Mar 26, 2024 - posted for passage for concurrence in House Committee Substitute (1)

Mar 27, 2024 - Senate concurred in House Committee Substitute (1) ; passed 34-0 with Committee Substitute (1) ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House; delivered to Governor

Apr 05, 2024 - signed by Governor

SB152 (BR1884)/CI - D. Yates, R. Thomas

AN ACT relating to the abolition of the death penalty.

Create a new section of KRS Chapter 532 to abolish the death penalty and replace it with life imprisonment without parole for inmates presently sentenced to death; amend KRS 532.030 to remove the death penalty; amend KRS 640.040 to prohibit life imprisonment

without benefit of parole for a juvenile offender convicted of a capital offense; amend KRS 640.010 to define "serious intellectual disability" and "significant subaverage general intellectual functioning"; amend KRS 422.285, 532.050, 532.100, and 533.010 to conform; repeal KRS 431.213, 431.2135, 431.218, 431.220, 431.223, 431.224, 431.240, 431.250, 431.260, 431.270, 507A.060, 532.025, 532.075, 532.130, 532.135, 532.140, 532.300, 532.305, and 532.309.

Jan 30, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 01, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB153 (BR1577) - J. Turner, P. Wheeler, G. Boswell, M. Deneen, D. Douglas, G. Elkins, J. Howell, S. Meredith, M. Nemes, B. Smith, B. Storm, L. Tichenor, S. West, M. Wilson, M. Wise

AN ACT relating to jurors.
Amend KRS 29A.080 to allow an individual age 70 or older to elect to be permanently excused from jury service; require this option to be prominently displayed at the top of the juror qualification form; require a prospective juror age 70 or older to complete only the entries for name, address, and date of birth on the juror qualification form; amend KRS 29A.090 to allow an automatic and permanent exemption from jury service for individuals age 70 or older.

Jan 30, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 01, 2024 - to Judiciary (S)
Feb 29, 2024 - reported favorably, 1st reading, to Calendar
Mar 01, 2024 - 2nd reading, to Rules
Mar 07, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 08, 2024
Mar 08, 2024 - 3rd reading, passed 32-5
Mar 11, 2024 - received in House ; to Committee on Committees (H)
Mar 21, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H); to Elections, Const. Amendments & Intergovernmental Affairs (H)
Mar 22, 2024 - taken from Elections, Const. Amendments & Intergovernmental Affairs (H); 2nd reading ; returned to Elections, Const. Amendments & Intergovernmental Affairs (H)
Mar 26, 2024 - reassigned to Judiciary (H)

SB154 (BR1885) - W. Westerfield

AN ACT relating to medical imaging.
Amend KRS 311B.050 to require the Kentucky Board for Medical Imaging and Radiation Therapy to create and enforce policies and procedures that ensure a patient's right to record any procedure performed by an individual who is licensed by the board; amend KRS 311B.110 to require practitioners licensed as an advanced imaging professional, a medical imaging technologist, a radiographer, a radiation therapist, a nuclear medicine technologist, or a limited X-ray machine operator to allow a patient to record any

procedure performed upon the patient.

Jan 31, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 02, 2024 - to Licensing & Occupations (S)

SB155 (BR1576) - W. Westerfield

AN ACT relating to the Uniform Commercial Code.
Repeal and reenact KRS 355.2-102 to establish transactions subject to provisions of article; amend various sections of Articles 2, 2A, 4A, and 9 of KRS Chapter 355 to remove writing requirements; amend KRS 355.2A-102 to establish when article applies to hybrid leases; amend definition of "negotiable instrument" in KRS 355.3-104; amend KRS 355.3-105 and 355.3-604 to accommodate electronic transactions; amend KRS 355.3-417 and 355.4-208 to specify that expenses include reasonable attorney's fees; amend KRS 355.4A-201 to modify security procedure requirements relating to funds transfers; amend KRS 355.5-116 to establish governing law standards for letters of credit; amend KRS 355.7-106 and 355.8-106, repeal and reenact KRS 355.9-105, and create new sections of Article 9 of KRS Chapter 355, to establish control requirements for electronic documents of title, security entitlements, records evidencing chattel paper, electronic money, controllable electronic records, controllable accounts, and controllable payment intangibles; amend governing law standards for certain securities transactions in KRS 355.8-110; amend KRS 355.9-104 to expand when a security party has control of a deposit account; amend KRS 355.9-204 to establish exception to after-acquired property clause limitation; amend governing law standards for banks and securities and commodity entities in KRS 355.9-304 and 355.9-305; create new sections of Article 9 of KRS Chapter 355 to establish certain perfection and priority jurisdictional rules for chattel paper, controllable electronic records, controllable accounts, and controllable payment intangibles; amend KRS 355.9-203, 355.9-207, 355.9-208, 355.9-209, 355.9-310, 355.9-312, 355.9-314, 355.9-316, 355.9-317, 355.9-330, 355.9-331, 355.9-332, 355.9-406, 355.9-408, 355.9-605, and 355.9-628, and create new sections of Article 9 of KRS Chapter 355, to govern security interests in controllable electronic records, electronic money, controllable accounts, controllable payment intangibles, electronic documents, and chattel paper; amend KRS 355.9-323 to remove exception for buyers and lessees in the ordinary course of business relating to certain future advances clauses; amend notification of disposition of collateral requirements in KRS 355.9-613 and 355.9-614; establish a new Article 12 of KRS Chapter 355, titled "Controllable Electronic Records"; establish definitions, scope, purchaser rights, control requirements, debtor discharge obligations, and jurisdictional rules relating to controllable electronic records, controllable accounts, and controllable payment intangibles; create new sections of Article 11 of KRS Chapter 355; title Article 11 "Transitional Provisions for Uniform Commercial Code Amendments (2022)"; establish

definitions and transitional provisions for transactions, liens, and interests entered, created, or acquired before the effective date of this Act; amend various sections of Articles 1, 2, 2A, 3, 5, 7, 8, and 9 of KRS Chapter 355 to make definitional revisions and conforming amendments; amend KRS 367.976 and 369.116 to conform; make technical corrections throughout; provide construction clause relating to a national digital currency; EFFECTIVE January 1, 2025.

Jan 31, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 02, 2024 - to Judiciary (S)
Feb 15, 2024 - reported favorably, 1st reading, to Calendar
Feb 16, 2024 - 2nd reading, to Rules
Feb 20, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024
Feb 22, 2024 - 3rd reading, passed 29-8
Feb 23, 2024 - received in House ; to Committee on Committees (H)
Mar 12, 2024 - to Banking & Insurance (H)
Mar 13, 2024 - reported favorably, 1st reading, to Calendar
Mar 14, 2024 - 2nd reading, to Rules
Mar 21, 2024 - taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed 72-21
Mar 22, 2024 - received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Mar 26, 2024 - signed by Governor

SB156 (BR1399) - A. Southworth, L. Tichenor

AN ACT relating to poultry sales.
Amend KRS 217.125 to exempt poultry producers that slaughter and process less than 20,000 birds per year from permit and processing requirements.

Jan 31, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 02, 2024 - to Agriculture (S)

SB157 (BR1167)/LM - J. Howell

AN ACT relating to the sale of dogs and cats.
Create a new section of KRS Chapter 258 to define terms; prohibit retail pet shops from selling dogs or cats unless the animal was obtained from an animal shelter or qualified breeder; prohibit retail pet shops from selling a dog or cat that is less than eight weeks old, or selling a dog or cat to anyone under the age of eighteen; prohibit local governments from passing ordinances that conflict with this Act; amend KRS 258.990 to establish a penalty for a violation.

SB157 - AMENDMENTS
SFA1(R. Webb) - Delete definitions of "hobby breeder" and "large-scale breeding kennel"; amend definition of "qualified breeder."

Jan 31, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 05, 2024 - to Agriculture (S)
Feb 13, 2024 - reported favorably, 1st reading, to Calendar
Feb 14, 2024 - 2nd reading, to Rules

Feb 20, 2024 - floor amendment (1) filed

SB158 (BR1819) - R. Girdler

AN ACT relating to settlements with minors and declaring an emergency.
Amend KRS 387.278, relating to certain settlements with minors, to establish provisions relating to the opening of restricted accounts and issuance of annuities on behalf of minors entering into settlements; EMERGENCY.

Feb 01, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 05, 2024 - to Banking & Insurance (S)
Feb 13, 2024 - reported favorably, 1st reading, to Calendar
Feb 14, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 15, 2024
Feb 15, 2024 - 3rd reading, passed 35-0
Feb 16, 2024 - received in House ; to Committee on Committees (H)
Feb 27, 2024 - to Banking & Insurance (H)
Feb 28, 2024 - reported favorably, 1st reading, to Calendar
Feb 29, 2024 - 2nd reading, to Rules
Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024
Mar 25, 2024 - 3rd reading, passed 93-0
Mar 26, 2024 - received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Mar 29, 2024 - signed by Governor

SB159 (BR356) - C. Armstrong

AN ACT relating to perfluoroalkyl and polyfluoroalkyl substances.
Create a new section of KRS 95A.200 to 95A.300 to establish a voluntary PFAS blood test reimbursement program using moneys from the Firefighters Foundation Program fund and operated by the Kentucky Fire Commission; allow for reimbursement for out-of-pocket expenses for PFAS blood testing for firefighters; amend KRS 95A.210 to define "PFAS chemicals" or "PFAS"; amend KRS 95A.262 to include a program for PFAS blood testing as a permissible use of funds; amend KRS 337.010 to conform.

Feb 01, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 05, 2024 - to State & Local Government (S)

SB160 (BR335) - A. Southworth

AN ACT relating to vital records.
Amend KRS 186.010 to define "Electronic Verification of Vital Events system"; amend KRS 186.412 to require the Transportation Cabinet to electronically verify birth certificates which are presented as part of an operator's license application with states participating in the system; provide authority for Transportation Cabinet to promulgate administrative regulations to assist applicants; create a new section of KRS Chapter 213 to require the Cabinet for Health and Family Services

to maintain a digital archive of all certificates dated on or after January 1, 1947, in possession of the state registrar.

Feb 01, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 07, 2024 - to Transportation (S)

SB161 (BR320)/LM - A. Southworth

AN ACT relating to the siting of cellular antenna towers.

Amend KRS 100.987 to prohibit a planning unit, legislative body, or fiscal court that has adopted planning and zoning regulations from approving the siting of a cellular antenna tower capable of providing fifth generation mobile communications service if it is within 1,640 feet of any inhabitable building or any outdoor space where 10 or more people gather; amend KRS 278.650 to prohibit the commission from approving the siting of a cellular antenna tower capable of providing fifth generation mobile communication service if it is within 1,640 feet of any inhabitable building or any outdoor space where 10 or more people gather.

Feb 01, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 06, 2024 - to Natural Resources & Energy (S)

SB162 (BR1179) - R. Mills, P. Wheeler, D. Carroll, B. Storm, J. Turner, S. West

AN ACT relating to vehicle accident reports.

Amend KRS 189.635 to define "law enforcement agency"; allow law enforcement agencies to retain copies of accident reports filed with the State Police; allow law enforcement agencies access to vehicle accident reports, and allow them to contract with third parties to provide the reports to other entities that are eligible to receive them under the section; make technical corrections.

SB162 - AMENDMENTS

SCS1 - Retain original provisions, except define "department"; specify that vehicle accident reports held by law enforcement agencies are exempt from the provisions of KRS 61.870 to 61.884, the Open Records Act, but are subject to the provisions of Section 1 of the Act; amend KRS 61.870 to conform.

Feb 01, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 06, 2024 - to State & Local Government (S)

Feb 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 15, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Wednesday, February 21, 2024

Feb 21, 2024 - 3rd reading, passed 37-0 with Committee Substitute (1)

Feb 22, 2024 - received in House ; to Committee on Committees (H)

Mar 01, 2024 - to Local Government (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules

Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 25, 2024 - 3rd reading, passed 92-0

Mar 26, 2024 - received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Mar 29, 2024 - signed by Governor

SB163 (BR1843)/LM - G. Elkins, M. Deneen

AN ACT relating to cremation of dead bodies.

Amend KRS 72.450 to allow a coroner who is in possession of a dead body to have the body buried or cremated; direct that the decision between burial or cremation be made by the governmental entity bearing the expense.

Feb 01, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 05, 2024 - to State & Local Government (S)

Feb 14, 2024 - reported favorably, 1st reading, to Calendar

Feb 15, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Wednesday, February 21, 2024

Feb 21, 2024 - 3rd reading, passed 27-9-1

Feb 22, 2024 - received in House ; to Committee on Committees (H)

Mar 12, 2024 - to Local Government (H)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar

Mar 14, 2024 - 2nd reading, to Rules

Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 26, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

SB164 (BR154) - S. Funke Frommeyer

AN ACT relating to building trade professions.

Create new section of KRS Chapter 198B to allow articulation agreements between licensed proprietary schools and public school districts or state area technology centers to establish academic or training equivalencies needed to obtain licensure; require the Department of Housing, Buildings and Construction to recognize and honor the articulation agreements toward licensure in the professions regulated by the department, including electricians, plumbers, and HVAC.

Feb 01, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 05, 2024 - to Education (S)

Feb 15, 2024 - reassigned to Licensing & Occupations (S)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar

Mar 06, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 37-0

Mar 08, 2024 - received in House ; to Committee on Committees (H)

Mar 12, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar

Mar 14, 2024 - 2nd reading, to Rules

Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 25, 2024 - 3rd reading, passed 91-0

Mar 26, 2024 - received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Mar 29, 2024 - signed by Governor

SB165 (BR342) - A. Southworth

AN ACT relating to the privacy of Social Security numbers.

Amend various sections of the Kentucky Revised Statutes to remove requirements for using a Social Security number as an identifier.

Feb 02, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 07, 2024 - to Judiciary (S)

SB166 (BR1197) - L. Tichenor, P. Wheeler, M. Wilson

AN ACT relating to foreign organizations in education.

Create new sections of KRS Chapters 156 and 164 to forbid the involvement of government-organized nongovernmental organizations based in the People's Republic of China in education in Kentucky.

Feb 02, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 06, 2024 - to Education (S)

SB167 (BR1919) - L. Tichenor, S. Funke Frommeyer, G. Neal, M. Wilson, M. Wise

AN ACT relating to public school students' communication skills.

Amend KRS 156.160 to require cursive writing to be included as a course of study in all elementary schools beginning in the 2025-2026 school year; create new sections of KRS Chapter 158 to establish a public high school graduation requirement that a student demonstrate the ability to sign his or her own name in cursive; direct the Kentucky Board of Education to promulgate administrative regulations to administer the section and create a waiver process for students physically unable to demonstrate a cursive signature; require all public high schools to offer a course in typing and cursive writing; direct Kentucky Board of Education to promulgate administrative regulations to establish academic standards for the course; require successful completion of the course to be a graduation requirement from the 2025-2026 school year through the 2028-2029 school year.

SB167 - AMENDMENTS

SCS1 - Retain the requirement for cursive writing to be included as a course of study in all elementary schools beginning in the 2025-2026 school year; amend KRS 158.6453 to distinguish basic handwriting or penmanship from the definition of "writing"; delete all other provisions.

HFA1(T. Truett) - Retain original provisions, amend KRS 161.102 to provide a one year certificate to an applicant with a High School Equivalency Diploma; provide a five year

substitute teaching certificate for an applicant with a bachelor's degree; provide a 10 year substitute teaching certificate for an applicant who holds a Kentucky statement of eligibility, previously held a Kentucky teaching certificate, or holds or previously held a valid out-of-state teaching certificate that required completion of a four-year teacher preparation program. HFA2(T. Truett) - Make title amendment.

Feb 02, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 06, 2024 - to Education (S)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, March 05, 2024

Mar 05, 2024 - 3rd reading, passed 37-1 with Committee Substitute (1)

Mar 06, 2024 - received in House ; to Committee on Committees (H)

Mar 08, 2024 - to Education (H)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules

Mar 26, 2024 - floor amendments (1) and (2-title) filed

Apr 12, 2024 - taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed 87-10 ; received in

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

Apr 17, 2024 - signed by Governor

SB168 (BR1133) - L. Tichenor, S. Funke Frommeyer, M. Wilson, M. Wise

AN ACT relating to school councils.

Amend KRS 160.345 to remove reference minority members of school councils; change the parent membership of the council from two to three; specify that council members are subject to KRS Chapter 45A as officers of an agency; establish an election committee for conducting parent member school council elections; establish the procedures for the parent member election; establish how to fill a vacancy of a parent member of the council; provide that curriculum, textbooks, and instructional material piloted shall be subject to the reasonable review and response period for stakeholders.

Feb 02, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 06, 2024 - to Education (S)

SB169 (BR1193)/CI/LM - L. Tichenor, S. Funke Frommeyer

AN ACT relating to local boards of education.

Create new sections of KRS Chapter 160 to establish a process to recall a member of a local board of education; amend KRS 160.190 to conform.

Feb 02, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 06, 2024 - to Education (S)

SB170 (BR1923) - L. Tichenor

AN ACT relating to local boards of education.

Amend 160.210 to establish new

numbers for membership of a local board of education based on district enrollment; require the Kentucky Board of Education to determine the required number of members every 10 years; provide for the election of additional members and for the reduction of membership; require local boards of education to report new electoral divisions to the Kentucky Board of Education and the Legislative Research Commission; amend KRS 160.160 to establish a one year term for chair and vice chair of the local board of education; require superintendents to submit reports on closed personnel investigations to the local board of education for the purposes of policy oversight and evaluation of the superintendent's performance; amend KRS 160.180 to require open records and open meetings training for local board members and make conforming changes, permit the hiring of relatives of a local board member; amend KRS 160.190, 160.200, 160.380, 116.200, and 160.042 to conform; require the Kentucky Board of Education to implement Section 1 of this Act by December 31, 2024; require superintendents to submit reports on previous personnel investigations closed during the superintendent's contract to the local board of education within 30 days of the effective date of this Act.

Feb 02, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 06, 2024 - to Education (S)

SB171 (BR1217) - L. Tichenor

AN ACT relating to school superintendents.
Amend KRS 160.350 to require a majority plus one vote instead of a four-fifths vote of board members to remove the superintendent, delete requirements for approval from the commissioner of education to remove a superintendent; provide an appeal process for the superintendent; amend KRS 160.380 to forbid a superintendent from employing persons convicted of certain sex crimes classified as a misdemeanor.

Feb 02, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 06, 2024 - to Education (S)

SB172 (BR1733)/CI - A. Southworth

AN ACT relating to voting leave.
Create new sections of KRS Chapter 337 relating to voting leave for employees; define terms; require employers to grant employees reasonable leave from work to vote; prohibit employers from discriminating against employees who request leave to vote; require employers to post relevant provisions of this Act on workplace premises; permit a person or class of persons to bring a civil action for violations of this Act; amend KRS 337.990 to establish penalties for violations; amend KRS 118.015 to define terms; amend KRS 118.995 to establish penalties for violations.

Feb 05, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 07, 2024 - to State & Local Government (S)

SB173 (BR1896) - R. Thomas, G. Boswell

AN ACT relating to Medicaid home and community-based waiver residential services.
Create a new section of KRS Chapter 205 to establish the right of a parent, guardian, or limited guardian to install video recording devices in the private residential room of an individual who is receiving residential services under a federally approved 1915(c) home and community-based services waiver program.

Feb 05, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 07, 2024 - to Health Services (S)

SB174 (BR1776) - J. Carpenter, R. Girdler, M. Deneen

AN ACT relating to underground facility damage prevention.
Amend KRS 367.4903 to add definitions for "communications network," "communications service provider," and "communications terminal"; amend KRS 367.4909 to require that if damage is done to an underground gas or hazardous liquid facility and no attempt to locate the underground facility was made, the operator shall include in its report to the Public Service Commission the distance from the communications terminal that the damage occurred; require the Public Service Commission to submit a report to the Legislative Research Commission on or before December 1, 2025, detailing the number of damage reports from communications service providers that occurred in the area where they are allowed to use nonintrusive excavation; amend KRS 367.4915 to exempt from the underground facility damage prevention requirements nonintrusive excavating of a depth not greater than 12 inches and within 12 inches of a communication service provider's own communications network.

Feb 05, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 07, 2024 - to Economic Development, Tourism, & Labor (S)
Feb 15, 2024 - reported favorably, 1st reading, to Calendar
Feb 16, 2024 - 2nd reading, to Rules
Feb 20, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024
Feb 22, 2024 - passed over and retained in the Orders of the Day
Feb 23, 2024 - passed over and retained in the Orders of the Day
Feb 26, 2024 - passed over and retained in the Orders of the Day
Feb 27, 2024 - 3rd reading, passed 37-0
Feb 28, 2024 - received in House ; to Committee on Committees (H)
Mar 01, 2024 - to Small Business & Information Technology (H)
Mar 06, 2024 - reported favorably, 1st reading, to Calendar
Mar 07, 2024 - 2nd reading, to Rules
Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024
Mar 25, 2024 - 3rd reading, passed 92-0
Mar 26, 2024 - received in Senate ; enrolled, signed by President of the

Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Mar 29, 2024 - signed by Governor

SB175 (BR1084)/AA - R. Webb, D. Carroll

AN ACT relating to designating a special needs trust to receive state-administered retirement benefits.
Amend KRS 16.505, 61.510, and 78.510 to define "special needs trust" (SNT) for purposes of the State Police Retirement System, Kentucky Employees Retirement System, and County Employees Retirement System; amend the definition of "person" to include a SNT, and amend the definition of "beneficiary" to exclude sole beneficiary of a SNT; amend KRS 16.578 to allow a SNT to receive a lifetime retirement benefit; amend KRS 61.623 to allow a trustee to receive checks on behalf of a SNT; amend KRS 61.635 to allow a person who is the beneficiary of a SNT to be designated as the beneficiary of a lifetime retirement benefit; require the trustee of a SNT to notify the Kentucky Public Pensions Authority (KPPA) upon the death of the beneficiary of a SNT and repay any payment not properly payable to the SNT; allow KPPA to promulgate administrative regulations to administer the SNT provisions; amend KRS 61.640 to allow a SNT to receive a lifetime retirement payment if a member dies before retirement; amend KRS 78.5532 to allow a SNT to receive a lifetime retirement benefit if a member dies before retirement; amend KRS 161.525, relating to the Teachers' Retirement System (TRS) to allow a SNT to receive a lifetime annuity if a member dies before retirement; amend KRS 161.640 to allow checks to be sent by mail to the trustee of a SNT; require the trustee to notify the TRS upon the death of the beneficiary; require any payments not properly payable to the SNT to be repaid to TRS; allow TRS to promulgate administrative regulations to administer the SNT provisions; amend KRS 161.700 to require TRS to assign annuity payments to a SNT, issue payments to the trustee, and prevent annuity payments from being used to reimburse any state for any Medicaid benefits paid on behalf of the beneficiary of a SNT; amend KRS 21.420, relating to the Judicial Retirement Plan, to allow for a SNT to be selected as a beneficiary, and define "special needs trust"; amend KRS 21.425 to allow a member to designate a SNT to receive lifetime survivorship benefits on behalf of a surviving spouse, dependent child, or disabled child.

Feb 05, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 07, 2024 - to State & Local Government (S)

SB176 (BR1526) - P. Wheeler, J. Turner

AN ACT relating to worker fairness in the construction industry.
Create new sections of KRS Chapter 337 to define terms; establish a procedure for classifying workers as employees or independent contractors; amend KRS 337.990 to establish penalties for violations; amend KRS 45A.145 to prohibit contractors with

multiple violations from contracting with the state for five years; create new sections of KRS Chapters 341 and 342, and amend KRS 131.190, to require the Department of Revenue, Office of Unemployment Insurance, and the Department of Workers' Claims to provide one another with any assessment or orders arising out of the misclassification of an employee; create a new section of KRS Chapter 337 to require the secretary of the Education and Labor Cabinet to develop a training program relating to employee misclassification; provide that Sections 1 to 10, 14 and 15 of this Act may be cited as the Kentucky Workers Fairness Act; EFFECTIVE, in part, January 1, 2025.

Feb 06, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 08, 2024 - to Economic Development, Tourism, & Labor (S)

SB177 (BR1071) - S. Meredith

AN ACT relating to funding health care services from increased penalties for speeding violations and making an appropriation therefor.
Amend KRS 189.010 to define "super speeder"; create a new section of KRS Chapter 189 to assess a fee of \$200 to any person convicted as a super speeder; assess a fee of \$50 and require the suspension of driving privileges for not making a timely payment of fee imposed; require that money from fees be deposited into the Kentucky trauma care system fund, the emergency medical services education grant fund, and the Bentley rural hospital preservation fund; require the Transportation Cabinet to promulgate administrative regulations relating to the fees; create a new section of KRS Chapter 311A to establish an emergency medical services education grant fund and program; allow the Kentucky Board of Emergency Medical Services to promulgate administrative regulations relating to the grant fund; amend KRS 211.496 to set forth disbursements from the trauma care system fund; amend KRS 154.20-190 to rename the rural hospital operations and facilities revolving loan fund the Bentley rural hospital preservation fund and require priority be given to providing loans to hospitals in counties that lack a rural hospital; amend KRS 186.440 and 189.394 to conform; APPROPRIATION.

Feb 06, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 08, 2024 - to Appropriations & Revenue (S)

SB178 (BR1298) - K. Berg, J. Adams

AN ACT relating to firearms.
Amend KRS 16.220 to permit the destruction of confiscated firearms; require destruction if the firearm was used in the commission of a violent offense; amend KRS 500.090 and 500.093 to conform.

Feb 06, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 08, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB179 (BR322) - A. Southworth

AN ACT relating to violations of privacy.

Create new section of KRS Chapter 411 to create a cause of action for introduction of an identification device.

Feb 06, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 08, 2024 - to Judiciary (S)

SB180 (BR321)/LM - A. Southworth

AN ACT relating to violations of privacy.

Create a new section of KRS Chapter 454 to restrict use of facial recognition technology and biometric identifiers; create a new section of KRS Chapter 411 to create a cause of action for use of facial recognition technology or biometric identifiers; create new sections of KRS Chapters 6, 13B, 23A, 24A, and 29A to prohibit use of facial recognition technology as evidence; propose a new section of the Kentucky Rules of Evidence to make evidence gained from use of facial recognition inadmissible.

Feb 06, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 08, 2024 - to Judiciary (S)

SB181 (BR1739)/CI/LM - J. Adams, L. Tichenor

AN ACT relating to sexual extortion.

Create a new section of KRS Chapter 531 to establish the crime of sexual extortion as a felony; provide for enhancements to penalties; create a new section of KRS Chapter 411 to establish a civil cause of action for sexual extortion; amend KRS 17.500 to include sexual extortion in the definition of "sex crime"; create a new section of KRS Chapter 158 to require superintendents of local school districts to notify students in grades 4 and above and parents and guardians of all students of the crime of sexual extortion; create a new section of KRS Chapter 158 to require local school boards to display posters in schools with the definition of sexual extortion and contact information for entities offering assistance to victims; amend KRS 164.2518 to require postsecondary institutions to display posters with the definition of sexual extortion and contact information for entities offering assistance to victims in residence halls, classroom buildings, and student centers.

Feb 06, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 08, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB182 (BR1137)/LM - S. West, S. Funke Frommeyer, J. Schickel, A. Southworth, L. Tichenor, G. Williams

AN ACT relating to conditions of employment.

Create a new section of KRS Chapter 344 to require employers that mandate employee immunization to allow exceptions based on religious belief or medical contraindication; provide sample form for employee affirmation; establish which health care providers can support a medical exemption; require notice of exemptions; establish civil cause of action for violations and a claim under

workers' compensation; amend KRS 344.040 to make it an unlawful practice for employers to require immunizations as a condition of employment from employees who hold sincere religious beliefs against immunization or for whom immunization would be harmful to his or her health; make technical corrections.

Feb 06, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 08, 2024 - to Health Services (S)

SB183 (BR205)/LM - C. Armstrong

AN ACT relating to heat injury prevention.

Create a new section of KRS Chapter 338 to define terms; require employers who provide services in agriculture, construction, landscaping, and transportation to maintain a written heat illness prevention plan informing employees of policies and procedures to be followed when an employee is suffering from a heat illness; establish a penalty for a violation.

Feb 07, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 09, 2024 - to Economic Development, Tourism, & Labor (S)

SB184 (BR1556) - C. Armstrong, D. Yates, K. Berg, D. Harper Angel, R. Thomas, R. Webb

AN ACT relating to employment.

Amend KRS 336.130 to delete references restricting rights of public employees to organize, associate collectively, or strike; amend KRS 336.180 to redefine "labor organization" and delete definitions of "candidate," "committee," "contributing organization," "contribution," "election," "electioneering communications," "employer," "fundraiser," "independent expenditure," "political activities," "public employee," "slate of candidates," and "testimonial affair"; amend KRS 336.990 to conform; amend KRS 67A.6904 to allow urban-county governments to make an agreement with a labor organization to require membership in the organization as a condition of employment; amend KRS 67C.406 to allow consolidated local governments to make an agreement with a labor organization to require membership in the organization as a condition of employment; amend KRS 70.262, 78.470, and 78.480 to remove exceptions; amend KRS 345.050 to allow public employers to make an agreement with a labor organization to require membership in the organization as a condition of employment; amend KRS 336.1341 and 336.135 to conform; repeal KRS 65.016, 336.132, and 336.134.

Feb 07, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 09, 2024 - to Economic Development, Tourism, & Labor (S)

SB185 (BR823)/LM - C. Armstrong, D. Yates, K. Berg, D. Harper Angel, G. Neal, R. Thomas, R. Webb

AN ACT relating to prevailing wage. Establish new sections of KRS Chapter 337 to create a prevailing wage law for all public works projects; amend KRS 12.020, 99.480, 227.487,

151B.015, 337.010, and 337.990 to conform.

Feb 07, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 09, 2024 - to Economic Development, Tourism, & Labor (S)

SB186 (BR1859)/LM - K. Berg

AN ACT relating to customer notices from broadband service providers.

Amend KRS 278.5462 to require broadband service providers to give their retail customers notification of planned or unplanned outages; require the broadband service provider notice to include an estimate of when service will be restored; prohibit notification being predicated on enrollment by the customer; require the notification provision be in all customer contracts and franchise agreements with local governments; place jurisdiction for resolving customer complaints regarding notifications with the Kentucky Public Service Commission.

Feb 08, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 12, 2024 - to Natural Resources & Energy (S)

SB187 (BR1586)/CI/LM - D. Carroll

AN ACT relating to modified weapons.

Create a new section of KRS Chapter 237 to define "modified weapon"; provide that a licensed dealer may not deliver a modified weapon until seven days have elapsed from the date of the purchase application; create new sections of KRS Chapter 527 to provide that a person shall not possess a modified weapon if the person is under 21 years old; provide that no person shall knowingly sell or transfer a modified weapon to a person who is under 21 years old; establish penalties.

Feb 08, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 16, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB188 (BR1333)/AA/LM - M. Wise, S. Meredith, K. Berg, G. Boswell, M. Deneen, D. Douglas, G. Elkins, S. Funke Frommeyer, R. Girdler, J. Higdon, J. Howell, R. Mills, G. Neal, A. Southworth, B. Storm, R. Thomas, L. Tichenor, R. Webb, S. West, P. Wheeler, M. Wilson, D. Yates

AN ACT relating to patient access to pharmacy benefits.

Create new sections of Subtitle 17A of KRS Chapter 304 to define terms for pharmacy-related insurance practices; require insurers, pharmacy benefit managers, and other pharmacy benefits administrators to establish reasonably adequate and accessible pharmacy networks; require the filing of an annual report; require the insurance commissioner to review pharmacy networks; provide that information and data acquired by the Department of Insurance shall be considered proprietary and not subject to disclosure under KRS 61.870 to 61.884 relating to open records; establish requirements for certain contracts between a pharmacy or pharmacist and an insurer, a pharmacy benefit manager, or any other pharmacy

benefits administrator; establish prohibited conduct and requirements for certain pharmacy-related insurance practices; establish a complaint process for insureds, pharmacies, and pharmacists impacted by a violation of certain pharmacy-related insurance laws; create a new section of Subtitle 99 of KRS Chapter 304 to authorize the insurance commissioner to order reimbursement to persons who incurred a monetary loss as a result of a violation of certain pharmacy-related insurance laws; amend KRS 304.9-053 to require certain filings; amend KRS 304.9-054 to establish requirements for pharmacy benefit manager licensure; amend KRS 304.9-055 to permit the insurance commissioner to promulgate administrative regulations relating to pharmacy benefit managers; amend KRS 304.14-120 to require the insurance commissioner to review certain health plans; amend KRS 304.17A-712 to conform; amend KRS 304.17C-125 to apply certain pharmacy-related insurance laws to limited health service benefit plans, including limited health service contracts; amend KRS 304.38A-115 to apply certain pharmacy-related insurance laws to limited health service organizations; create a new section of KRS Chapter 18A to require the state employee health plan and state agencies to comply with certain pharmacy-related insurance laws; amend KRS 367.828 to establish certain requirements for health discount plans relating to prescription drugs; make technical corrections; repeal KRS 304.38A-120, relating to assignment of certain benefits under limited health service organization plans, to consolidate provisions; apply various sections to contracts issued or renewed on or after January 1, 2025; require the insurance commissioner to promulgate administrative regulations to implement this Act on or before January 1, 2025; EFFECTIVE, in part, January 1, 2025.

SB188 - AMENDMENTS

SCS1/AA/HM/LM - Retain original provisions, except exempt Medicare Part D plans and student health insurance from the definition of "health plan"; define "ambulatory pharmacy"; amend minimum dispensing fee requirements; require the insurance commissioner to make a determination based on a study conducted every two years; delete prohibition against requiring or incentivizing the use of a mail-order pharmacy to furnish prescription drugs for subsequent administration in a hospital, clinic, pharmacy, or infusion center; amend requirements for the insurance commissioner's review of health plans; create a new section of KRS Chapter 315 to require reporting by ambulatory pharmacies to the Kentucky Board of Pharmacy; establish requirements for the collection, use, and sharing of data; require the Department of Insurance and the Kentucky Board of Pharmacy to consult, share data, and promulgate administrative regulations; require administrative regulations to be promulgated by certain dates. SFA1(M. Wise) - Delete 30 minutes distance standard as a network adequacy threshold; amend minimum dispensing fee requirement to exempt mail-order pharmaceutical distributors; delete and reinsert, as an amendment to

KRS 18A.2254, application of pharmacy trade practice requirements to state employee health plan; make conforming amendments.

Feb 08, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 12, 2024 - to Banking & Insurance (S)

Mar 06, 2024 - taken from Banking & Insurance (S); 1st reading ; returned to Banking & Insurance (S)

Mar 11, 2024 - taken from Banking & Insurance (S); 2nd reading ; returned to Banking & Insurance (S)

Mar 14, 2024 - reported favorably, to Rules with Committee Substitute (1) as a consent bill

Mar 22, 2024 - floor amendment (1) filed to Committee Substitute

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - 3rd reading, passed 35-1 with Committee Substitute (1) and Floor Amendment (1) ; received in House ; to Committee on Committees (H); to Banking & Insurance (H); taken from Banking & Insurance (H); 1st reading ; returned to Banking & Insurance (H)

Mar 27, 2024 - reported favorably, 2nd reading, to Rules

Mar 28, 2024 - placed in the Orders of the Day; 3rd reading, passed 97-0; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 05, 2024 - signed by Governor

SB189 (BR1995) - J. Howell, R. Mills, G. Boswell, J. Carpenter, D. Carroll, M. Deneen, G. Elkins, S. Funke Frommeyer, R. Girdler, D. Harper Angel, S. Meredith, M. Nemes, A. Southworth, B. Storm, R. Thomas, L. Tichenor, J. Turner, R. Webb, W. Westerfield, P. Wheeler, G. Williams, M. Wise

AN ACT relating to veterinary medicine programs at comprehensive universities.

Amend KRS 164.295 to permit Murray State University to offer doctor's degrees required for professional practice and licensure in veterinary medicine.

Feb 08, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 20, 2024 - to Education (S)

SB190 (BR62)/CI/LM - D. Carroll, J. Adams

AN ACT relating to firearms.

Create new sections of KRS Chapter 237 to define terms; establish requirements for individuals to voluntarily request inclusion on a list that prohibits the purchase or possession of firearms for specified periods and to voluntarily commit their firearms to law enforcement for safe storage or permanent surrender; provide processes for individuals to be removed from the list upon request and to have a surrendered firearm returned; establish confidentiality requirements and the exclusion of list and surrender records from the Open Records Act; establish penalties for noncompliance; require the Justice and Public Safety Cabinet and the Cabinet for Health and Family Services to develop public awareness campaigns to inform the

public and health care providers about the voluntary firearms restriction list.

Feb 09, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 16, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB191 (BR1816) - D. Givens, G. Neal, M. Deneen

AN ACT relating to postsecondary education funding and declaring an emergency.

Amend KRS 164.092 to define "nontraditional age students"; include nontraditional age students in the goal of closing achievement gaps; increase the percentage of public university funding based on student success outcomes produced from 35 to 40 percent; decrease the percentage of public university funding for student credit hours earned from 35 to 30 percent; include in the Kentucky Community and Technical College System's student success outcomes weighting for credentials aligned with the economic needs of the state and recognize credentials earned by nontraditional age students; require the Council on Postsecondary Education to promulgate an emergency or amended administrative regulation to implement the amended funding formula; EMERGENCY.

SB191 - AMENDMENTS

HFA1(J. Tipton) - Retain original provisions; remove all references to minority; require the postsecondary education working group to convene during the 2024 Interim for the sole purpose of considering how to define "underrepresented students" for the comprehensive funding model for the public postsecondary education system; require the recommendations be reported to the Governor and the Legislative Research Commission by December 1, 2024.

HFA2(J. Calloway) - Retain original provisions; define underrepresented students; remove the word minority throughout; amend KRS 164.020 to prohibit the Council on Postsecondary Education from using race-conscious targets or metrics in performance funding; require the working group established in Section 1 of this Act to meet during the 2024 Interim and report to the Legislative Research Commission; require the working group to submit all proposed metrics and goals to be reviewed by the Interim Joint Committee on Education each year.

HFA3(J. Tipton) - Retain original provisions; remove underrepresented minority students and beginning fiscal year 2024-2025 use students graduating from low-performing high schools in Kentucky for performance funding purposes.

HFA4(J. Tipton) - Retain original provisions; remove underrepresented minority students and beginning fiscal year 2024-2025 use students graduating from low-performing high schools in Kentucky for performance funding purposes; specify that the comprehensive funding mode shall not include any race-based metrics or targets.

HFA5(J. Calloway) - Retain original provisions; define "underrepresented

students"; remove the word, "minority" throughout; amend KRS 164.020 to prohibit the Council on Postsecondary Education from using race-conscious targets or metrics in performance funding; require the working group established in Section 1 of this Act to meet during the 2024 Interim and report to the Legislative Research Commission; require the working group to submit all proposed metrics and goals to be reviewed by the Interim Joint Committee on Education each year.

HFA6(J. Calloway) - Retain original provisions; define "underrepresented students"; remove the word, "minority" throughout; amend KRS 164.020 to prohibit the Council on Postsecondary Education from using race-conscious targets or metrics in performance funding; require the working group established in Section 1 of this Act to meet during the 2024 Interim and report to the Legislative Research Commission; require the working group to submit all proposed metrics and goals to be reviewed by the Interim Joint Committee on Education each year.

HFA7(J. Tipton) - Retain original provisions; remove all references to "minority"; require that any formula not include any race-based metrics or targets; require the Postsecondary Education Working Group to convene during the 2024 Interim for the sole purpose of considering how to define "underrepresented students" for the comprehensive funding model for the public postsecondary education system; require the recommendations be reported to the Governor and the Legislative Research Commission by December 1, 2024; require the Council on Postsecondary Education to distribute allocable resources based on first generation college students receiving bachelor's degrees and low-income students.

Feb 09, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 12, 2024 - to Education (S)

Feb 15, 2024 - reported favorably, 1st reading, to Calendar

Feb 16, 2024 - 2nd reading, to Rules

Feb 20, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024

Feb 22, 2024 - 3rd reading, passed 36-0

Feb 23, 2024 - received in House ; to Committee on Committees (H)

Feb 29, 2024 - to Education (H)

Mar 12, 2024 - reported favorably, 1st reading, to Calendar

Mar 13, 2024 - 2nd reading, to Rules

Mar 21, 2024 - floor amendment (1) filed

Mar 25, 2024 - floor amendments (2) and (3) filed

Mar 26, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 27, 2024 ; floor amendment (4) filed

Apr 12, 2024 - floor amendments (5), (6) and (7) filed

Apr 15, 2024 - 3rd reading, passed 91-3 with Floor Amendment (7) ; received in Senate ; to Rules (S); posted for passage for concurrence in House Floor Amendment (7) ; Senate concurred in House Floor Amendment (7) ; passed 91-3; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ;

delivered to Governor

Apr 17, 2024 - signed by Governor

SB192 (BR1560) - D. Givens, M. Deneen, G. Elkins, M. Wise

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

Repeal and reenact KRS 157.069 to define terms; require the Office of Career and Technical Education within the Kentucky Department of Education (KDE) to identify career and technical education programs or pathways as high cost or general cost; provide for a funding calculation from general fund appropriations for career and technical education based 60% upon weighted full-time equivalents enrollment and 40% upon specified incentives; provide for state-operated area technology center operating costs to be funded by the general fund appropriation to KDE; allow funds to be used for career and technical education programming for students in grades 5-8; disburse 75% of administrative operating funds previously designated to state-operated facility administrative costs that were converted to locally operated facilities to the locally operated facility and 25% to the career and technical education innovation and support fund for innovation and support of career and technical programs; create the career and technical education support fund; require the Office of Career and Technical Education to provide oversight of fund usage by recipients; require promulgation of necessary administrative regulations by Kentucky Board of Education; EFFECTIVE July 1, 2024; APPROPRIATION; EMERGENCY.

Feb 09, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 12, 2024 - to Education (S)

SB193 (BR1796) - J. Adams

AN ACT relating to the Animal Control Advisory Board.

Repeal, reenact, and amend KRS 258.117 to reduce the number of board appointees from each nominating organization from two to one; add one member to be selected from a list submitted by Kentucky Animal Action; provide that on the effective date of the Act, the Animal Control Advisory Board shall be dissolved and reconstituted, and that all new members shall be appointed; provide for the staggering of initial appointments.

SB193 - AMENDMENTS

SCS1 - Retain original provisions, except add a member from a list submitted by the Kentucky Veterinary Medical Association representing registered nonprofit organizations whose missions prioritize spay and neuter advocacy for companion animals to the Animal Control Advisory Board.

Feb 09, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 12, 2024 - to Agriculture (S)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 28, 2024 - 2nd reading, to Rules ; posted for passage in the Regular

Orders of the Day for Thursday,
February 29, 2024

Feb 29, 2024 - 3rd reading, passed
33-4 with Committee Substitute (1)

Mar 01, 2024 - received in House ; to
Committee on Committees (H)

SB194 (BR1913) - J. Adams

AN ACT relating to electronic delivery
of health plan communications.

Create a new section of Subtitle 18 of
KRS Chapter 304 to authorize insurers
to provide electronic communications to
persons covered under an employer-
sponsored group health insurance
policy, plan, or contract.

Feb 09, 2024 - introduced in Senate;
to Committee on Committees (S)

Feb 12, 2024 - to Banking &
Insurance (S)

Mar 05, 2024 - reported favorably, 1st
reading, to Consent Calendar

Mar 06, 2024 - 2nd reading, to Rules
as a consent bill

Mar 07, 2024 - posted for passage in
the Consent Orders of the Day for
Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed
37-0

Mar 11, 2024 - received in House ; to
Committee on Committees (H)

Mar 12, 2024 - to Banking &
Insurance (H)

Mar 13, 2024 - reported favorably, 1st
reading, to Calendar

Mar 14, 2024 - 2nd reading, to Rules

Mar 22, 2024 - posted for passage in
the Regular Orders of the Day for
Monday, March 25, 2024

Mar 25, 2024 - 3rd reading, passed
94-0

Mar 26, 2024 - received in Senate ;
enrolled, signed by President of the
Senate ; enrolled, signed by Speaker of
the House ; delivered to Governor

Mar 29, 2024 - signed by Governor

SB195 (BR1599)/LM - B. Storm, G.
Neal, R. Webb

AN ACT proposing an amendment to
Section 145 of the Constitution of
Kentucky relating to restoration of rights.

Propose to amend Section 145 of the
Constitution of Kentucky to restore the
voting rights of persons convicted of
certain felonies three years after
completion of imprisonment, probation,
or parole; provide ballot language;
submit to voters for ratification or
rejection.

Feb 12, 2024 - introduced in Senate;
to Committee on Committees (S)

Feb 14, 2024 - to State & Local
Government (S)

SB196 (BR1054)/AA - C. McDaniel

AN ACT relating to optional retirement
benefits for hazardous duty employees
participating in the County Employees
Retirement System's hybrid cash
balance plans.

Create a new section of KRS 78.510
to 78.852 to create an elective
alternative benefit program that
employers participating in the County
Employees Retirement System (CERS)
may adopt for employees in hazardous
positions with a membership date after
January 1, 2014, in the hybrid cash
balance plan (Tier 3 benefits); provide

that, if an employer participating in
CERS makes a one-time election to
provide an alternative benefit program,
those eligible employees in hazardous
positions may elect, in lieu of Tier 3
benefits, to participate in the alternative
benefit program within one year of
attaining or otherwise having 10 or more
years in a hazardous position; provide
that employees opting into the
alternative benefit program who meet
the requirements of a career hazardous
employee receive Tier 3 benefits up to
entering the alternative benefit program
and an annual lifetime retirement benefit
calculated as 2.25% of final
compensation for each year of service in
the alternative benefit program for
participation between 20 and 25 years or
2.5% of final compensation for each year
of service in the alternative benefit
program for participation for 25 years or
more; require that the annual actuarial
valuation conducted by the CERS board
include an assessment of the funding
levels, unfunded liability, and actuarially
required employer contribution rates for
the alternative benefit program and
require the CERS board to make
adjustments to the alternative benefit
program if it falls below 90% funded or if
the employer contribution rate for the
program is projected to exceed 16% of
pay; require employers opting into the
alternative benefit program to pay any
additional actuarial costs to fund the
program without any funding from
employers who do not participate in the
alternative benefit program; limit the
alternative benefit program to Tier 3
members in CERS; provide that the
General Assembly may alter the
alternative program benefits, define
terms for purposes of the alternative
benefit program; amend KRS 78.5516 to
provide that eligible employees who
elect to participate in the alternative
benefit program shall not contribute or
be considered as contributing to the
hybrid cash balance plan or receive
employer pay credits, but shall receive
interest credits based on their
accumulated account balance in the
hybrid cash balance plan; amend KRS
78.635 to require CERS employers
participating in the alternative benefit
program to pay an additional employer
contribution to fund the program; amend
KRS 78.510, 78.640, and 78.784 to
conform; EFFECTIVE July 1, 2025.

Feb 12, 2024 - introduced in Senate;
to Committee on Committees (S)

Mar 22, 2024 - to State & Local
Government (S)

SB197 (BR1457) - M. Deneen

AN ACT relating to wildlife
rehabilitation.

Amend KRS 150.280 to define terms;
exempt permit holders from
administrative regulations regarding
exhibition and display restrictions and
release requirements with regard to
ambassador animals; exempt volunteers
from non-permit-holder restrictions with
regard to wildlife rehabilitation; establish
wildlife rehabilitation release
requirements and exemptions.

Feb 12, 2024 - introduced in Senate;
to Committee on Committees (S)

Feb 14, 2024 - to Agriculture (S)

SB198 (BR1218) - D. Carroll

AN ACT relating to nuclear energy
development.

Create a new section of KRS Chapter
164 to establish the Kentucky Nuclear
Energy Development Authority; declare
that the mission of the authority is to
serve as the nonregulatory, trusted state
government agency on nuclear energy
issues and to support and facilitate the
development of the nuclear energy
ecosystem across the Commonwealth;
establish the membership and
responsibilities of the advisory board to
govern the authority; require the
advisory board to hire a director of the
authority; establish that the purposes of
the authority are to assist interested
communities in understanding advanced
nuclear opportunities, provide
information to the public, develop the
capacity for nuclear energy development
in the Commonwealth, seek clarity on
early nuclear site permitting, work with
energy communities that have hosted
nuclear-related or fossil fuel activities to
assist in exploring nuclear energy
opportunities, strengthen engagement
with the federal Nuclear Regulatory
Commission, build the organizational
capacity to convene a consortium of
nuclear stakeholders to share best
practices, engage with United States
Department of Energy National
Laboratories and private companies to
develop technologies to reprocess or
recycle spent nuclear fuel, and maintain
awareness of potential events that could
initiate or accelerate the development of
new nuclear technologies in the
Commonwealth; require the authority,
with the approval of the advisory board,
to propose and adopt bylaws for the
management and operation of the
authority, develop and adopt a strategic
plan for carrying out the purposes of the
authority, create and update at least
once every two years a nuclear energy
economic impact analysis, and
beginning December 1, 2025, and every
December 1 thereafter, submit a report
to the Governor and the Legislative
Research Commission; require the
Kentucky Nuclear Energy Development
Authority to develop criteria for a
nuclear-ready community designation;
create a new section of Subchapter 12
of KRS Chapter 154 to require the
Cabinet for Economic Development to
create and implement a financial
assistance program to support the
nuclear energy ecosystem in the
Commonwealth; provide for the
staggering of initial appointments;
require the Kentucky Nuclear Energy
Authority to conduct a study to identify
the workforce needs to develop and
support the nuclear ecosystem and to
submit its findings to the Governor and
the Legislative Research Commission on
or before December 1, 2024; require the
Kentucky Nuclear Energy Development
Authority to contract for services to
produce a site suitability study to identify
the best potential locations for nuclear
facility sites in the Commonwealth and
report its findings to the Governor and
the Legislative Research Commission on
or before December 1, 2025; require the
Kentucky Nuclear Energy Development
Authority to contract for services to
develop and implement a nuclear
marketing and education plan.

SB198 - AMENDMENTS

SCS1 - Retain original provisions,
except direct the Kentucky Nuclear
Energy Development Authority to
engage with academic institutions on
efforts to develop deployable
technologies to reprocess or recycle
spent nuclear fuel.

SFA1(R. Webb) - Add one additional
member of the Senate and one
additional member of the House of
Representatives as nonvoting members
of the on the Kentucky Nuclear Energy
Development Authority (KNEDA)
advisory board; change advisory board
membership numbers to conform.
SFA2(D. Carroll) - Provide that one
representative shall be designated to
serve on the Kentucky Nuclear Energy
Development Authority (KNEDA)
advisory board for two or more investor-
owned utilities that are operated under
common ownership; provide that three
representatives of electric cooperatives
shall be designated to serve on the
advisory board, one of whom shall
represent distribution cooperatives and
two of whom shall represent generation
and transmission electric cooperatives;
allow any organization that provides
nuclear site remediation services to
represent those services on the advisory
board; replace the executive director of
the United States Nuclear Industry
Council with the president of the Nuclear
Energy Institute as a nonvoting member
on the advisory board; add one
additional member of the Senate and
one additional member of the House of
Representatives as nonvoting members
of the advisory board; change advisory
board membership numbers to conform.

Feb 12, 2024 - introduced in Senate;
to Committee on Committees (S)

Feb 14, 2024 - to Natural Resources
& Energy (S)

Feb 21, 2024 - reported favorably, 1st
reading, to Calendar with Committee
Substitute (1)

Feb 22, 2024 - Floor Amendments (1)
and (2) filed to Committee Substitute ;
2nd reading, to Rules ; posted for
passage in the Regular Orders of the
Day for Monday, February 26, 2024

Feb 26, 2024 - 3rd reading ; floor
amendment withdrawn Floor
Amendment (1) ; passed 34-0 with
Committee Substitute (1) and Floor
Amendment (2)

Feb 27, 2024 - received in House ; to
Committee on Committees (H)

Mar 06, 2024 - to Natural Resources
& Energy (H)

Mar 14, 2024 - reported favorably, 1st
reading, to Calendar

Mar 15, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in
the Regular Orders of the Day for Friday,
March 22, 2024

Mar 22, 2024 - 3rd reading, passed
92-0

Mar 25, 2024 - received in Senate ;
enrolled, signed by President of the
Senate ; enrolled, signed by Speaker of
the House ; delivered to Governor

Apr 04, 2024 - Vetoed

Apr 12, 2024 - received in Senate; to
Rules (S); posted for passage for
consideration of Governor's veto ; veto
overridden ; passed 30-7 ; received in
House ; to Rules (H); taken from Rules ;
posted for passage for consideration of
Governor's veto ; veto overridden ;
passed 80-16 ; received in Senate ; to

Enrollment (S); enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Secretary of State

SB199 (BR1664)/LM - J. Higdon

AN ACT relating to motor vehicles and making an appropriation.

Amend various sections of KRS Chapter 281A regarding commercial driver's licenses (CDLs) to define terms; change references from "commercial driver's instruction permit" to "commercial learner's permit" (CLP) throughout KRS Chapter 281A; streamline procedures for application and testing of CDL applicants who are not residents of Kentucky; specify the need for federally mandated entry level driver training; eliminate references to a moped license; expand the testing exemption for CDL applicants who have military driving experience to include the knowledge test; establish a lifetime CDL revocation penalty for any individual who uses a commercial motor vehicle in the commission of human trafficking; require the Transportation Cabinet to adopt Federal Motor Carrier Safety Administration regulation in 49 C.F.R. pt. 383; amend KRS 186.410 to eliminate the stand-alone moped license; amend KRS 186.018 to require the Transportation Cabinet to keep driving history records of CDL and CLP holders indefinitely; amend KRS 186.4122 to prohibit individuals from having more than one operator's license or personal identification card; amend KRS 186.4123 to make technical corrections; amend KRS 186.531 to set fees for personal ID cards issued to homeless individuals; amend KRS 186.060 to streamline procedures for the application and issuance of registration for vehicles owned or leased by units of government; amend KRS 186.1911 to establish a \$5 fee for a replacement vehicle identification number plate; amend KRS 186.040 to set a reinstatement fee \$40 for a suspended or revoked registration, divide fee evenly between the county clerk and the Transportation Cabinet; amend KRS 186A.035, regarding vehicle registration, to apply the year-round registration system to motor vehicles with a gross weight of 10,000 pounds or less and require owners to supply their birth date during the process of registration; amend KRS 281.720 to exempt vehicles operating on a peer-to-peer certificate from the requirement to display a motor carrier license plate; amend various sections of KRS 138.660 to 138.7291 to streamline application and tax filing procedures for motor carriers; amend KRS 138.513 to correct a statutory reference; amend KRS 174.990 and 224-43.350 to conform; repeal KRS 174.450, which relates to a license to operate a municipal solid waste transportation vehicle, and 281A.310, which relates to CDLs for nonresidents enrolled in instruction programs.

SB199 - AMENDMENTS

SCS1/LM - Retain original provisions, except amend KRS 281A.270 to remove language requiring the Transportation Cabinet to adopt Federal Motor Carrier Safety Administration regulations in 49 C.F.R. pt. 383; amend KRS 186.060 to streamline procedures for the application

and issuance of registration for vehicles owned or leased by units of government; amend and set fees for these registrations; amend KRS 186.050 to specify that motor vehicles in excess of 10,000 pounds are commercial vehicles and set registration fees for these vehicles; allow county clerks to retain \$1 of the electric vehicle fee assessed under KS 138.475; amend KRS 186A.035, to change reference from "primary owner" to "designated owner"; allow owners of motor vehicles registered as farm vehicles or motor vehicles of 10,000 pounds or less that are or owned by a business to choose an annual registration renewal date of March 31 instead of birth or incorporation month; amend KRS 138.655 to allow an applicant denied a license by the cabinet to appeal that decision through an administrative hearing conducted under KRS Chapter 13B; insert new sections to amend KRS 186A.520 and 138.555 to eliminate references to the NADA valuation manual and replace with references to a vehicle valuation manual adopted by the Department of Revenue; amend KRS 186A.120 to allow a vehicle transfer from a motor vehicle sale from one individual to another individual who lives in a different county to be processed by the county clerk of the county of either the buyer or the seller; create a new section of KRS 186.400 to 186.640 to require the Transportation Cabinet to report annually to the Legislative Research Commission for referral to the Interim Joint Committee on Transportation on identity document activity at each regional licensing office; EFFECTIVE, in part, January 1, 2025. HCS1/LM - Retain original provisions, except amend the definition of "gross combination weight rating" to specify how the value is determined in the absence of a weight specified by the manufacturer; make technical corrections.

Feb 12, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 14, 2024 - to Transportation (S)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 34-0-1 with Committee Substitute (1)

Mar 11, 2024 - received in House ; to Committee on Committees (H)

Mar 15, 2024 - to Transportation (H)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 22, 2024 - 2nd reading, to Rules

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 27, 2024 - 3rd reading, passed 80-1 with Committee Substitute (1) ; received in Senate

Mar 28, 2024 - posted for passage for concurrence in House Committee Substitute (1) ; Senate concurred in House Committee Substitute (1) ; passed 38-0 with Committee Substitute (1) ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor Apr 09, 2024 - signed by Governor

SB200 (BR970) - D. Thayer, A. Southworth

AN ACT relating to school calendars. Amend KRS 158.070 to remove the variable student instructional year and require the student instructional year not begin prior to September 1; allow districts to extend the length of a student attendance day beyond seven hours with approval from the commissioner of education; establish proportional equivalence of district calendars with less than 170 student attendance days for the purposes of employment contracts, service credit, and funding.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 26, 2024 - to Education (S)

SB201 (BR1633) - D. Givens, M. Wise

AN ACT relating to comprehensive universities.

Amend KRS 164.295 to permit a comprehensive university to offer certain research doctoral degree programs upon fulfilling requirements promulgated by the Council on Postsecondary Education (CPE); permit a comprehensive university to describe itself as a research university or institution upon fulfilling requirements promulgated by CPE; direct CPE to promulgate administrative regulations establishing those requirements.

Feb 12, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 14, 2024 - to Education (S)

SB202 (BR2010)/LM - G. Neal

AN ACT relating to conditions of supervision.

Amend KRS 439.340 to allow the Parole Board to order participation in a specific violence reduction program as a condition of parole; amend KRS 533.030 to allow a court to require participation in a specific violence reduction program as a condition of probation or conditional discharge.

SB202 - AMENDMENTS

SCS1/LM - Retain original provisions; require programs to be evidence-based.

Feb 12, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 14, 2024 - to Judiciary (S)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules Mar 07, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 37-0 with Committee Substitute (1)

Mar 11, 2024 - received in House ; to Committee on Committees (H)

Mar 25, 2024 - to Judiciary (H)

Mar 26, 2024 - taken from Judiciary (H); 1st reading ; returned to Judiciary (H)

Mar 27, 2024 - taken from Judiciary (H); 2nd reading ; returned to Judiciary (H)

SB203 (BR1712) - D. Carroll, J. Adams, D. Harper Angel, W. Westerfield

AN ACT relating to early childhood education.

Create a new section of KRS Chapter 164 to require the Kentucky Community and Technical College System to offer an associate degree program in interdisciplinary early childhood education entrepreneurship; create a new section of KRS Chapter 199 to establish the Division of Regulated Early Childhood Education within the Office of Inspector General within the Cabinet for Health and Family Services; establish the Division of Early Childhood Education within the Department for Community Based Services within the Cabinet for Health and Family Services; amend KRS 164.787 to change the definition of "eligible program of study"; create new sections of KRS Chapter 199 to create definitions, establish the innovations in early childhood education delivery fund, the foundations for early learning fund, the family early childhood educator provider fund, and the early childhood education provider start up fund; establish the requirements and operations of the funds for the purpose of offering grants to applicants for the purpose of increasing the availability of early childhood education services in the Commonwealth; amend KRS 199.894 to define "Child Care and Development Fund" and "Child Care Assistance Program"; create a new section of KRS Chapter 199 to establish eligibility requirements of the Child Care Assistance Program; amend KRS 199.8983 and 12.020 to conform; provide that the Act may be cited as the Horizons Act.

SB203 - AMENDMENTS

SCS1 - Retain original provisions; amend KRS 164.787 to change the definition of "eligible program of study" to include an associate degree program in interdisciplinary early childhood education entrepreneurship; make changes in the new sections of KRS Chapter 199 to specify that the foundations for early learning fund grants shall be issued semi-annually and specify that the early childhood education provider start-up fund is available to new and certain existing providers; create a new section of KRS Chapter 199 to establish eligibility requirements of the Child Care Assistance Program including a transition period for when individuals are no longer eligible; amend new range in KRS Chapter 199 to change the definitions for "eligible applicant" and "eligible project" related to the innovations in early childhood education delivery funds. SFA1(D. Carroll) - Make technical change related to the definition of "eligible program of study" that includes an associate degree program in interdisciplinary early childhood education entrepreneurship.

Feb 13, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 15, 2024 - to Families & Children (S)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute

Feb 28, 2024 - 2nd reading, to Rules ; recommitted to Appropriations & Revenue (S)

SB204 (BR1428) - R. Webb

AN ACT designating the state dog breed.

Create a new section of KRS Chapter 2 to designate the Treeing Walker Coonhound as the official state dog of Kentucky.

Feb 13, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 15, 2024 - to Agriculture (S)

SB205 (BR1958) - L. Tichenor, J. Higdon, P. Wheeler, M. Wise, D. Yates

AN ACT providing maternity leave for public school employees.

Amend KRS 161.155 to provide 20 maternity days to district employees who give birth; establish the terms and conditions for use of maternity days.

Feb 13, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 15, 2024 - to Appropriations & Revenue (S)

SB206 (BR900) - A. Southworth

AN ACT relating to best interests of a child.

Amend KRS 620.023 to add additional criteria that the court may consider in determining the best interests of a child; prohibit court from considering the socioeconomic status of a parent or caretaker.

Feb 14, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 16, 2024 - to Families & Children (S)

SB207 (BR899) - A. Southworth

AN ACT relating to neglect and abuse.

Amend KRS 620.080 to require the Commonwealth to bear the burden of proof by clear and convincing evidence in a temporary removal hearing; remove the admissibility of hearsay evidence in a temporary removal hearing; amend KRS 620.090 to provide that the issuance of an order for a temporary removal if the burden of proof is met is permissive and not mandatory.

Feb 14, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 16, 2024 - to Judiciary (S)

SB208 (BR434) - A. Southworth

AN ACT relating to neglect and abuse.

Amend KRS 600.020 to separate the definitions of "abused child" and "neglected child"; amend the definition of "physical injury" to include the requirement that it is likely to cause death or disfigurement or impairment of an organ; amend KRS 620.040 and 620.050 to require that interviews of any party by the cabinet must be recorded and retained for five years; amend KRS 620.072 to remove "neglect"; amend KRS 625.090 to remove "neglect" as a basis for a termination of parental rights; amend various KRS sections to conform.

Feb 14, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 16, 2024 - to Families & Children (S)

SB209 (BR1299)/LM - K. Berg

AN ACT relating to the forensic processing of firearms.

Create a new section of KRS Chapter 15 to require law enforcement agencies to transmit information to national law enforcement databases about firearms collected during criminal investigations.

Feb 14, 2024 - introduced in Senate;

to Committee on Committees (S)

Feb 16, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB210 (BR1458) - S. West

AN ACT relating to students.

Create a new section of KRS Chapter 159 to allow the enrollment of a child on a part-time basis in a school district; establish conditions for the part-time enrollment; amend KRS 158.120 to prohibit a district's nonresident pupil policy from discriminating against any pupil on the basis of residential address, abilities, disability, race, ethnicity, sex, or socioeconomic status; require the policy be posted on the district website; prohibit charging tuition to any child; require a board of education to establish policies for a calculation to determine enrollment capacity; establish requirements for a district's nonresident pupil policy; require districts to report to the Kentucky Department of Education numbers related to nonresident pupils and require the department to publish the reports on the department's website, authorize the department to promulgate administrative regulations for nonresident enrollment appeals processes and forms; amend KRS 157.350 and 156.070 to conform.

SB210 - AMENDMENTS

SCS1 - Retain original provisions; specify that a part-time student shall not be concurrently enrolled in more than one public school; specify that a nonresident pupil policy shall not discriminate on the basis of athletic abilities or status in a protected class; restore original language concerning the charging of a reasonable tuition for nonresident children; require the board of education of the school district in which the pupil resides to pay the reasonable tuition; delete language establishing reserved capacity for nonresident pupils; authorize the local board to designate a district employee or a committee to review nonresident enrollment applications subject to an appeal to the board; establish that the athletic eligibility of a student transferring pursuant to a nonresident pupil policy is specific to a varsity sport in which the student has previously participated and is one year from the last participation in that sport.

SFA1(S. West) - Amend to prohibit part-time student participation in specified sports or sports activities in which championships are sponsored by the state board; require tuition fees be waived for students eligible for federal free or reduced price lunch; restore language concerning a resident district's paying of a student's tuition; delete language concerning the basis of a school's capacity be based on maximum class sizes; and restore language authorizing the waiver of tuition fees for a nonresident pupil of a district

employee.

Feb 14, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 16, 2024 - to Education (S)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 08, 2024 - 2nd reading, to Rules

Mar 15, 2024 - floor amendment (1) filed to Committee Substitute

SB211 (BR2042) - S. Meredith

AN ACT relating to continuing education for medical professionals.

Amend KRS 314.073 to require nurses whose primary scope of practice focuses on patients 50 years of age or older to complete continuing education courses on treating Alzheimer's disease and other forms of dementia; amend KRS 311.844 to require physician assistants whose primary scope of practice focuses on patients 50 years of age or older to complete continuing education courses on treating Alzheimer's disease and other forms of dementia.

Feb 15, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 22, 2024 - to Health Services (S)

SB212 (BR341) - A. Southworth

AN ACT relating to education technology.

Create a new section of KRS Chapter 160 to prohibit a school district from entering into an agreement with providers of digital instruction services that allows the provider to collect, share, or use data not directly related to the function of the service; amend KRS 158.060 to establish limits to student screen time during the instructional day, regardless of instructional model.

Feb 15, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 20, 2024 - to Education (S)

SB213 (BR336) - A. Southworth, L. Tichenor

AN ACT relating to the civics test required for high school graduation.

Amend KRS 158.141 to require school districts to report civics test data to the Kentucky Department of Education annually; require KDE to publicly post a report on the data.

Feb 15, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 20, 2024 - to Education (S)

SB214 (BR1650) - D. Yates

AN ACT relating to tax incentives for support provided to victims of domestic violence.

Create a new section of KRS Chapter 141 to establish an income tax credit for qualified contributions made to a domestic violence shelter or rape crisis center in this state; amend KRS 141.019 and 141.039 to disallow the deduction for charitable contributions if the income tax credit is claimed; create new sections of KRS Chapter 141 to establish an income tax credit for a taxpayer that rents a residential unit to a protected tenant; allow an income tax

credit for the conversion of condemned property into a domestic violence shelter; amend KRS 141.0205 to order the tax credits; and amend KRS 131.190 to allow the Department of Revenue to report on the tax credits.

Feb 15, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 20, 2024 - to Appropriations & Revenue (S)

SB215 (BR1951) - J. Carpenter, J. Schickel, R. Mills, G. Williams, M. Wise

AN ACT relating to motor vehicles.

Create a new section of KRS Chapter 77 to prohibit the Transportation Cabinet or any other state agency, department, or political subdivision from adopting or enforcing emissions standards on new motor vehicles, or from requiring purchase or sale of electric vehicles.

SB215 - AMENDMENTS

SCS1 - Delete original provisions; create a new section of Subchapter 20 of KRS Chapter 224 to prohibit the Transportation Cabinet or any other state agency or political subdivision from adopting or enforcing emissions standards on new motor vehicles that are identical to the standards established by the State of California pursuant to the Clean Air Act.

Feb 15, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 20, 2024 - to State & Local Government (S)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 29, 2024 - 2nd reading, to Rules
Mar 01, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 05, 2024

Mar 05, 2024 - 3rd reading, passed 32-6 with Committee Substitute (1)

Mar 06, 2024 - received in House ; to Committee on Committees (H)

Mar 14, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Mar 15, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H); to Transportation (H)

Mar 21, 2024 - reported favorably, to Rules

Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 26, 2024 - 3rd reading, passed 80-17 ; received in Senate ; enrolled, signed by President of the Senate ;

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

Mar 29, 2024 - filed without Governor's signature with the Secretary of State

Apr 07, 2024 - became law without Governor's Signature

SB216 (BR944) - A. Southworth

AN ACT relating to elections.

Amend KRS 117.001 to define "prevailing time"; amend KRS 117.087 to require the processing, review, and counting of absentee ballots begin at 8 a.m. on the day of any primary, regular election, or special election day and prohibit sharing election results with any

person until 6 p.m. prevailing time; amend KRS 117.076 and 117.275 to prohibit sharing election results with any person until 6 p.m. prevailing time.

Feb 16, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 20, 2024 - to State & Local Government (S)

SB217 (BR1973)/CI/LM - A. Southworth

AN ACT relating to geoengineering. Create new sections of Subchapter 1 of KRS Chapter 224 to make findings and declarations regarding the dangers of atmospheric polluting activities and the Commonwealth's authority to prohibit geoengineering; define terms; prohibit geoengineering; require the Department for Environmental Protection to issue a notice to any federal agency that has approved geoengineering activities that those activities cannot be lawfully carried out in the Commonwealth; require the department to prohibit foreign states or international bodies that engage in geoengineering from engaging in any atmospheric activities over the Commonwealth; require the department to publish quarterly notices in newspapers of general circulation and on its website to encourage the public to monitor and report geoengineering activities; allow individuals to submit evidence of geoengineering to the department; require any local or state official to report any information regarding suspected geoengineering activity to the department within 24 hours; require the department to investigate reports of excessive electromagnetic radiation or fields caused by humans; amend KRS 224.99-010 to make knowingly engaging in geoengineering a Class D felony and subject to a civil penalty of not less than \$500,000.

Feb 16, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 20, 2024 - to Natural Resources & Energy (S)

SB218 (BR2091)/LM - B. Storm, C. Armstrong, A. Mays Bledsoe, G. Neal, W. Westerfield, D. Yates

AN ACT relating to criminal history. Create a new section of KRS Chapter 431 to establish an automatic expungement process for specific eligible misdemeanor and felony convictions; allow the Commonwealth's and county attorney to object and halt the automatic expungement of certain offenses; amend KRS 431.074 to require the Administrative Office of the Courts to establish a searchable portal to allow a person to determine if his or her conviction has been expunged; amend KRS 27A.300 to provide that the centralized criminal history record information system administered pursuant to KRS 27A.310 to 27A.440 is the official record of criminal proceedings; create new section of KRS Chapter 411 to create a cause of action against criminal history providers who do not comply with an expungement order; provide that the Act may be cited as the Clean State Act.

Feb 16, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 20, 2024 - to Judiciary (S)

SB219 (BR1932)/AA/LM - S. Meredith, C. McDaniel

AN ACT relating to network participation by medical laboratories. Amend KRS 304.17A-270 to include medical laboratories in the definition of "provider"; amend KRS 205.522 to require the state Medicaid program to comply with any willing provider law; make technical amendments; require the Cabinet for Health and Family Services to obtain any necessary waiver.

Feb 16, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to Health Services (S)

SB220 (BR454)/LM - G. Williams

AN ACT relating to combined municipal electric and water utilities. Amend KRS 96.171 to define "governing body" and "customer"; amend KRS 96.172 to increase the combined electric and water plant board membership from five to seven; require that vacancies on the board be filled in a manner that will bring the board membership closest to being proportionately representative of customers of the board who live inside and outside of the city limits of the city served by the combined system or plant; provide for the nomination of board members and appointment by the mayor; apply anti-nepotism restrictions relating to board membership and operations to the county judge/executive; amend KRS 96.175 to remove the combined plant board's authority to perform any act not repugnant to law; amend KRS 96.179 to require instead of allow the combined plant board to pay, in lieu of ad valorem property taxes, an equivalent amount to each taxing jurisdiction within which its properties lie; amend KRS 96.182 to only allow for the combined plant board's excess revenues to be used to purchase outstanding bonds or to reduce rates; make the combined plant board's expenditures relating to the board's public projects subject to prior governing body approval; prohibit a combined plant board's use of revenues from its electric or water utility service to be used to subsidize unrelated activities undertaken by the board; amend KRS 96.184 to make the combined plant board's issuance of revenue bonds subject to approval of the governing body; amend KRS 96.185 to require that in conjunction with their required audits, in each even-numbered fiscal year, the combined plant board shall have independent appraisals prepared for the properties and associated services for all projects and operations undertaken by the combined electric and water plant board that are unrelated to the provision of water or electric utility services; amend KRS 96.187 to make the 60 day time period after which challenges to ordinances or resolutions relating to the combined plant board are barred begin after the ordinance or resolution is published in accordance with KRS Chapter 424; create a new section of KRS 96.171 to 96.188 to define terms; prohibit the combined plant board from using any funds derived from the provision of any of its services for

political or institutional advertising; allow the combined electric and water plant board to use funds not related to the provision of water or electric service on promotional advertising for public projects; create a new section of KRS 278 to require the Public Service Commission to assist in the resolution of consumer complaints by customers of combined electric and water system boards and to review their rates at least once per year.

SB220 - AMENDMENTS

SCS1/LM - Retain original provisions, except allow a mayor to appoint a member to a combined electric and water plant board representing customers who reside inside the city limits of the municipality where the combined system or plant is located without having to choose the appointee from a list submitted by the chamber of commerce, a development interest group, or an area development corporation.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to Natural Resources & Energy (S)
Mar 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 14, 2024 - 2nd reading, to Rules

SB221 (BR2165) - S. Meredith

AN ACT relating to healthcare. Amend KRS 211.430 to make a technical correction.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Health Services (S)

SB222 (BR2167) - S. Meredith

AN ACT relating to Medicaid. Amend KRS 205.557 to make a technical correction.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Health Services (S)

SB223 (BR2164) - S. Meredith

AN ACT relating to healthcare. Amend KRS 216.525 to include gender-neutral language.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Health Services (S)

SB224 (BR2166) - S. Meredith

AN ACT relating to Medicaid. Amend KRS 205.5518 to make a technical correction.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Health Services (S)

SB225 (BR2135) - J. Higdon

AN ACT relating to transportation. Amend KRS 186.230 and 186.120 to conform to gender-neutral language.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Transportation (S)

SB226 (BR2157) - R. Girdler

AN ACT relating to veterans. Amend KRS 40.050 to include gender-neutral language.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB227 (BR2158) - R. Girdler

AN ACT relating to military affairs. Amend KRS 36.230 to include gender-neutral language.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB228 (BR2159) - R. Girdler

AN ACT relating to public protection. Amend KRS 75.160 to include gender-neutral language.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB229 (BR2142) - M. Wilson, R. Mills, D. Thayer

AN ACT relating to municipal utilities. Amend KRS 42.747 to replace the member serving on the Blockchain Technology Working Group representing the Kentucky Municipal Utilities Association with a member representing municipal utilities and designated by the Kentucky League of Cities; amend KRS 96.530 to increase from \$2,400 to \$4,800 the maximum annual pay of a member of municipal utility commission in a city of the home rule class or an urban-county government; amend KRS 96.750 to increase from \$2,400 to \$4,800 the maximum annual pay of a member of municipal utility commission in a city contracting with the Tennessee Valley Authority (TVA) for the provision of electric utility service; amend KRS 96.780 to increase the maximum amount from \$20,000 to \$40,000 that a superintendent employed by an electric plant board contracting with the TVA may spend on behalf of the board without board approval; amend KRS 224A.030 to replace the member serving on the Kentucky Infrastructure Authority board representing the Kentucky Municipal Utilities Association with a member representing a municipal utility that provides water and wastewater services and is designated by the Kentucky League of Cities.

SB229 - AMENDMENTS

SCS1 - Retain original provisions, except delete Sections 2 and 3 to retain the cap of \$2,400 on the maximum annual pay of a member of a municipal utility commission in a city of the home rule class, an urban-county government, or a city contracting with the Tennessee Valley Authority for the provision of electric utility service.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to State & Local

Government (S)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 29, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 01, 2024

Mar 01, 2024 - 3rd reading, passed 33-0 with Committee Substitute (1)

Mar 04, 2024 - received in House ; to Committee on Committees (H)

Mar 12, 2024 - to Local Government (H)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar

Mar 14, 2024 - 2nd reading, to Rules

Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 25, 2024 - 3rd reading, passed 93-0

Mar 26, 2024 - received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Mar 29, 2024 - signed by Governor

SB230 (BR1514) - W. Westerfield

AN ACT relating to discriminatory practices against a person.

Amend KRS 344.010 to provide definitions of "protective hairstyle" and "race" that include traits historically associated with race; amend KRS 344.020 to provide that nothing in the chapter shall be construed to prohibit reasonable workplace policies; amend KRS 158.148 to provide that school disciplinary codes shall prohibit discrimination on the basis of race, but shall not be interpreted to restrict the adoption of reasonable school safety policies; make technical corrections; provide that the Act may be cited as the C.R.O.W.N. Act.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 22, 2024 - to Licensing & Occupations (S)

SB231 (BR2144)/LM - W. Westerfield

AN ACT proposing an amendment to Section 25 of the Constitution of Kentucky relating to slavery and involuntary servitude as a punishment for crime.

Propose to amend Section 25 of the Constitution of Kentucky to prohibit slavery and involuntary servitude in all circumstances; provide ballot language; submit to voters for ratification or rejection.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 22, 2024 - to State & Local Government (S)

SB232 (BR357) - W. Westerfield

AN ACT relating to education and declaring an emergency.

Repeal and reenact KRS 162.060 to establish that local boards of education shall submit all plans for new public school buildings or additions or alterations of old buildings to the chief state school officer, but prohibit the Kentucky Department of Education from requiring prior approval of the district's plans; amend KRS 156.160 to provide

for the approval and appeal process for a district's purchase or disposal of real property; amend KRS 157.420 conform; establish the requirements for a district facilities plan; amend KRS 157.440, 157.615, 157.620, 157.621, 157.622, 158.814, and 160.105 to conform; amend KRS 160.160 to allow use of estimates of the cost of a project by licensed architects or engineers for establishing the financing; remove the requirement for a district to obtain prior approval from the department for a mortgage or lien on a school building or for leasing a building; amend KRS 158.102 to remove minimum requirements for a school librarian; amend KRS 199.882 to include an employer directly paying for the child-care facilities and facility maintenance on behalf of a child-care provider in the definition of "contribution"; allow for the renewal of an emergency teaching certificate for the 2024-2025 school year; EFFECTIVE July 1, 2024; EMERGENCY.

SB232 - AMENDMENTS

SCS1 - Retain original provisions; delete KRS 158.102 regarding minimum requirements for a school librarian. HFA1/P(J. Calloway) - Retain original provisions and amend KRS 158.191 to ensure parental rights and involvement by requiring notification within two business days of specific events; require a district to adopt procedures that both encourage students to speak with parents and require facilitation of the discussion with parents; forbid a district or school from adopting policies that keep any student information confidential from parents or refuse information requested by a parent with specific exceptions; forbid a district from requiring school personnel or students to use nonconforming pronouns for any individual instead of just students, establish the type of mental health services that the section does not prohibit a district from seeking for students; amend KRS 158.1415 to prohibit a child in any grade level from receiving instruction on a specific topic a parent has provided written notice to the school asserting an objection due to religious or moral beliefs; create a new section of KRS Chapter 158 to establish a cause of action for violations; create a new section of KRS Chapter 158 to prohibit a disciplinary action or adverse employment action for an employee informing a parent of specific information about a student or declining to use a pronoun or title inconsistent with the individual's biological sex; amend KRS 158.193 to establish that a school employee may participate in voluntary, student-initiated, student-led prayer when invited to do so.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 22, 2024 - to Education (S)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - 3rd reading, passed 34-0-1 with Committee Substitute (1)

Mar 12, 2024 - received in House ; to Committee on Committees (H)

Mar 15, 2024 - to Education (H)

Mar 27, 2024 - floor amendment (1) filed

SB233 (BR1136)/LM - S. West

AN ACT relating to solar energy.

Create a new section of KRS Chapter 96 to define terms; prohibit any utility operating under the chapter from constructing a facility that generates electricity using solar energy if constructing the facility would result in more than one percent of the total land area of any county where the proposed construction is to be located being occupied by solar electric generating facilities; amend KRS 278.020 to prohibit the Public Service Commission from granting an application for a certificate of public convenience and necessity for a facility that uses solar energy to produce electricity if constructing the facility would result in more than one percent of the total land area of any county where the proposed construction is to be located being occupied by solar electric generating facilities; define terms; amend KRS 278.706 to require that as part of its construction certificate application to the siting board, a merchant electric generating facility owner shall certify that no portion of the proposed construction site will be located on land that was acquired through eminent domain and that the proposed site would not result in more than one percent of the total land area of any county where the proposed construction is to be located being occupied by solar electric generating facilities; define terms; create a new section of KRS Chapter 416 to prohibit the construction of any facility that generates electricity using solar energy on any land that was acquired by eminent domain; amend KRS 416.570 to require that as part of the verified petition required to be filed prior to an exercise of eminent domain, a condemnor shall certify that the proposed condemnation will not violate the prohibition on constructing solar electric generating facilities on condemned land.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 22, 2024 - to Natural Resources & Energy (S)

SB234 (BR1550)/LM - S. West

AN ACT relating to short-term rentals.

Create new sections of KRS Chapter 100 to define terms related to short-term rentals; make owner-occupied short-term rentals a permitted residential use; permit non-owner-occupied short-term rentals to be subject to a conditional use permit or variance; permit regulation of short-term rentals in certain circumstances if enforcement is in the same manner as other properties; allow planning unit to require permitting for the operation of short-term rentals and enumerate the contents of a permit application, procedures for application, revocation of a permit, benefits of permit, and penalties for operating without a permit when planning unit has adopted a permitting ordinance; state that the Act shall not be construed to affect regulations of a homeowner's association or other similar property

owner association; state that any ordinance that conflicts with provisions of the Act is unenforceable; provide that the Act may be cited as the Kentucky Short-Term Rental Regulation Act.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to Appropriations & Revenue (S)

SB235 (BR1945) - A. Southworth

AN ACT relating to child welfare investigations.

Amend KRS 620.030 to establish requirements for reports of alleged child dependency, abuse, or neglect.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 22, 2024 - to Families & Children (S)

SB236 (BR1068) - A. Southworth, S. West

AN ACT relating to child-care centers.

Amend KRS 199.896 to establish licensure requirements for child-care centers; amend KRS 199.8962 to establish operational standards for child-care centers.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 22, 2024 - to Families & Children (S)

SB237 (BR294) - R. Thomas

AN ACT relating to mobile barber licensure.

Amend KRS 317.410 to define "mobile barber shop"; amend KRS 317.420 to restrict a person from operating a mobile barber shop without being licensed by the Kentucky Board of Barbering; amend KRS 317.430 to authorize the board to govern mobile barber shops; amend KRS 317.440 to direct the board to promulgate administrative regulations governing the location and housing of mobile barber shops, requirements regarding its operation, and inspection criteria for mobile barber shops; direct the board to establish on its website a system that allows licensees to report the location or change in location of a mobile barber shop; amend KRS 317.450 to require the board to issue a license to operate a mobile barber shop to any barber licensed under KRS Chapter 317 and meets the requirements of administrative regulations promulgated by the board; amend KRS 317.580 to require a mobile barber shop to have a sink with hot and cold running water.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 22, 2024 - to Licensing & Occupations (S)

SB238 (BR1845) - K. Berg

AN ACT relating to children.

Amend KRS 158.1415 to remove provisions related to parental rights and courses, curriculums, or programs on human sexuality; provide for a process for parents to opt out of their child receiving instruction on the subject of human sexuality; amend KRS 158.191

to remove language limiting Kentucky Board of Education or Department of Education policies regarding student confidential information and the use of pronouns; require a local school district to use pronouns for students upon a request from a parent along with a note from a medical provider diagnosing the child with gender dysphoria; remove language concerning parental consent for well-being questionnaires or assessments or a health screening; amend KRS 158.189 to make findings about children and young adults desiring individual privacy; require a school to provide an accommodation to any student who requests an area of individual privacy in restrooms, locker rooms, and shower rooms, regardless of biological sex or gender identity; require school officials to provide an accommodation for individual privacy for children whose gender is different from his or her biological sex and who have a note from a medical provider diagnosing the child with gender dysphoria; permit alternate accommodations upon the parent's request; amend KRS 311.372 to prohibit surgical or medical treatment of a child under the age of 18 years for gender dysphoria, and any nonsurgical medical treatment without the consent of the child's parent or legal guardian; require that the provision of nonsurgical medical treatment to a child under the age of 18 years apply only to a child with a medical diagnosis from a mental health care provider and by a trained and experienced health care provider in collaboration with a clinical psychologist or psychiatrist using only appropriate nonsurgical medical treatments approved by the United States Food and Drug Administration for adolescents and that meet evidence-based medical standards.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to Education (S)

SB239 (BR2168) - D. Douglas, S. Meredith, L. Tichenor

AN ACT relating to the recruitment and retention of medical professionals and declaring an emergency.
Create new sections of KRS Chapter 344 to ensure federal law relating to emergency medical treatment and the collection of evidence is not overridden; define terms; prohibit discrimination against medical care providers who decline to perform procedures that violate their conscience; grant providers the right not to participate in or pay for services that violate their conscience; exempt providers from liability for exercising these rights; prohibit the State Board of Medical Licensure from reprimanding medical practitioners and require the board to provide complaints it has received to medical practitioners; establish a civil cause of action for persons injured by violations; provide that the Act may be cited as the Healthcare Heroes Recruitment and Retention Act; EMERGENCY.

SB239 - AMENDMENTS
SCS1 - Retain original provisions; replace the term, "health care service" with "medical service"; delete definitions for "health care payers" and for "pay."

Feb 21, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Health Services (S)
Mar 11, 2024 - taken from Health Services (S); 1st reading ; returned to Health Services (S)
Mar 12, 2024 - taken from Health Services (S); 2nd reading ; returned to Health Services (S)
Mar 13, 2024 - reported favorably, to Rules with Committee Substitute (1)
Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024 ; 3rd reading, passed 29-7 with Committee Substitute (1)
Mar 22, 2024 - received in House ; to Committee on Committees (H)

SB240 (BR2011) - C. Armstrong, R. Thomas

AN ACT relating to child care.
Create a new section of KRS Chapter 199.892 to 199.896 to allow the Cabinet for Health and Family Services to give foster parents child-care benefits if the foster parent is working outside the home or teleworking inside the home; require the cabinet to apply for a waiver if deemed necessary by the cabinet.

Feb 21, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 23, 2024 - to Families & Children (S)
Mar 05, 2024 - reported favorably, 1st reading, to Calendar
Mar 06, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024
Mar 07, 2024 - 3rd reading, passed 37-0
Mar 08, 2024 - received in House ; to Committee on Committees (H)
Mar 12, 2024 - to Families & Children (H)
Mar 14, 2024 - reported favorably, 1st reading, to Calendar
Mar 15, 2024 - 2nd reading, to Rules
Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024
Mar 25, 2024 - 3rd reading, passed 91-0
Mar 26, 2024 - received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 05, 2024 - signed by Governor

SB241 (BR2133) - J. Higdon

AN ACT relating to transportation.
Amend KRS 186.230 and 186.120 to conform to gender-neutral language.

Feb 21, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Transportation (S)

SB242 (BR2197) - D. Carroll

AN ACT relating to juvenile justice.
Amend KRS 216.525, relating to health services, to add gender-neutral language.

SB242 - AMENDMENTS
SCS1/LM - Delete original provisions; create a new section in KRS Chapter 200 to define terms; establish procedures for a child charged with a public offense to determine if the child is

a high acuity youth; establish procedures for securing a treatment plan and dispute resolution through a review process and the court if the parties cannot agree to a plan; require a 24-hour protocol for health facilities, the Cabinet for Health and Family Services, the Department of Juvenile Justice, and the courts to direct care; establish reimbursement rates for inpatient and outpatient psychiatric care of a child by psychiatric hospitals and pediatric teaching hospitals; establish procedures for discharge and transfer of the child from an inpatient admission under specific circumstances; amend KRS 15A.305 to include a mental health facility operated by the Department of Juvenile Justice as an identified facility for the detention and treatment of children; direct the operation of two female-only facilities with authority to increase as population increases; direct reimbursement rates for local governments lodging juveniles to be set by administrative regulation; amend KRS 600.020 to remove and add defined terms; amend KRS 610.265 to replace a beginning date of July 1, 2024, with a beginning date of February 1, 2026, for specified statutory requirements; amend KRS 610.340 to enable release of information and use of records in specific circumstances; authorize the Justice and Public Safety Cabinet to construct a high acuity health facility to be completed by February 1, 2026, subject to funding; direct the Cabinet for Health and Family Services to provide clinical services; direct the Department of Juvenile Justice to continue to implement the plan to return to a regional model of detention; direct the Finance and Administration Cabinet to report to the Legislative Research Commission by August 1, 2024, the status of the transfer of the Jefferson County Youth Detention Center property; amend various statutes to conform; make technical corrections.
SCA1(D. Carroll) - Make title amendment.
HCS1/LM - Retain original provisions, except remove presumption of the waiver of confidentiality when a civil suit is filed; amend KRS 610.265, 610.012, and 630.080 to provide for placement in an alternative to detention center under specified circumstances; and amend KRS 630.160 to provide when status offenders can be charged with escape.

Feb 21, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Families & Children (S)
Mar 13, 2024 - taken from Families & Children (S); 1st reading ; returned to Families & Children (S)
Mar 15, 2024 - reported favorably, 2nd reading, to Rules with Committee Substitute (1) and Committee Amendment (1-title) as a Consent bill
Mar 22, 2024 - posted for passage in the Consent Orders of the Day for Friday, March 22, 2024 ; 3rd reading, passed 38-0 with Committee Substitute (1) and Committee Amendment (1-title)
Mar 25, 2024 - received in House ; to Committee on Committees (H); to Families & Children (H)
Mar 26, 2024 - taken from Families & Children (H); 1st reading ; returned to Families & Children (H)
Mar 27, 2024 - reported favorably, 2nd

reading, to Rules with Committee Substitute (1)
Mar 28, 2024 - taken from Rules ; placed in the Orders of the Day

SB243 (BR1901)/CI/LM - G. Elkins

AN ACT relating to animal fighting.
Amend KRS 525.125 to define "animal fight"; provide that a person is guilty of cruelty to animals in the first degree when he or she knowingly causes an animal to engage in an animal fight, participates in the organization or operation of an animal fight, is present at an animal fight, or allows a minor to attend an animal fight; provide that falconry authorized by a valid permit and hunting license shall not constitute a violation of this section; provide that cruelty to animals in the first degree is a Class A misdemeanor if a person is present at an animal fight or allows a minor to attend an animal fight; require the court to forfeit the animal that is the subject of the violation, terminate or limit a person's ability possess animals, and transfer the animal to the original owner or the county animal control officer; amend KRS 515.130 and 436.610 to conform.

Feb 21, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 23, 2024 - to Judiciary (S)

SB244 (BR2072) - R. Mills

AN ACT relating to elections.
Amend KRS 118.225 to require that the ballot position for all statewide office candidates or slates of candidates be determined by lot for each congressional district.

Feb 21, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 23, 2024 - to State & Local Government (S)
Feb 28, 2024 - reported favorably, 1st reading, to Calendar
Feb 29, 2024 - 2nd reading, to Rules
Mar 01, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 04, 2024
Mar 04, 2024 - 3rd reading, passed 32-0
Mar 05, 2024 - received in House ; to Committee on Committees (H)

SB245 (BR343)/LM - A. Southworth

AN ACT relating to government ethics.
Create a new section of KRS Chapter 61 to define "lobbyist", "public agency", and "public funds"; prohibit a public agency from spending public funds to employ or contract with a lobbyist or from using public funds to pay a nonprofit association or organization that primarily represents one or more public agencies or hires or contracts with an individual who is required to register as a lobbyist; allow a taxpayer or resident of an area served by a public agency to file an action for injunctive relief and to recover attorney's fees and costs incurred in bringing a successful action; amend KRS 11A.020 to prohibit a public servant from attempting to use his or her influence in any matter that would be under the purview of the legislative branch of state government; permit a public servant to respond to requests or information and to provide information

and opinions about matters affecting the agency.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to State & Local Government (S)

SB246 (BR2138) - L. Tichenor, S. Meredith

AN ACT relating to materials, programs, or events alleged to be harmful to minors.

Amend KRS 158.192 to require the local board of education to allow parents and guardians an opportunity to orally recite passages from materials, programs, or events subject to appeal; require immediate removal of the material, program, or event if the board denies a parent or guardian the opportunity to orally recite passages.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Education (S)

SB247 (BR2248) - L. Tichenor

AN ACT relating to the diagnosis of sepsis.

Create a new section of KRS Chapter 205 to establish diagnosis criteria for sepsis.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Health Services (S)

SB248 (BR2134) - J. Higdon

AN ACT relating to transportation. Amend KRS 186.230 and 186.120 to conform to gender-neutral language.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Transportation (S)

SB249 (BR1770)/CI/LM - L. Tichenor

AN ACT relating to sex offenders. Create a new section of KRS 17.500 to 17.580 to define "social media platform"; require sex offenders who have committed a criminal offense against a victim who is a minor to display their full legal name on social media platforms; provide penalties.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Judiciary (S)
Feb 29, 2024 - reported favorably, 1st reading, to Calendar
Mar 01, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Wednesday, March 06, 2024
Mar 06, 2024 - 3rd reading, passed 38-0
Mar 07, 2024 - received in House ; to Committee on Committees (H)
Mar 08, 2024 - to Veterans, Military Affairs, & Public Protection (H)
Mar 21, 2024 - reported favorably, 1st reading, to Calendar
Mar 22, 2024 - 2nd reading, to Rules
Apr 12, 2024 - taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed 96-0 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 17, 2024 - signed by Governor

SB250 (BR2252) - S. West

AN ACT relating to education. Amend KRS 156.690 to insert gender-neutral language.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Education (S)

SB251 (BR2251) - S. West

AN ACT relating to education. Amend KRS 156.690 to insert gender-neutral language.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Education (S)
Mar 28, 2024 - taken from Education (S); 1st reading ; returned to Education (S)

SB252 (BR2250) - S. West

AN ACT relating to education. Amend KRS 156.690 to insert gender-neutral language.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Education (S)
Mar 28, 2024 - taken from Education (S); 1st reading ; returned to Education (S)

SB253 (BR2249) - S. West

AN ACT relating to education. Amend KRS 156.690 to insert gender-neutral language.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Education (S)

SB254 (BR2253) - S. West

AN ACT relating to education. Amend KRS 156.690 to insert gender-neutral language.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Education (S)

SB255 (BR2030) - J. Adams, G. Neal

AN ACT relating to social work. Amend KRS 335.158 to establish requirements and standards for the provision of social work services via telehealth.

SB255 - AMENDMENTS
HCS1 - Retain original provisions; require a social worker to make a reasonable attempt to verify the identity of a client; require the use of non-public facing HIPAA compliant technology products.
HFA1(R. Bridges) - Retain original provisions; require that a social worker who provides telehealth services maintain competency in the practice of telehealth social work; require that a social worker licensed in another state who delivers telehealth services to a client in Kentucky be licensed in Kentucky, hold a temporary permit to practice in Kentucky, or be part of a multistate compact that includes Kentucky; require that a social worker

located in Kentucky who delivers telehealth services Kentucky be licensed in Kentucky, hold a temporary permit to practice in Kentucky, or be part of a multistate compact that includes Kentucky; amend KRS 335.080, 335.090, and 335.100 to delete provisions requiring a waiting period following a failed exam and to permit the board to approve licensure examinations; create a new section of KRS Chapter 335 to establish the boards authority to issue an emergency order for immediate, temporary suspension of a license, multistate license, or temporary permit.
HFA2(R. Bridges) - Retain original provisions; and define the term "social worker".

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Families & Children (S); taken from Families & Children (S); 1st reading ; returned to Families & Children (S)
Mar 05, 2024 - reported favorably, 2nd reading, to Rules as a consent bill
Mar 06, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024
Mar 07, 2024 - 3rd reading, passed 37-0
Mar 08, 2024 - received in House ; to Committee on Committees (H)
Mar 12, 2024 - to Families & Children (H)
Mar 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 15, 2024 - 2nd reading, to Rules
Mar 21, 2024 - floor amendments (1) and (2) filed to Committee Substitute ; posted for passage in the Regular Orders of the Day for Friday, March 22, 2024
Mar 26, 2024 - 3rd reading, passed 88-0 with Committee Substitute (1) and Floor Amendment (2) ; received in Senate ; to Rules (S)
Mar 27, 2024 - posted for passage for concurrence in House Floor Amendment (2) and Committee Substitute (1) ; Senate concurred in House Committee Substitute (1) and Floor Amendment (2) ; passed 35-0 with Committee Substitute (1) and Floor Amendment (2) ; enrolled, signed by President of the Senate
Mar 28, 2024 - enrolled, signed by Speaker of the House ; delivered to Governor
Apr 04, 2024 - signed by Governor

SB256 (BR2228) - C. Armstrong, A. Mays Bledsoe

AN ACT relating to school meals at low-income schools.
Create a new section of KRS Chapter 158 to define terms; establish the Kentucky Proud School Match Program fund; establish the Kentucky Proud School Match Program; direct the Department of Education to reimburse an eligible school district \$0.33 for every meal reimbursed by the community eligibility provision at the paid rate; require a school district that receives a reimbursement to develop and implement a Kentucky Proud school plan to identify and purchase available Kentucky-grown agricultural products and to optimize food usage; direct the Kentucky Board of Education to promulgate administrative regulations

necessary to carry out this section; provide that the section shall be null and void if the community eligibility provision is terminated by the United States Department of Agriculture; provide that the Act may be cited as the Kentucky Proud School Match Act.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Appropriations & Revenue (S)

SB257 (BR2078)/LM - G. Neal

AN ACT proposing an amendment to Section 145 of the Constitution of Kentucky relating to restoration of rights. Propose to amend Section 145 of the Constitution of Kentucky to automatically restore the voting rights of persons convicted of certain felonies upon completion of their imprisonment, probation, or parole and automatically restore their civil rights three years after completion of their imprisonment, probation, or parole; provide ballot language; submit to voters for ratification or rejection.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to State & Local Government (S)

SB258 (BR1648) - G. Neal

AN ACT relating to student journalist freedom. Create a new section of KRS Chapter 158 to state legislative findings; establish definitions; provide additional free speech protections for student journalists; place limitations on additional protections; provide protection for student media advisors; require each district to adopt a written policy for time, place, and manner restrictions and for an appeals procedure; provide that student speech not be considered school speech; provide that a student journalist or student media advisor may seek injunctive relief; provide that the Act may be cited as the New Voices Act.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Education (S)

SB259 (BR2213) - D. Harper Angel

AN ACT relating to the board of the West End Opportunity Partnership. Amend KRS 65.503, relating to the board of the West End Opportunity Partnership, to stipulate that the board has the authority to set its own procedures to determine successors; allow more than one nominee from the institutions from which members are appointed by the Governor; listed in paragraph (f) of subsection (1) of the section, and to allow successor members to be appointed to the board if an institution refuses to comply with the board procedures for successor determination, in which event the institution is deemed to have forfeited its membership.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to State & Local Government (S)
Mar 06, 2024 - reported favorably, 1st

reading, to Consent Calendar

Mar 07, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 33-2-2

Mar 11, 2024 - received in House ; to Committee on Committees (H)

Mar 14, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H); to State Government (H)

Mar 15, 2024 - taken from State Government (H); 2nd reading ; returned to State Government (H)

Mar 21, 2024 - reported favorably, to Rules

Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 26, 2024 - 3rd reading, passed 51-39 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 06, 2024 - Vetoed

Apr 12, 2024 - received in Senate; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 30-7 ; received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 63-31 ; received in Senate ; to Enrollment (S); enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Secretary of State

SB260 (BR2298) - R. Mills

AN ACT relating to state government. Amend KRS 18A.035 to add gender-neutral language.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to State & Local Government (S)

SB261 (BR1722) - M. Nemes

AN ACT relating to state employee health insurance.

Amend KRS 18A.225 to exclude from the definition of "employee" any employer that ceases participation in the state employee health insurance plan from participating in the plan in the future; require minimal participation duration for all benefits administered by the Personnel Cabinet pursuant to KRS 18A.205 to 18A.2287; require health insurance coverage for state employees to provide minimum value that pays over 60 percent of the total cost of in-network medical services, provide minimal essential coverage as defined in 26 U.S.C. sec. 5000A(f), and not discriminate in favor of highly compensated individuals as prohibited by 26 U.S.C. sec. 105(h); require any carrier bidding to offer health care coverage to employees to rate all employees as a single entity; require any premium due for vision coverage, if in excess of a premium amount contributed by an employer to be paid by the employee; delete references to regional contracts for state employee health insurance; specify that no provision of KRS Chapter 304, the insurance code, shall apply to the public employee health insurance program for public employees

unless otherwise authorized; amend KRS 18A.2254 to add health savings accounts as a waiver funding option and provide that the type of account available for waiver funding each year shall be at the discretion of the Personnel Cabinet; permit the Personnel Cabinet to make available the quarterly report of the status of the health insurance trust fund to either the Governor, the Interim Joint Committee on Appropriations and Revenue, or the Kentucky Group Health Insurance Board, upon request; amend KRS 18A.226 to expand the membership of the Kentucky Group Health Insurance Board; require the board, upon request, to submit an annual report to the Governor, the General Assembly, or the Chief Justice of the Supreme Court; repeal 18A.2255, relating to the Advisory Committee of State Health Insurance Subscribers.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 26, 2024 - to Banking & Insurance (S)

Mar 12, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 13, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 14, 2024

Mar 14, 2024 - 3rd reading, passed 37-1

Mar 15, 2024 - received in House ; to Committee on Committees (H); to State Government (H)

Mar 22, 2024 - taken from State Government (H); 1st reading ; returned to State Government (H)

Mar 25, 2024 - taken from State Government (H); 2nd reading ; returned to State Government (H)

Mar 26, 2024 - reported favorably, to Rules

Mar 27, 2024 - taken from Rules ; placed in the Orders of the Day

SB262 (BR2294)/CI/LM - G. Neal

AN ACT relating to gun safety for children.

Create a new section of KRS Chapter 527 to prohibit the unlawful storage of a firearm; establish elements of the crime for recklessly allowing access to an unsecured firearm by a minor; establish the crime as a Class A misdemeanor unless a physical injury or death results, in which case it is a Class D felony; provide that the Act may be cited as the Baby Dre Gun Safety Act.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 26, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB263 (BR1436) - G. Neal

AN ACT relating to education.

Create new sections of KRS Chapter 158 to prohibit censorship of history curriculum; permit a school or school district to adopt, implement, and offer equity, diversity, and inclusion curricula, programing, initiatives, and instruction without penalty; create a new section of KRS Chapter 164 to provide that public postsecondary education institutions may adopt, implement, and offer diversity, equity, and inclusion programs, initiatives, and instruction without

penalty.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 26, 2024 - to Education (S)

SB264 (BR130) - G. Neal

AN ACT relating to state holidays and declaring an emergency.

Amend KRS 2.110 to add the nineteenth day of June as a state holiday commemorating Juneteenth National Freedom Day; EMERGENCY.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 26, 2024 - to State & Local Government (S)

SB265 (BR2221) - M. Deneen, S. West

AN ACT relating to teacher certification and declaring an emergency.

Amend KRS 161.048 to modify the Option 7 alternative teacher certification pathway; remove some initial candidate requirements; allow provisional certification upon qualifying and enrolling in an approved institute; establish the conditions for receiving a professional certificate.

SB265 - AMENDMENTS

SCS1 - Retain original provisions and declare an EMERGENCY.

SCA1(S. West) - Make title amendment.

HCS1 - Retain original provisions; amend KRS 161.030 to direct that an individual who completes a preparation program and passes the required assessments shall receive a five year professional certificate; specify that an out-of-state teacher who passes the required assessments shall receive a five year professional certificate; remove the provisions for a teacher internship requirement; direct that teacher certification shall be awarded upon successful completion of an educator preparation program or alternative certification pathway and passing of the required assessment and shall not be dependent on employment; create a new section of KRS Chapter 161 establishing a new teacher induction and mentor program; require the Education Professional Standards Board (EPSB) to develop standards and guidance for the program; require the EPSB to develop evaluations for new teachers; require the EPSB to submit an annual report to the Legislative Research Commission; amend various sections of KRS Chapter 161 to conform; repeal KRS 161.1222, relating to the pilot teacher internship program. HFA1(K. Timoney) - Amend to exclude emergency certificates from prohibition on job offer requirements; delete language creating a conflict on required assessments.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 26, 2024 - to Education (S)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 01, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Wednesday, March 06, 2024

Mar 06, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1) and Committee Amendment (1-title)

Mar 07, 2024 - received in House ; to Committee on Committees (H)

Mar 08, 2024 - to Education (H)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 22, 2024 - 2nd reading, to Rules

Mar 25, 2024 - floor amendment (1) filed to Committee Substitute

Mar 26, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 27, 2024

Mar 27, 2024 - 3rd reading, passed 90-0 with Committee Substitute (1) and Floor Amendment (1) ; received in Senate

Mar 28, 2024 - posted for passage for concurrence in House Floor Amendment (1) and Committee Substitute (1) ; Senate concurred in House Committee Substitute (1) and Floor Amendment (1) ; passed 38-0 with Committee Substitute (1) and Floor Amendment (1) ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 09, 2024 - signed by Governor

Apr 09, 2024 - signed by Governor

Apr 09, 2024 - signed by Governor

SB266 (BR2141) - B. Smith, S. Meredith, R. Mills, M. Nemes

AN ACT relating to automated online activity.

Create new sections of KRS Chapter 367 to define terms; prohibit a bot from communicating or interacting with another person in Kentucky online with the intent to mislead the other person about its artificial identify for the purpose of knowingly deceiving the person about the content of the communication in order to incentivize a purchase or sale of goods or services in a commercial transaction; provide that a violation of the Act is a deceptive act or practice in the conduct of trade or commerce; prohibit a private right of action.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 26, 2024 - to Economic Development, Tourism, & Labor (S)

Mar 13, 2024 - taken from Economic Development, Tourism, & Labor (S); 1st reading ; returned to Economic Development, Tourism, & Labor (S)

Mar 14, 2024 - taken from Economic Development, Tourism, & Labor (S); 2nd reading ; returned to Economic Development, Tourism, & Labor (S)

Mar 21, 2024 - reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - 3rd reading, passed 36-0

Mar 25, 2024 - received in House ; to Committee on Committees (H)

SB267 (BR2209) - A. Southworth, L. Tichenor, G. Elkins, S. Funke, Frommeyer, R. Girdler, S. West, G. Williams

AN ACT relating to information on emergency use drugs and declaring an emergency.

Create a new section of KRS 217.005 to 217.215 to require that any person who administers an unapproved drug, devise, or biologic that has been approved for emergency use by the

secretary of the United States Food and Drug Administration provides information to the individual receiving the unapproved drug, devise, or biologic; prohibit any person from requiring an individual to have an unapproved drug, devise, or biologic administered to him or her; EMERGENCY.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Health Services (S)

SB268 (BR2196) - D. Carroll

AN ACT relating to Medicaid.
Amend KRS 205.170 to make technical corrections.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Families & Children (S)

SB269 (BR2301) - J. Schickel

AN ACT relating to bachelor's degrees.

Create a new section of KRS Chapter 164 to require public postsecondary institutions offering bachelor's degrees to include at least three credit hours related to the study of the government of the United States in any graduation requirements for those degrees and authorize the Council on Postsecondary Education to establish the minimum standards for the courses.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Education (S)

SB270 (BR1694)/AA/LM - J. Howell, K. Berg, R. Thomas

AN ACT relating to prior authorization.
Amend KRS 304.17A-600 to define "health care provider" and "health care service"; make conforming amendments; create new sections of KRS 304.17A-600 to 304.17A-633 to establish eligibility criteria and requirements for prior authorization exemptions; establish requirements for rescinding prior authorization exemptions; set forth requirements for external reviews of prior authorization exemption denials and rescissions; establish requirements for sending forms and notices to health care providers; provide that nothing shall be construed to authorize a health care provider to act outside the provider's scope of practice or require an insurer or private review agent to pay for a health care service performed in violation of law; require the commissioner of the Department of Insurance to establish forms; amend KRS 304.17A-605 to establish applicability of provisions relating to prior authorization exemptions to certain insurers and private review agents; amend KRS 304.17A-607 to establish requirements for prior authorizations; amend KRS 304.17A-611 to prohibit the retrospective denial, reduction in payment, and review of health care services for which a health care provider has a prior authorization exemption and establish exceptions; amend KRS 304.17A-621 to conform; amend KRS 304.17A-627 to prohibit conflicts of interest with independent review entities and reviewers of prior authorization exemption denials and

rescissions; require independent review entities and reviewers of prior authorization exemption denials and rescissions to submit an annual report to the Department of Insurance; amend KRS 304.17A-633 to require the commissioner of the Department of Insurance to report on external reviews of prior authorization exemptions denials and rescissions; amend KRS 304.17A-706 to conform; amend KRS 205.536 to require managed care organizations contracted to provide Medicaid benefits to comply with the sections on prior authorization exemptions; apply the provisions to contracts delivered, entered, renewed, extended, or amended on or after the effective date of the Act; require the Cabinet for Health and Family Services to seek approval if it is determined that such approval is necessary; EFFECTIVE, in part, January 1, 2025.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Banking & Insurance (S)

SB271 (BR2198) - D. Carroll

AN ACT relating to crimes and punishments.
Amend KRS 533.220 to include gender-neutral language.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Judiciary (S)

SB272 (BR2300) - R. Mills

AN ACT relating to energy.
Amend KRS 224.10-225 to make technical correction.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Natural Resources & Energy (S)

SB273 (BR1072) - L. Tichenor

AN ACT relating to lobbying.
Create a new section of KRS Chapter 12 to define "lobbyist"; prohibit any program cabinet, department, division, branch, section, organizational unit, unit, office, or administrative body from employing a lobbyist.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to State & Local Government (S)

SB274 (BR2384) - L. Tichenor

AN ACT relating to service credit for the Teachers' Retirement System and declaring an emergency.
Amend KRS 161.500 to allow members of the Teachers' Retirement System to recover up to 10 unpaid days that were missed to observe religious holidays; include the recovered days in count of days worked for service credit; EMERGENCY.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Appropriations & Revenue (S)

SB275 (BR2266) - L. Tichenor

Feb 28-WITHDRAWN

SB276 (BR1192) - L. Tichenor
Mar 12-WITHDRAWN

SB277 (BR2347) - R. Mills

AN ACT relating to energy.
Amend KRS 353.804 and 353.812 to make grammatical and technical corrections.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Natural Resources & Energy (S)

SB278 (BR2299) - R. Mills

AN ACT relating to elections.
Amend KRS 116.155 to add gender-neutral language.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to State & Local Government (S)

SB279 (BR2361) - S. West

AN ACT relating to service credit for the Teachers' Retirement System and declaring an emergency.
Amend KRS 161.500 to allow members of the Teachers' Retirement System to recover up to 10 unpaid days that were missed to observe religious holidays; include the recovered days in count of days worked for service credit; EMERGENCY.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Appropriations & Revenue (S)

SB280 (BR2331) - P. Wheeler

AN ACT relating to health facilities.
Create a new section of KRS Chapter 205 to establish that a Level II verified trauma center that partners with a public or private university to establish a medical residency program shall be entitled to the university hospital reimbursement rate for any services delivered as part of that residency program.

SB280 - AMENDMENTS

SCS1 - Delete original provisions; amend KRS 205.6405 to revise the definition of "qualifying hospital"; create a new section of KRS 205.6405 to 205.6408 to direct the Cabinet for Health and Family Services to develop a Medicaid directed payment program to improve Medicaid reimbursement rates for qualifying hospitals located in counties in which more than 35 percent of the population is enrolled in Medicaid; amend KRS 216B.065 to require the University of Kentucky, the University of Louisville, and any medical system or college or school of medicine affiliate thereof to receive approval from the General Assembly before acquiring, constructing, or opening a health facility; provide that certain provisions sunset May 31, 2026 unless extended by the General Assembly.
SCA1(S. Meredith) - Make title amendment.
SFA1(P. Wheeler) - Delete original provisions; amend KRS 205.6405 to

revise the definition of "qualifying hospital"; create a new sections of KRS Chapter 205 to define terms; direct the Cabinet for Health and Family Services to develop a Medicaid directed payment program to improve Medicaid reimbursement rates for qualifying hospitals located in counties with a Medicaid population greater than state-wide median Medicaid enrollment percentage; amend KRS 216B.065 to require the University of Kentucky, the University of Louisville, and any medical system or college or school of medicine affiliate thereof to receive approval from the General Assembly before acquiring or, constructing an acute care hospital. HCS1 - Retain original provisions; establish eligibility of pediatric teaching hospitals for enhanced add-on Medicaid payments.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Health Services (S)
Mar 11, 2024 - taken from Health Services (S); 1st reading ; returned to Health Services (S)

Mar 12, 2024 - taken from Health Services (S); 2nd reading ; returned to Health Services (S)

Mar 14, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title); floor amendment (1) filed to Committee Substitute ; posted for passage in the Regular Orders of the Day for Friday, March 15, 2024

Mar 15, 2024 - 3rd reading, passed 36-1 with Committee Substitute (1), Floor Amendment (1) and Committee Amendment (1-title); received in House ; to Committee on Committees (H)

Mar 21, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H); to Health Services (H)

Mar 22, 2024 - taken from Health Services (H); 2nd reading ; returned to Health Services (H)

Mar 25, 2024 - reported favorably, to Rules with Committee Substitute (1)

Mar 26, 2024 - taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed 95-0 with Committee Substitute (1) ; received in Senate ; to Rules (S)

Mar 27, 2024 - posted for passage for concurrence in House Committee Substitute (1) ; Senate concurred in House Committee Substitute (1) ; passed 35-0 with Committee Substitute (1) ; enrolled, signed by President of the Senate

Mar 28, 2024 - enrolled, signed by Speaker of the House ; delivered to Governor

Apr 05, 2024 - signed by Governor

SB281 (BR1874) - P. Wheeler

AN ACT relating to university hospitals.

Create a new section of KRS Chapter 205 to establish that a university hospital shall only be entitled to a university hospital Medicaid reimbursement rate for services delivered at or by the university hospital in the county in which the affiliated university's primary academic campus is located.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Health Services (S)

Mar 11, 2024 - taken from Health Services (S); 1st reading ; returned to Health Services (S)

Mar 12, 2024 - taken from Health Services (S); 2nd reading ; returned to Health Services (S)

SB282 (BR2367) - P. Wheeler

AN ACT relating to the Kentucky Public Advocate.

Amend KRS 31.020 to require the appointment of the public advocate to be confirmed by the Senate.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to Judiciary (S)

SB283 (BR2143)/CI/LM - J. Higdon

AN ACT relating to correctional services.

Create a new chapter of KRS Chapter 441 to require the Department of Corrections to contract with a fiscal court of a county or local or regional correctional authority to provide correctional services to state prisoners; provide that the per diem rate agreed to shall not exceed five percent over the actual cost to provide correctional services; amend KRS 196.030 and KRS 441.025 to conform; provide that current contracts between counties to house prisoners shall remain in effect until the contract periods ends; provide that any contract between counties to house prisoners shall not exceed the actual cost to incarceration.

SB283 - AMENDMENTS

SCS1/CI/LM - Retain original provisions, except remove the requirement for the Department of Corrections to assign a classification officer to each jail or regional jail that the department enters into a contract with; remove the requirement for a jail or regional jail to perform random drug screenings; make technical corrections.

HCS1/CI/LM - Retain original provisions, except amend KRS 441.025 to provide that contracts between counties for the incarceration and care of prisoners shall be for the lesser of a per diem rate that does not exceed an increase of 10 percent from the prior year per diem rate or the actual cost of incarceration and care.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to State & Local Government (S)

Mar 06, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 07, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 37-0 with Committee Substitute (1)

Mar 11, 2024 - received in House ; to Committee on Committees (H)

Mar 14, 2024 - to State Government (H)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 22, 2024 - 2nd reading, to Rules ; recommitted to Appropriations & Revenue (H)

SB284 (BR2048)/CI/LM - M. Wise, R. Mills, L. Tichenor

AN ACT relating to the acquisition and ownership of real property by a foreign principal.

Create new sections of KRS Chapter 381 to define terms; prohibit a foreign principal from acquiring or owning agricultural land; require a foreign principal that owns or acquires agricultural land before the effective date of this Act to register the ownership with the Department of Agriculture; require a purchaser of agricultural land to file an affidavit with the Department of Agriculture attesting that the purchaser is not a foreign principal; authorize the Department of Agriculture to promulgate regulations; prohibit a foreign principal from acquiring or owning real property on or within 10 miles of a military installation; require a foreign principal that owns or acquires real property on or within 10 miles of a military installation before the effective date of this Act, or that owns real property as authorized to register the ownership with the Cabinet for Economic Development; require a purchaser of real property located on or within 10 miles of a military installation to file an affidavit with the Cabinet for Economic Development attesting that the purchaser is not a foreign principal; authorize the Cabinet for Economic Development to promulgate regulations; authorize the Kentucky Real Estate Commission to establish regulations related to the affidavits required under this Act; establish procedures for the forfeiture of real property owned or acquired in violation of this Act; establish penalties for violations; amend KRS 381.320 to conform.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to Agriculture (S)

SB285 (BR2332) - M. Wise

AN ACT relating to name, image, and likeness activities of intercollegiate student-athletes and declaring an emergency.

Amend KRS 154.50-323 to include gender-neutral language.

SB285 - AMENDMENTS

SCS1 - Delete original provisions; amend KRS 164.6945 to provide that specified subsections shall apply to NIL agreement activities only to the extent that a national intercollegiate athletic association may lawfully regulate or restrict a student-athlete's agreements to receive compensation in exchange for his or her name, image, or likeness, including as currently or may be in the future modified by a court of competent jurisdiction and the intercollegiate athletic association chooses to do so; EMERGENCY.
SCA1(M. Wise) - Make title amendment.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to Economic Development, Tourism, & Labor (S)

Mar 14, 2024 - taken from Economic Development, Tourism, & Labor (S); 1st reading ; returned to Economic Development, Tourism, & Labor (S)

Mar 15, 2024 - taken from Economic Development, Tourism, & Labor (S); 2nd

reading ; returned to Economic Development, Tourism, & Labor (S)

Mar 21, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title) as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1) and Committee Amendment (1-title)

Mar 25, 2024 - received in House ; to Committee on Committees (H); to Economic Development & Workforce Investment (H)

Mar 26, 2024 - taken from Economic Development & Workforce Investment (H); 1st reading ; returned to Economic Development & Workforce Investment (H)

Mar 27, 2024 - reported favorably, 2nd reading, to Rules

Mar 28, 2024 - taken from Rules ; placed in the Orders of the Day

Apr 12, 2024 - 3rd reading, passed 98-0 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 16, 2024 - signed by Governor

SB286 (BR2333) - M. Wise

AN ACT relating to economic development.

Amend KRS 154.10-040 to add gender-neutral language.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to Economic Development, Tourism, & Labor (S)

SB287 (BR1033) - C. McDaniel

AN ACT relating to branch budget recommendations.

Amend KRS 48.100, relating to branch budget recommendations, to specify that the Governor shall submit a separate recommendation for the Transportation Cabinet.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to Appropriations & Revenue (S)

SB288 (BR1035) - C. McDaniel

AN ACT relating to branch budget recommendations.

Amend KRS 48.030, relating to branch budget recommendations, to make a technical correction.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to Appropriations & Revenue (S)

SB289 (BR1034) - C. McDaniel

AN ACT relating to branch budget bills.

Amend KRS 48.311, relating to branch budget bills, to make a technical correction.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to Appropriations & Revenue (S)

SB290 (BR1925) - C. McDaniel

AN ACT relating to state personnel.

Amend KRS 18A.050 to require a member of the Personnel Board to vacate his or her position or have the board terminate his or her position if he or she separates from the classified service; amend KRS 18A.110 to allow the secretary of the Personnel Cabinet to promulgate administrative regulations to implement scholarship programs, internship programs, education programs, educational assistance programs for employees, and interview preferences for applicants who complete an executive branch internship program; allow the secretary of the Personnel Cabinet to promulgate administrative regulations for the classified service governing layoffs, furloughs, and reduction of hours to include, but not be limited to reemployment of laid-off employees; amend KRS 18A.115 to permit members and employees of boards and commissions exempt from the classified service to employ staff subject to the provisions of KRS 18A.005 to 18A.200; exempt juvenile facility managers from the classified service; amend KRS 18A.125 to require all agencies and employees for which the Personnel Cabinet administers payroll to comply with the secretary's payroll administration; prohibit an executive branch agency for which the cabinet administers payroll from authorizing work performance outside of the Commonwealth without approval from the secretary; allow an agency to request the secretary deduct certain items from an employee's final paycheck so long as the deduction is expressly authorized in writing and does not reduce the employee's pay below the federal minimum wage; amend KRS 18A.005, 18A.035, 18A.0751, 18A.095, 18A.100, 18A.113, 18A.355, 132.370, and 163.032 to conform and make technical corrections.

SB290 - AMENDMENTS

HCS1 - Retain original provisions, except reduce the number of classified employees to the Personnel Board; amend KRS 18A.050 to increase the number of appointments by the Governor to the Personnel Board; amend KRS 18A.0551 to require a classified employee wishing to participate in a Personnel Board election to cast a ballot for only one candidate; provide that the candidate with the most votes be appointed to the board immediately upon notification that he or she was declared the winner; amend KRS 18A.080 to conform; amend KRS 18A.115 to exempt from the classified service persons employed in positions that require a license to practice law in Kentucky.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to State & Local Government (S)

Mar 06, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 07, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 36-0-1

Mar 11, 2024 - received in House ; to Committee on Committees (H)

Mar 22, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H); to State Government (H)

Mar 25, 2024 - taken from State Government (H); 2nd reading ; returned to State Government (H)

Mar 26, 2024 - reported favorably, to Rules with Committee Substitute (1)

Mar 27, 2024 - taken from Rules ; placed in the Orders of the Day

SB291 (BR2309) - G. Neal

AN ACT relating to discriminatory practices against a person.

Amend KRS 344.010 to provide definitions of "protective hairstyle" and "race" that include traits historically associated with race; amend KRS 344.020 to provide that nothing in the chapter shall be construed to prohibit reasonable workplace policies; amend KRS 158.148 to provide that school disciplinary codes shall prohibit discrimination on the basis of race, but shall not be interpreted to restrict the adoption of reasonable school safety policies; make technical corrections; provide that the Act may be cited as the C.R.O.W.N. Act.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

SB292 (BR938)/LM - G. Neal

AN ACT relating to elections.

Amend KRS 117.085 to provide convenience of the voter as a basis for absentee voting; amend KRS 117.076 to permit any qualified voter the ability to vote in-person absentee during normal business hours on any of the 12 working days and two Saturdays before an election; amend KRS 117.066 to require that each county board of elections petition for and use a vote center on election day.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to State & Local Government (S)

SB293 (BR2405)/CI/LM - G. Neal

AN ACT relating to hate crimes.

Repeal and reenact KRS 532.031 to define "gender identity or expression"; list the actions that qualify as hate crimes; list the actual or perceived characteristics a person must have in order to qualify as a victim of a hate crime; outline penalties for a person guilty of a hate crime; set forth criteria for seeking an enhanced sentence; amend KRS 15.334 and to add characteristics of a victim to be considered when determining the cause of a crime; add requirement that officers receive training on hate crimes; create a new section of KRS Chapter 411 to permit a civil action where the victim of a hate crime suffers damages regardless of the outcome of any criminal proceeding; establish recovery for the victim; amend KRS 17.1523 to add characteristics of a victim to be considered when determining the cause of a crime; amend KRS 15.440 to require that a unit of government shall possess a written policy and procedures manual related to hate crimes in order to receive funds from the Law Enforcement Foundation Program fund; repeal KRS

49.320 relating to victim of hate crime deemed victim of criminally injurious conduct.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to Judiciary (S)

SB294 (BR1946) - A. Southworth

AN ACT relating to operator's licenses.

Amend KRS 131.1817 to remove the possible suspension of an operator's license for a person found to be a delinquent taxpayer; amend KRS 186.444 to create a medical review board for the purpose of considering a person's ability to drive due to a physical or mental disability; establish the number and qualifications of members; establish who may report persons to the medical review board; amend KRS 186.570 to conform.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 28, 2024 - to Appropriations & Revenue (S)

SB295 (BR1191) - L. Tichenor, S. West, G. Boswell, M. Deneen, D. Douglas, G. Elkins, S. Funke Frommeyer, R. Girdler, J. Higdon, S. Meredith, R. Mills, M. Nemes, J. Schickel, A. Southworth, B. Storm, D. Thayer, J. Turner, P. Wheeler, G. Williams, M. Wilson, M. Wise

AN ACT relating to vaccines.

Create a new section of KRS Chapter 214 to prohibit a requirement for any individual to receive a COVID-19 vaccine, modified ribonucleic acid (modRNA) vaccine, or messenger ribonucleic acid (mRNA) vaccine for the purposes of student enrollment, employment, or medical treatment in the Commonwealth.

SB295 - AMENDMENTS

SCS1 - Delete original provisions; create a new section of KRS Chapter 214 to prohibit a requirement for any individual to receive a COVID-19 vaccine for the purposes of student enrollment, employment, professional licensure, or medical treatment.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Health Services (S)

Mar 22, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 25, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - 3rd reading, passed 25-11 with Committee Substitute (1) ; received in House ; to Committee on Committees (H)

SB296 (BR1081)/LM - P. Wheeler, J. Turner

AN ACT relating to workers' compensation.

Amend KRS 342.0011 to define "medical professional"; amend KRS 342.020 to provide that failure to submit a statement for services within 45 days may render the statement for services ineligible and that denial of a claim shall toll the requirements to submit the

statement for services; amend KRS 342.033 to delete "physician" and insert "medical professional" to allow medical professionals to provide direct testimony through a written medical report; amend KRS 342.125 to allow an administrative law judge to reopen and review any award or order for post-award request for vocational rehabilitation; amend KRS 342.140 to include unemployment benefits in the average weekly wage calculation; amend KRS 342.276 to require the commissioner to promulgate regulations requiring parties to demonstrate attempts have been made to reach a settlement and that mediation will be beneficial to resolve the issues; amend KRS 342.281 to provide that after an order of reconsideration has been rendered, subsequent petitions for reconsideration shall not toll the time to appeal unless the petition for reconsideration is filed to correct an order on reconsideration; amend KRS 342.310 to provide that if an administrative law judge determines a medical dispute was frivolously filed or filed for the purpose of harassment by an employer, its third-party administrator, or the responsible insurer, attorney's fees may be assessed; amend KRS 342.315 to add University of Pikeville to the medical schools that the commissioner shall contract with to evaluate workers, delete "physicians" and insert "medical professionals" qualified as "B" readers in cases involving coal workers' pneumoconiosis, delete "physicians" and insert "medical professionals" performing evaluations for injuries or occupational hearing loss; amend KRS 342.316 to delete "physician" and insert "medical professional" to provide at least one written medical report in filing occupational disease claims; amend KRS 342.320 to delete "physicians" and insert "medical professionals" fees which are subject to approval of an administrative law judge; amend KRS 342.794 to delete "physicians" and insert "medical providers" in the "B" reader list.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Economic Development, Tourism, & Labor (S)

SB297 (BR2302) - B. Storm

AN ACT relating to programs of all-inclusive care for the elderly.

Create a new section of KRS Chapter 216B to define "National Background Check Program" or "NBCP," "PACE," and "PACE service provider"; exempt PACE service providers from obtaining a health facility license or a certificate of need to provide PACE services; provide that a PACE service provider shall be eligible to participate and enroll in the NBCP.

SB297 - AMENDMENTS

SCS1 - Retain original provisions, except delete exemption from certificate of need to provide PACE services.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Health Services (S)

Mar 06, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 07, 2024 - 2nd reading, to Rules

as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 36-0-1 with Committee Substitute (1)

Mar 11, 2024 - received in House ; to Committee on Committees (H)

Mar 12, 2024 - to Health Services (H)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules

Mar 26, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 27, 2024

Apr 12, 2024 - 3rd reading, passed 90-0 ; received in Senate ; enrolled, signed by President of the Senate ;

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

Apr 17, 2024 - signed by Governor

SB298 (BR2246) - R. Girdler

AN ACT relating to transportation network companies.

Create a new section of KRS Chapter 281 to establish that a transportation network company (TNC) is not liable for harm to persons or property unless there is direct negligence of the company or there is a contractual right of the company to control the manner and means of the work; declare that a TNC or TNC driver is not a common carrier.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Transportation (S)

SB299 (BR1682) - D. Thayer

AN ACT relating to the Kentucky Horse Racing Commission and declaring an emergency.

Amend KRS 230.371 to add gender-neutral language.

SB299 - AMENDMENTS

SCS1 - Delete original provisions; repeal and reenact KRS 230.210, 230.225, 230.230, and 230.260 to replace the Kentucky Horse Racing Commission with the Kentucky Horse Racing and Gaming Corporation; establish definitions; grant the corporation jurisdiction over all forms of horse racing, horse breed integrity, gaming, charitable gaming, and wagering in the Commonwealth; exclude the state lottery established under KRS Chapter 154A; make the executive director of the racing commission the new president of the corporation; set the corporation and president's powers and duties; direct the Governor to appoint the corporation president from a list of three names provided by the board; abolish the racing commission and the Department of Charitable Gaming on July 1, 2024, and July 1, 2025, respectively, and transfer all personnel, equipment, and funding to the corporation; create new sections of KRS Chapter 230 to allow the president to establish offices run by office managers to address corporation topics; establish a board of directors to administer the corporation; set up board appointments and composition; create the powers and duties of the board and its members; require a criminal background check for board members and staff; make the board, president, managers, and staff of the corporation subject to KRS Chapter 11A but exempt from KRS Chapters 18A and 64;

maintain employee participation in state employee retirement, health insurance, life insurance, and deferred compensation; amend KRS 230.215 to establish a policy to strictly regulate charitable gaming; amend various sections of KRS Chapters 138, 230, and 238 to conform with the transfer to the corporation; amend KRS 11A.010, 11A.040, 12.020, 12.252, 15.380, 15.728, 18A.115, 68.182, 91.202, 92.282, 137.170, 139.200, 243.262, 243.500, 247.220, 257.196, 257.472, 321.185, 528.010, and 528.110 to conform; repeal KRS 230.250; make sections applying to the racing commission effective on July 1, 2024, and amendments related to charitable gaming effective on July 1, 2025; transfer records, files, and documents for racing and charitable gaming on those same dates; keep the executive director of the racing commission serving on January 1, 2024, as the interim president of the corporation for two years starting on July 1, 2024; prohibit the Department of Charitable Gaming from authorizing designated new charity game tickets from July 1, 2024, to July 1, 2025; prevent any changes to names of agencies and officers from voiding amendments in other bills enacted during the 2024 Regular Session; EMERGENCY. SCA1(M. Wise) - Make title amendment. HCS1 - Retain original provisions, except remove all language that relates to future forms of gaming in Kentucky; require the Public Protection Cabinet to assist in the transitions of the Kentucky Horse Racing Commission and the Department of Charitable Gaming into parts of the Kentucky Horse Racing and Gaming Corporation; make the charity game ticket moratorium only apply to playing electronic charity game tickets at additional locations beyond the charity's office, licensed bingo locations, and pre-approved charitable fundraising event locations.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Licensing & Occupations (S)

Mar 14, 2024 - taken from Licensing & Occupations (S); 1st reading ; returned to Licensing & Occupations (S)

Mar 15, 2024 - taken from Licensing & Occupations (S); 2nd reading ; returned to Licensing & Occupations (S); reassigned to State & Local Government (S)

Mar 25, 2024 - taken from State & Local Government (S); reassigned to Economic Development, Tourism, & Labor (S)

Mar 26, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title); posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024 ; 3rd reading, passed 26-11 with Committee Substitute (1) ; committee amendment (1-title) withdrawn; received in House ; to

Committee on Committees (H); taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H); to Economic Development & Workforce Investment (H)

Mar 27, 2024 - reported favorably, 2nd reading, to Rules with Committee Substitute (1) and Committee Amendment (1-title); floor amendments (1) and (2) filed to Committee Substitute

Mar 28, 2024 - taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed 64-28 with committee amendments (1-title) and Committee Substitute (1); received in Senate ; posted for passage for concurrence in House Committee Substitute (1) and Committee Amendment (1-title); Senate concurred in House Committee Substitute (1) and committee amendment (1-title); passed 25-11 with Committee Substitute (1) and Committee Amendment (1-title) ; enrolled, signed by President of the Senate; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 09, 2024 - Vetoed
Apr 12, 2024 - received in Senate; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 26-12 ; received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 57-38 ; received in Senate ; to Enrollment (S); enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Secretary of State

SB300 (BR2075)/LM - D. Thayer, J. Schickel, A. Southworth, L. Tichenor

AN ACT relating to elections.
Amend KRS 117.066 to eliminate vote centers; amend KRS 117.001 and 117.383 to conform.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to State & Local Government (S)

SB301 (BR2199) - C. Armstrong, D. Yates, K. Berg, D. Harper Angel, G. Neal, R. Thomas

AN ACT relating to assisted reproduction.
Create a new section of KRS Chapter 311 to state that there shall be no criminal liability against a provider engaged in assisted reproduction who meets the professional standard of care.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Judiciary (S)

SB302 (BR2395) - D. Thayer

AN ACT relating to the Kentucky Horse Racing Commission.
Amend KRS 230.760 to add gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Licensing & Occupations (S)

Mar 14, 2024 - taken from Licensing & Occupations (S); 1st reading ; returned to Licensing & Occupations (S)
Mar 15, 2024 - taken from Licensing &

Occupations (S); 2nd reading ; returned to Licensing & Occupations (S)

SB303 (BR2162) - J. Howell

AN ACT relating to agriculture.
Amend KRS 246.285, relating to the Commissioner of Agriculture, to add gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Agriculture (S)

SB304 (BR1339)/LM - D. Yates

AN ACT relating to codes of ethics for local governments.
Amend KRS 65.003 to state that an appeal from a final order issued by a person or group responsible for enforcement of a code of ethics may be taken to the Circuit Court of the county in which that person or group is located; amend KRS 65.8831 to conform.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to State & Local Government (S)

SB305 (BR1089) - G. Williams, J. Schickel, S. Funke Frommeyer, L. Tichenor

AN ACT relating to certificate of need.
Amend KRS 216B.020 to add various health facilities and services to the list of health facilities and services that are exempt from certificate of need requirements; amend KRS 216B.065 to exempt various health facilities and services from acquisition of facilities or major medical equipment notification and certificate of need requirements; amend KRS 216.380 to conform.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Health Services (S)

SB306 (BR327)/LM - A. Southworth, L. Tichenor, R. Girdler, B. Smith, J. Turner, R. Webb, S. West, P. Wheeler

AN ACT relating to acceptance of cash payments.
Create a new section of KRS Chapter 365 to prohibit a person, business, or agency who sells goods and services or collects fees from requiring the use of a credit or debit card or refusing cash in a face-to-face sale; amend KRS 365.990 to create a penalty for violations.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Economic Development, Tourism, & Labor (S)

SB307 (BR2204) - A. Southworth

AN ACT relating to certified waiver providers.
Amend KRS 205.560 to define terms; establish procedures for investigating alleged violations of federal or state law by certified waiver providers.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Health Services (S)

SB308 (BR2085) - S. West

AN ACT relating to school district funding.

Amend KRS 157.440 to raise the amount of tax revenues raised by school districts to be equalized by state funding from 15% to 17.5%.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Appropriations & Revenue (S)

SB309 (BR2404) - G. Elkins

AN ACT relating to contracts for the improvement of real estate.
Amend KRS 371.160 to increase the threshold for the creation of escrow accounts for real estate improvement contracts from \$500,000 to \$2,000,000.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Economic Development, Tourism, & Labor (S)

SB310 (BR2163) - J. Howell

AN ACT relating to agriculture.
Amend KRS 246.285, relating to the Commissioner of Agriculture, to add gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Agriculture (S)

SB311 (BR2292) - J. Howell

AN ACT relating to alternative fuels.
Amend KRS 152.714 to include that the Office of Energy Policy is within the Energy and Environment Cabinet.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Natural Resources & Energy (S)

SB312 (BR2418)/LM - R. Webb

AN ACT relating to telecommunicators.
Create a new section within KRS 15.530 to 15.590 to create the Public Safety Telecommunicator Work Group to develop a new delivery format for the public safety telecommunicator academy; amend KRS 15.530 to define "public safety telecommunicator" and "public safety telecommunicator academy," and remove the "CJIS" and "non-CJIS" designations; amend KRS 15.540 to allow an agency seeking to hire a telecommunicator 90 days to certify the eligibility of an applicant to the Kentucky Law Enforcement Council, require training regarding the Criminal Justice Information System (CJIS); amend KRS 15.560 to require all telecommunicators to complete the academy within six months of their hire date; remove disparate requirements for CJIS and non-CJIS telecommunicators; amend KRS 15.565 to remove disparate requirements for CJIS and non-CJIS certification, require all telecommunicators to complete CJIS in-service training recognized by the Kentucky State Police CJIS Services Agency; amend KRS 15.590 to remove distinction of CJIS and non-CJIS telecommunicator academy and recognize the public safety telecommunicators academy in its place;

EFFECTIVE, in part, July 1, 2026.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB313 (BR2136) - S. Funke Frommeyer, G. Williams

AN ACT relating to tax credits for sustainable aviation fuel, making an appropriation therefor, and declaring an emergency.

Create a new section of KRS Chapter 141 to establish the sustainable aviation fuel tax credit for taxable years beginning on or after January 1, 2025, but before January 1, 2035; compute credit based on \$2.50 per gallon of sustainable aviation fuel consumed by taxpayers; create a new section of KRS Chapter 141 to establish the nonrefundable feedstock production tax credit for taxable years beginning on or after January 1, 2025, but before January 1, 2035; compute credit based on the amount of usable feedstock produced in this state; amend KRS 141.0205 for the ordering of the tax credits; amend KRS 131.190 to allow reporting by the Department of Revenue on the credits; amend KRS 154.27-010 and 154.27-020 to allow incentives for sustainable aviation fuel facilities with a minimum investment of \$100 million; create an appropriation of \$25 million for economic development projects for the production of sustainable aviation fuel with a minimum investment of \$100,000,000; APPROPRIATION; EMERGENCY.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Appropriations & Revenue (S)

SB314 (BR1622)/LM - L. Tichenor, S. Funke Frommeyer

AN ACT relating to state sovereignty. Create a new section of KRS Chapter 61 to prohibit any rule, regulation, tax, fee, or any other mandate issued by the World Health Organization, United Nations, World Economic Forum, or any other international organization from having jurisdiction within Kentucky, or any of its political subdivisions or municipalities.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to State & Local Government (S)

SB315 (BR2379) - L. Tichenor

AN ACT relating to terrorist activity and declaring an emergency.

Create a new section of KRS Chapter 158 to direct school districts and public schools to act to protect Jewish students from credible threats of violence or violence motivated by antisemitism; prohibit a school district, public school, or student organization from providing material support or resources to a designated terrorist organization; provide that if a school determines that an affiliated student organization has provided material support or resources, the school district shall notify law enforcement and defund and disband

the student organization; create a new section of KRS Chapter 164 to direct public postsecondary education institutions to act to protect Jewish students from credible threats of violence or violence motivated by antisemitism; provide that an institution or a student or faculty organization registered or affiliated with the institution shall not provide material support or resources to a designated terrorist organization; provide that if an institution determines that an affiliated student or faculty organization has provided material support or resources, the school district shall notify law enforcement, defund the student or faculty organization, and terminate the student or faculty organization's registration or affiliation with the institution; create a new section of KRS Chapter 61 to provide that when there is an allegation that unlawful conduct is targeting an individual or group based on any actual or perceived connection to any aspect of Jewish identity, the relevant authorities shall also consider whether the alleged unlawful discriminatory conduct or practice was motivated by antisemitic intent; create a new section of KRS Chapter 61 to provide that any foreign alien who endorses or espouses terrorist activity in violation of the Immigration and Nationality Act shall be subject to immediate arrest and deportation, EMERGENCY.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB316 (BR1499) - G. Boswell

AN ACT relating to littering and making an appropriation therefor.

Create a new section of Subchapter 43 of KRS Chapter 224 to establish the Keep Kentucky Free of Litter fund and set up a cash awards program for the 20 peace officers with the highest conviction numbers related to littering; create new sections of KRS Chapters 23A and 24A to add a fee of \$100 to court costs for convictions related to littering for Circuit and District Courts amend KRS 433.753, 512.010, and 512.070 to include cigarettes within the scope of litter.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB317 (BR1661) - W. Westerfield, R. Thomas

AN ACT relating to commercial rights to the use of names, voices, and likenesses.

Create a new section of KRS Chapter 365 to define terms; establish property rights in every individual's name, voice, or likeness; establish how those property rights may be transferred or terminated; provide for liability, enforcement, and damages resulting from violation of those property rights.

SB317 - AMENDMENTS

SCS1 - Retain original provisions, except amend the definitions of "digital depiction" and "digital voice replica" to make technical changes; delete the

provision that property rights of an executor, transferee, heir, or devisee to an individual for commercial purposes may be terminated by proof of nonuse for two consecutive years subsequent to the 10-year period following the individual's death; amend the First Amendment violation provision to add specific uses that are not a violation of this Act.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Economic Development, Tourism, & Labor (S)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, March 12, 2024

Mar 12, 2024 - 3rd reading, passed 36-2 with Committee Substitute (1)

Mar 13, 2024 - received in House ; to Committee on Committees (H)

SB318 (BR2414) - W. Westerfield

AN ACT relating to energy. Amend KRS 224.10-225 to make technical correction.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Natural Resources & Energy (S)

SB319 (BR135) - D. Harper Angel, W. Westerfield, G. Neal, D. Yates

AN ACT relating to victims of crime.

Amend KRS 49.280 to expand definitions relating to crime victims compensation; amend KRS 49.300 to specify duties of the Crime Victims Compensation Board; amend KRS 49.310 to allow family members and caregivers of a victim to file claims; amend KRS 49.330 to increase access for victims to file claims; amend KRS 49.340 to limit the time for an investigation; amend KRS 49.350 to allow a claim in default to be revived; amend KRS 49.360 to increase the allowable amount of emergency awards; amend KRS 49.370 to raise award limits and expand the types of claims eligible for payment; amend KRS 49.390 to remove the requirement of financial hardship for the victim; amend KRS 49.400 to limit the penalty to the intentional filing of false information; amend KRS 216B.400 to increase the medical services eligible for reimbursement, amend KRS 216B.990 to require an online portal for reporting violations of KRS 216B.400 to aid in penalty enforcement; amend KRS 49.380 to conform; make technical corrections.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to State & Local Government (S)

Mar 04, 2024 - reassigned to Judiciary (S)

Mar 07, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 08, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Regular Orders of the Day for Tuesday, March 12, 2024

Mar 12, 2024 - 3rd reading, passed

38-0

Mar 13, 2024 - received in House ; to Committee on Committees (H)

Mar 15, 2024 - to Judiciary (H)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 25, 2024

Mar 25, 2024 - 3rd reading, passed 92-0

Mar 26, 2024 - received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 04, 2024 - signed by Governor

SB320 (BR2177) - D. Thayer

AN ACT relating to child mental health.

Amend KRS 645.110 to add gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Families & Children (S)

SB321 (BR2170) - D. Thayer

AN ACT relating to crimes and punishments.

Amend KRS 533.220 to include gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Judiciary (S)

SB322 (BR2179) - D. Thayer

AN ACT relating to licensing.

Amend KRS 323A.100 to make a technical correction.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to Licensing & Occupations (S)

SB323 (BR338)/LM - A. Southworth

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

Propose to amend the Constitution of Kentucky to repeal Section 145; create a new section to establish the requirements for a person to vote; provide ballot language; submit to voters for ratification or rejection.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)

Feb 29, 2024 - to State & Local Government (S)

SB324 (BR2055) - A. Southworth

AN ACT relating to health service providers.

Create a new section of KRS Chapter 216B to define "covenant not to compete," "employee," and "health service provider"; prohibit a health service provider from requiring an employee to enter a covenant not to compete; set forth civil remedy, damages that can be recovered, and limitations to bring claim; require notice of prohibited covenant not to compete be posted by the health service provider;

prohibit an employer from retaliating against an employee for bringing a civil action; make any covenant not to complete void and unenforceable.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Health Services (S)

SB325 (BR2180) - D. Thayer, D. Douglas, R. Stivers

AN ACT relating to state government. Amend KRS 18A.035 to add gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to State & Local Government (S); taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)
Mar 01, 2024 - taken from State & Local Government (S); 2nd reading ; returned to State & Local Government (S)

SB326 (BR2178) - D. Thayer

AN ACT relating to health services. Amend KRS 216.350, relating to health services, to add gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Health Services (S)

SB327 (BR2175) - D. Thayer

AN ACT relating to insurance. Amend KRS 304.5-150 to include gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Banking & Insurance (S)

SB328 (BR2176) - D. Thayer

AN ACT relating to economic development. Amend KRS 154.26-050 to include gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Economic Development, Tourism, & Labor (S)

SB329 (BR2182) - D. Thayer

AN ACT relating to transportation. Amend KRS 186.230 and 186.120 to conform to gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Transportation (S)

SB330 (BR2173) - D. Thayer

AN ACT relating to natural resources. Amend KRS 350.028 to insert gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Natural Resources & Energy (S)

SB331 (BR2172) - D. Thayer

AN ACT relating to agriculture. Amend KRS 246.285, relating to the Commissioner of Agriculture, to add gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Agriculture (S)

SB332 (BR2174) - D. Thayer

AN ACT relating to revenue. Amend KRS 131.131 to make a technical correction.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Appropriations & Revenue (S)

SB333 (BR2181) - D. Thayer

AN ACT relating to local government. Amend KRS 67.160 to include gender-neutral language.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to State & Local Government (S)

SB334 (BR2183) - D. Thayer

AN ACT relating to military affairs. Amend KRS 36.480 to make technical corrections.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB335 (BR2416) - J. Howell

AN ACT relating to the smoking and vaping cessation program, making an appropriation therefor, and declaring an emergency.

Appropriate certain General Fund moneys to the Department for Public Health to support the Smoking and Vaping Cessation Program; APPROPRIATION; EMERGENCY.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Appropriations & Revenue (S)

SB336 (BR1245)/LM - L. Tichenor, S. Funke Frommeyer, S. Meredith

AN ACT relating to sex-based classifications. Create new sections of KRS Chapter 61 to define "boy," "equal," "female," "girl," "male," "man," "sex," and "woman"; prohibit any state or local law, regulation, ordinance, or policy from treating males or females unfairly from similarly situated members of the opposite sex, but permit separation of the sexes if in the interest of maintaining safety, privacy, and fairness; provide a non-exhaustive list of examples of areas in which public entities may distinguish between the sexes; require any public school, public school district, state agency, department, local government, special district or any political subdivision of those entities that collects vital statistics to identify each person as either male or female; provide that the Act may be cited as the Kentucky Women's Bill of Rights.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB337 (BR2421)/LM - S. West, D. Yates

AN ACT relating to medicinal cannabis and declaring an emergency. Amend KRS 12.020 and 194A.030 to establish the Office of Medicinal Cannabis, the Division of Enforcement and Compliance, and the Division of Licensure and Access in the Cabinet for Health and Family Services; amend KRS 218A.202 require the Administrative Office of the Courts to forward all available data regarding disqualifying felony offenses for the previous five years to the Cabinet for Health and Family Services; amend KRS 218B.010 to expand the definition of "qualifying medical condition" to include amyotrophic lateral sclerosis, Parkinson's disease, irritable bowel disease, sickle cell disease, cachexia or wasting syndrome, neuropathies, arthritis, fibromyalgia, muscular dystrophy, Huntington's disease, HIV, AIDS, glaucoma, and terminal illnesses; amend KRS 218B.060 delete provisions related to the medicinal cannabis provisional registration receipt system; amend KRS 218B.130 prohibit a local government from prohibiting cannabis business operations in the territory of the local government once the Cabinet for Health and Family Services has issued a cannabis business license for cannabis business operations in the territory; repeal and reenact KRS 139.480, 218A.1421, 218A.1422, and 218A.1423, 218B.015, 218B.030, 218B.035, 218B.090, 218B.095, 218B.105, 218B.110, 218B.115, 218B.120, 218B.125, and 218B.155 to hasten the delayed effective date of those sections when originally enacted in 2023; repeal, reenact, and amend KRS 218B.100 to establish the authority of the Office of Medical Cannabis, the office's executive director, and the executive directors representatives when inspecting or investigating cannabis businesses; state the General Assembly's intent to hasten the effective date of statutes repealed and reenacted in the Act; EMERGENCY

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Health Services (S)

SB338 (BR2376) - L. Tichenor

AN ACT relating to electronic communication with students. Create a new section of KRS Chapter 160 to direct each local board of education to designate a traceable communication system that shall be the exclusive means for school district personnel to communicate electronically with students; provide that a parent may submit written consent for a designated school district employee to communicate electronically with a student outside of the traceable communication system; exclude communications between a parent that is a school district employee and his or her own children.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 01, 2024 - to Education (S)

SB339 (BR2425) - D. Thayer

AN ACT relating to education. Amend KRS 156.690 to insert gender-neutral language.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Education (S)

SB340 (BR2335) - P. Wheeler

AN ACT relating to energy. Amend KRS 353.804 and 353.812 to make grammatical and technical corrections.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Natural Resources & Energy (S)

SB341 (BR2334) - P. Wheeler

AN ACT relating to energy. Amend KRS 224.10-225 to make grammatical correction and gender conformity.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Natural Resources & Energy (S)

SB342 (BR2368) - P. Wheeler

AN ACT relating to the Department of Public Advocacy. Amend KRS 31.140 to include gender-neutral language.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Judiciary (S)

SB343 (BR2083)/LM - B. Storm

AN ACT relating to restorative justice. Create a new section of KRS Chapter 15A to require the Department of Juvenile Justice to establish a local juvenile restorative justice advisory committee in each county; set committee membership; require committees to develop and implement local juvenile restorative justice programs.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Judiciary (S)

SB344 (BR2084) - B. Storm, D. Carroll

AN ACT relating to vapor products and making an appropriation therefor. Create new sections of KRS Chapter 438 to define terms; establish the creation and enforcement provisions of a vapor product and vapor product manufacturer list; create a restricted fund from the funds collected in for enforcement of the vapor product and vapor product manufacturing list; establish fees and penalties.

SB344 - AMENDMENTS
SFA1(B. Storm) - Retain original provisions, create new definitions; amend subsection (14) to change the civil penalties from the original version relating to violations; make technical corrections.
SFA2(J. Higdon) - Delete all sections of

SB 344; create new sections of KRS 438.305 to 438.340 to state findings of the General Assembly regarding use of vapor products by young persons and the rationale for a system of licensing retailers who sell vapor products; require retail establishments that sell vapor products to be licensed; establish the system of licensing and fee for the license; require the Department of Alcohol and Beverage Control to approve or deny a license application; authorize the Department of Alcohol and Beverage Control to promulgate administrative regulations; provide for appeal of denials and for the permanent revocation of a license under KRS Chapter 13B; exempt trade shows and exhibitions from having a license; require face to face sale of vapor products with third party authentication for retail sales; assess tiered fees for violations of retailing vapor products without a license; increase and tier fees and add permanent revocation of license for violations of retailing to persons under age 21; prescribe the timing of compliance checks and enforcement; amend KRS 438.305 to add definitions; amend KRS 438.310 to delete vapor products from existing penalties for tobacco; amend KRS 438.337 to allow the Department of Alcohol and Beverage Control to collect the license fee; establish a short title called the "Kentucky Youth Tobacco and Vapor Products Harm Reduction and Prevention Act of 2024". SFA3(A. Southworth) - Retain original provisions; define "vapor products."

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Licensing & Occupations (S)
Mar 05, 2024 - reported favorably, 1st reading, to Calendar
Mar 06, 2024 - 2nd reading, to Rules
Mar 07, 2024 - floor amendment (1) filed
Mar 11, 2024 - floor amendment (2) filed
Mar 13, 2024 - floor amendment (3) filed
Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024
Mar 21, 2024 - 3rd reading ; Floor Amendment (2) withdrawn ; Floor Amendment (3) defeated ; passed 29-8-1 with Floor Amendment (1)
Mar 22, 2024 - received in House ; to Committee on Committees (H)

SB345 (BR2360) - B. Storm

AN ACT relating to the protection of children using the internet.
Create new sections of KRS Chapter 367 to define terms; require covered entities to complete Data protection impact assessments before releasing new products or services; require covered entities to make Data protection impact assessments available to the Attorney General upon request; require covered entities to configure default privacy settings for children at a high level of privacy; require covered entities to provide tools for parents and guardians to exercise privacy and report concerns; prohibit covered entities from using a child's personal information in a way that the covered entity knows is likely to result in high risk; prohibit

covered entities from unnecessarily profiling children; prohibit covered entities from collecting, retaining, processing, or disclosing personal information of a child in a manner that has been identified as high risk through a Data protection impact assessment; prohibit covered entities from unnecessarily collecting, selling, processing, or retaining a child's precise geolocation data; provide penalties for violations.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Economic Development, Tourism, & Labor (S)

SB346 (BR2351) - S. Funke Frommeyer

AN ACT relating to business regulation.
Amend KRS 14.250 to require the Secretary of State (SOS) to develop, operate, and maintain the Kentucky One-Stop Business Portal (Portal) to facilitate interaction among businesses and governmental agencies in the Commonwealth; mandate that certain elements be included in the development of the Portal; require the framework and informational exchange process to be updated by January 1, 2025; provide for the information and capabilities of the Portal and require the SOS to make the Portal available for public use no later than January 1, 2026; require the SOS to establish a system of universal industry codes to match businesses with their regulatory agencies; require that executive branch agencies integrate licensing and regulatory compliance with the Portal no later than January 1, 2026; require the SOS to establish a call center to provide user services related to the Portal; require the SOS to report to the Legislative Research Commission on the progress of the Portal before June 30, 2026 and each year thereafter; provide that the SOS may adopt administrative regulations to implement the Portal; amend KRS 14.255 to require the SOS to establish a unique Commonwealth business identification number for filings and services; require state agencies integrated with the Portal to use Commonwealth business identification numbers no later than January 1, 2026; amend KRS 11.202 and 147A.032 to conform.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to State & Local Government (S)

SB347 (BR987)/LM - W. Westerfield

AN ACT relating to the behavioral health conditional dismissal program.
Amend KRS 533.270 to define terms; amend KRS 533.274 to remove a misdemeanor as a disqualifying offense; require an assessment of a homeless defendant for a behavioral health disorder and establish preference for participation in the program if an eligible defendant; amend KRS 533.286 to remove the requirement that the initial vocational screening be conducted in person.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 01, 2024 - to Judiciary (S)
Mar 07, 2024 - reported favorably, 1st reading, to Calendar
Mar 08, 2024 - 2nd reading, to Rules

SB348 (BR2422) - B. Smith

AN ACT relating to concealed deadly weapon licenses.
Amend KRS 237.140 to require retired peace officers to complete the firearms qualification to carry a concealed deadly weapon once every five years.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB349 (BR2112) - R. Mills, R. Stivers, J. Carpenter, D. Carroll, G. Elkins, L. Tichenor, J. Turner, S. West, P. Wheeler, M. Wise

AN ACT relating to energy policy and declaring an emergency.
Create a new section of KRS Chapter 164 to make findings and declarations; define terms; establish the Energy Planning and Inventory Commission and administratively attach it to the University of Kentucky Center for Applied Energy Research (UK CAER); provide for membership of the commission board and executive committee; provide for gubernatorial appointments of members of the commission board and executive committee and require Senate confirmation of those appointments; require the election of two of the executive committee members by the commission board from the board membership; provide for commission and executive committee terms; prohibit the compensation of members; make members subject to the requirements of the executive branch code of ethics; provide for the election of the commission chair and vice chair; allow the executive committee to adopt bylaws governing the conduct of the commission's business; prohibit any direct financial relationship between a member of the executive committee and a utility; prohibit a member from serving if it would cause a conflict with or result in the disclosure of confidential information relating to any research projects at the UK CAER; require recusal and replacement of an executive committee member to prevent the disclosure of confidential information; prohibit the Governor from reorganizing the commission or executive committee; allow the commission to employ an executive director, subject to confirmation by the Senate; provide for the duties of the commission, which shall include the examination and study of energy generation related topics and review of the decommissioning notices given by utilities as required by the Act; require the commission to submit annual reports on December 1 to the Legislative Research Commission, the Governor, and the Public Service Commission to make recommendations based on the issues that the commission has examined; require any utility seeking to decommission, demolish, or retire any existing coal, oil, or natural gas-fired electric generating plant to give notice to the executive committee no later than 365 days before submitting a retirement application to the Public Service

Commission as required under KRS 278.264; provide for the requirements of the notice; prohibit the disclosure of confidential information as part of the notice; require that within 180 days of receiving a notice, the commission shall hold a public hearing in the county where the retirement is proposed to occur; require that within 270 days of receiving notice and after the public hearing has occurred, the executive committee submit a final report with written findings and recommendations regarding the retirement to the Public Service Commission; provide for the contents of the written findings and for the accommodation of dissenting findings with the executive committee members; require the Public Service Commission to consider the findings of the report before approving a retirement under KRS 278.264; require that the executive committee or executive director, if authorized by the executive committee, to have standing to intervene in any case or proceeding before the Public Service Commission; allow the executive committee to employ administrative staff or third-party consultants if funding is available; require that the commission cease to exist on December 31, 2035; create a new section of KRS 278.010 to 278.450 to require the Public Service Commission to issue final orders within six months of the filing of an application by a utility; amend KRS 278.110 to require final reports of investigations or special inquiries to be filed within the public record for the case for which it was prepared; require the contracted person to be subject to written information requests and cross-examination in any public hearing for the case in which the report was prepared; amend KRS 278.264 to require that an application for the retirement of an electric generating unit include a statement certifying compliance with the requirements of Section 1 of this Act; require the Public Service Commission to find that a utility seeking to retire an electric generating unit will replace it with new electric generating capacity that has the same or higher capacity value and net capability, unless the utility can demonstrate that it is not necessary and to find that utility shall not commence the retirement until the replacement generating capacity is fully constructed, permitted, and in operation; define "dispatchable" and "intermittent"; provide for the staggering of initial appointments to the Energy Planning and Inventory Commission; EMERGENCY.

SB349 - AMENDMENTS
SCS1 - Retain original provisions, except delete all instances of "decommissioning, demolition, or retirement activity" and replace with "retirement"; remove the requirement that Energy Planning and Inventory Commission members be Kentucky residents; correct the reference from "Kentucky Industrial Utility Consumers" to "Kentucky Industrial Utility Customers"; allow for a utility to demonstrate that it is necessary under the circumstances to retire or decommission an electric generating unit before replacement generating capacity has been constructed, permitted, and put into operation.
SFA1(R. Mills) - Add conventional

hydropower and pumped storage hydropower to the definition of "intermittent" unless they are capable of providing energy on demand; change the length of time that a utility must submit notice to the Energy Planning and Inventory Commission (EPIC) before submitting an application to the Public Service Commission for the retirement of a fossil fuel-fired electric generating plant from 365 days to 180 days; change the length of time that EPIC must hold a public hearing on the notice from within 180 days of receiving the notice to within 90 days; change the length of time that EPIC must issue a final report on the notice from within 270 days of receiving the notice to within 135 days; change the length of time that the Public Service Commission has to make final orders on applications made under certain sections of KRS Chapter 278 from six months to eight months.

HFA1(L. Burke) - Delete all provisions relating to the establishment, membership, and duties of the Energy Planning and Inventory Commission, its board, and its executive committee; delete the eight month deadline for the Public Service Commission (commission) to issue final orders for certain utility applications made under KRS Chapter 278; require the commission to enter a procedural schedule within 14 days of receiving an administratively complete application from a utility for certain applications made under KRS Chapter 278; prohibit the commission from using as evidence the nonprivileged portion of a professional or scientific final report unless it has been filed within the record for the case and the parties have had the opportunity to conduct discovery and cross examine the witness providing the report; provide that sources of electric power generation described in the definition of "intermittent" shall be deemed "dispatchable" if it has been demonstrated that they are capable of providing energy on demand, even if it is intermittent.

HFA2(K. Banta) - Provide that sources of electric power generation described in the definition of "intermittent" shall be deemed "dispatchable" if it has been demonstrated that they are capable of providing energy on demand, even if it is intermittent; add five members to the Energy Planning and Inventory Commission (EPIC) board; disqualify legislative members of the EPIC board from serving on the EPIC executive committee; delete all of the EPIC's duties relating to the review of applications for the retirement of fossil fuel-fired power plants; delete the grant of standing to the EPIC executive committee as an intervening party in a case or proceeding before the Public Service Commission; delete the eight month deadline for the Public Service Commission (commission) to issue final orders for certain utility applications made under KRS Chapter 278; require the commission to enter a procedural schedule within 14 days of receiving an administratively complete application from a utility for certain applications made under KRS Chapter 278; prohibit the commission from using as evidence the nonprivileged portion of a professional or scientific final report unless it has been filed within the record for the case and the parties have had

the opportunity to conduct discovery and cross examine the witness providing the report.

HFA3(K. Banta) - Delete all provisions relating to the establishment of the Energy Planning and Inventory Commission; establish the Energy Planning and Inventory Task Force and administratively attach it to the University of Kentucky Center for Applied Energy Research; provide for the membership and duties of the task force; require the task force to submit a report with its energy policy recommendations to the Legislative Research Commission, the Governor, and the Public Service Commission on or before December 1, 2024; delete Section 4 of the Act; amend KRS 278.264 to provide that nothing in the section shall limit a utility's right to request cost recovery for depreciation expenses relating to an electric generating unit for which the utility is not seeking retirement authorization; delete Section 5 of the Act; provide that all appointments or designations to the task force be made on or before July 1, 2024.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 01, 2024 - to Natural Resources & Energy (S)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - passed over and retained in the Orders of the Day

Mar 11, 2024 - floor amendment (1) filed to Committee Substitute ; passed over and retained in the Orders of the Day

Mar 12, 2024 - 3rd reading, passed 28-9-1 with Committee Substitute (1) and Floor Amendment (1)

Mar 13, 2024 - received in House ; to Committee on Committees (H)

Mar 14, 2024 - taken from Committee on Committees (H); 1st reading ;

returned to Committee on Committees (H); to Natural Resources & Energy (H)

Mar 15, 2024 - taken from Natural Resources & Energy (H); 2nd reading ; returned to Natural Resources & Energy (H)

Mar 21, 2024 - reported favorably, to Rules; floor amendment (1) filed

Mar 25, 2024 - floor amendment (2) filed

Mar 26, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 27, 2024

Mar 27, 2024 - floor amendment (3) filed

Mar 28, 2024 - 3rd reading ; Floor Amendments (1), (2) and (3) defeated; passed 57-37; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 09, 2024 - Vetoed

Apr 12, 2024 - received in Senate; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 27-11 ; received in House ; to Rules (H); posted for passage for consideration of Governor's veto ; taken from Rules ; veto overridden ; passed 61-36 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Secretary of

State

SB350 (BR2019)/AA - D. Thayer

AN ACT relating to compensation of members of the General Assembly.

Amend KRS 6.190 to provide for annual salaries for members of the General Assembly; provide for annual supplements for members appointed as chair; require each member of the General Assembly to be paid on the first and fifteenth day of each month; direct that salaries and supplements be indexed to the consumer price index; amend KRS 6.211 to require expense allowances to be determined by the Legislative Research Commission; amend KRS 6.213 to grant each member of the House of Representatives a monthly expense allowance of \$2,000; grant each member of the Senate a monthly expense allowance of \$2,500; require the Legislative Research Commission adopt procedures to allow for adjustments in the monthly expense allowance; amend KRS 6.220 to require the stationery allowance for members of the General Assembly to be determined by the Legislative Research Commission; amend KRS 6.225 to allow reimbursement for travel expenses for the President of the Senate and the Speaker of the House of Representatives if engaged in their duties when the General Assembly is not in session; amend KRS 7.090 to require travel and expense guidelines to be set by the Legislative Research Commission; amend KRS 7.110 to allow members of the General Assembly receive the same travel allowance for attending interim meetings as they would during a regular or special session; EFFECTIVE January 1, 2025.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 01, 2024 - to State & Local Government (S)

SB351 (BR2207)/LM - A. Southworth

AN ACT proposing to create a new section of the Constitution of Kentucky relating to exempting the homesteads of veterans and surviving spouses from taxation.

Propose to create a new section of the Constitution of Kentucky to exempt from property taxation the homesteads of veterans who were honorably discharged and certified as having a service-connected permanent and 100 percent total disability and the homesteads of the surviving spouses of Armed Forces' members who died from service-connected causes while on active duty; apply to real property assessed on or after January 1, 2025; provide ballot language; submit to voters for ratification or rejection.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 01, 2024 - to State & Local Government (S)

SB352 (BR2208) - A. Southworth

AN ACT relating to judicial authority.

Amend KRS 432.280 to remove the provision permitting a court or judge to proceed against a person by indictment

for libel or slander relating to judicial conduct in court.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 01, 2024 - to Judiciary (S)

SB353 (BR2205) - A. Southworth

AN ACT relating to constables. Amend KRS 70.325 to allow constables an alternative training requirement to receive certification to exercise peace officer powers; amend KRS 189.950 to conform; amend KRS 15.340 to require the Department of Criminal Justice Training to accept qualified constables into the alternative training, but require constables to bear costs associated with the training; create a new section of KRS Chapter 15.380 to 15.404 allowing constables to apply for the alternative training and state that any constable that completes the alternative training and yearly in-service training shall be considered certified.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB354 (BR2037) - A. Southworth

AN ACT relating to juvenile proceedings.

Amend KRS 610.070 to require open hearings in all juvenile cases; amend KRS 620.050 to remove immunity for persons acting in good faith and upon reasonable cause in relation to reports of child dependency, neglect, and abuse and participation in judicial proceedings; remove requirement of malice from the offense of false reporting; waive the sovereign immunity of the Commonwealth in order to provide a means for a person to bring an action against the Commonwealth, its agents, employees, or political subdivisions in relation to child dependency, neglect, and abuse matters.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 01, 2024 - to Judiciary (S)

SB355 (BR844)/LM - D. Yates

AN ACT proposing an amendment to Section 32 of the Constitution of Kentucky relating to terms of members of the General Assembly.

Propose to amend Section 32 of the Constitution of Kentucky to prevent senators from serving more than three terms of office, not including partial terms of two years or less, and to prevent members of the House of Representatives from serving more than six terms of office, not including partial terms of two years or less, beginning with those elected in November 2026; provide ballot language; submit to voters for ratification or rejection.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 01, 2024 - to State & Local Government (S)

SB356 (BR2428) - J. Howell

AN ACT relating to riverports and making an appropriation therefor.

Amend KRS 136.1804 to direct the state portion of property taxes on commercial watercraft to the riverport financial assistance trust fund established in KRS 174.210; amend KRS 174.210 to conform; APPROPRIATION.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Appropriations & Revenue (S)

SB357 (BR2041)/LM - G. Williams

AN ACT relating to the removal of derelict vessels and making an appropriation therefor.

Create a new section of KRS Chapter 235 to create a derelict vessel removal assistance fund to be administered by the Kentucky Department of Fish and Wildlife Resources; require the department to submit a report on the fund beginning September 1, 2024; prohibit persons from abandoning derelict vessels in the Commonwealth; authorize owners of private property to remove derelict vessels at owner's expense after notice; require the Department of Fish and Wildlife to remove derelict vessels and establish criteria for when the removal of an abandoned water vessel is necessary, use amounts deposited into the derelict vessel removal assistance fund to assist in the removal of water vessels from any waters of this state and allow local governments to apply for grants from the fund; accept bids and contract to provide for the removal of abandoned water vessels; and require the department to promulgate administrative regulations; amend KRS 235.010 to define terms; amend KRS 235.040 to require motorboat owners to have boat insurance with wreckage removal; amend KRS 235.050 to require insurance with wreckage removal when registering a motorboat; amend KRS 235.070 to prohibit renewal of registration is the owner does not have an insurance policy with wreckage removal; amend KRS 235.090 to require 50 percent of the fees received from KRS 235.080, 235.085, and 235.130 to the derelict vessel removal assistance fund; require transfers to be made quarterly, within 30 days of the close of each fiscal quarter; amend KRS 235.180 to give notice of destruction or abandon of a vessel to the department; amend KRS 235.250 to require proof of insurance; amend KRS 235.990 to make abandonment of a derelict vessel a Class B misdemeanor and impose a fine of \$250 for each offense; amend KRS 235.999 to have all the fines collected from abandonment of derelict vessels or making false statements about possessing insurance to be credited to the derelict vessel removal assistance fund. APPROPRIATION.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Transportation (S)

SB358 (BR398)/LM - G. Williams, S. Funke Frommeyer, S. Meredith, J. Schickel, A. Southworth, L. Tichenor

AN ACT proposing to create a new section of the Constitution of Kentucky relating to education funding.

Propose to create a new section of the Constitution of Kentucky to authorize the General Assembly to provide for the educational costs of elementary and secondary school students outside of the public school system; provide ballot language for submission to voters for ratification or rejection.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to State & Local Government (S)

SB359 (BR2426) - K. Berg

AN ACT relating to peace officer training.

Amend KRS 15.334 to require law enforcement training on suicide prevention and intervention.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB360 (BR2419) - S. West

AN ACT relating to advanced educational opportunities.

Amend KRS 160.348 to direct secondary school-based decision making councils to adopt designated policies relating to advanced courses; provide that students who meet certain criteria shall be granted automatic enrollment in an AP course; direct the Kentucky Department of Education to establish a pilot monetary incentive program for AP students and AP teachers; amend KRS 158.6453 to require development of an accelerated learning plan for students with identified strengths; direct local board of education to adopt policies for advanced courses; establish a reporting requirement for KDE related to the number of accelerated learning courses offered, the demographics of eligible students, the number of students placed in those courses, and the number of students not placed in those courses.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Education (S)

SB361 (BR1571) - G. Williams

AN ACT relating to utility pole replacement.

Amend KRS 224A.1123 to remove the requirement that an eligible pole replacement be located in an unserved area; allow for an eligible pole replacement to be made in order to provide qualifying broadband service access to underserved areas; include a pole owner as an eligible applicant for a pole replacement if it has received written notification from a qualified broadband service provider of the provider's planned route for deploying qualifying broadband service and the pole owner replaces a pole along the planned route that would not otherwise need to be replaced except to accommodate broadband facilities; require that a retail provider of qualifying broadband service reimburse the rural infrastructure improvement fund for eligible pole replacement costs paid to a utility pole owner if the retail broadband provider changed its planned

deployment route after the pole owner replaced a pole and received reimbursement from the fund for making the replacement.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Natural Resources & Energy (S)

SB362 (BR1402)/CI/LM - D. Yates, K. Berg

AN ACT proposing to create a new section of the Constitution of Kentucky relating to the possession of cannabis.

Propose to create a new section of the Constitution of Kentucky to guarantee the right of an individual 21 years of age or older to possess, use, buy, or sell one ounce or less of cannabis and to cultivate, harvest, and store up to five cannabis plants for personal use; for the production, processing, and sale of cannabis and cannabis-derived products to be controlled by the General Assembly; specify the question to be printed on the ballot; direct the Secretary of State to publish the proposed amendment in a newspaper of general circulation; direct the Secretary of State to certify the proposed amendment to the county clerk of each county.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to State & Local Government (S)

SB363 (BR2047) - D. Yates

AN ACT relating to tax rebates for certain state-owned facilities.

Create a new section of KRS Chapter 139 to define "public venue," "qualifying attraction," and "event"; establish a sales tax rebate for public venues which have qualifying attractions.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Appropriations & Revenue (S)

SB364 (BR2359) - P. Wheeler, J. Turner, R. Mills, B. Storm, S. West

AN ACT relating to retail electric suppliers.

Create new sections of KRS Chapter 278 to direct the Public Service Commission to promulgate administrative regulations to require retail electric suppliers to file integrated resource plans on a triennial basis and include an assessment and acquisition plan for adequate and reliable electricity to meet customer demand at the lowest possible cost of forecasted estimates; require retail electric suppliers to maintain adequate service by owning or contracting capacity to meet customer demand; prohibit retail electric suppliers filing integrated resource plans to purchase capacity or energy from regional transmission organizations or independent system operators; make the privilege to serve customers in a certified territory a property right of the Commonwealth; require the Public Service Commission to allow the commission to determine an amount to be returned to customers of an electric retail supplier that is based on a calculation of the privilege to serve in a

certified territory in a proceeding involving an acquisition, transfer, or sale of an electric retail supplier; amend KRS 278.010 to state that the term 'facility' may be used in singular or plural and 'adequate service' includes generating capacity; amend KRS 278.016 to state that retail electric supplier has the privilege to provide electric service; amend KRS 278.018 to state that retail electric suppliers have the privilege rather than right to furnish retail electric service in its certified territory; and if the Public Service Commission find that a retail electric supplier is not providing adequate service the Public Service Commission may order the supplier to correct the problem; allow the commission to authorize another retail electric supplier to serve facilities located in the certified territory of another retail electric supplier; amend KRS 278.020 to determine whether public ownership of a retail electric supplier can achieve lower rates and deem cooperatives organized under KRS Chapter 279 to have public ownership.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Natural Resources & Energy (S)

SB365 (BR1749) - D. Yates

AN ACT relating to loss of consortium.

Create a new section of KRS Chapter 411 to establish a civil cause of action for loss of consortium by a child when the negligent or wrongful act of a third person caused the death or total and permanent disability of a parent.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Judiciary (S)

SB366 (BR1714) - J. Turner, B. Storm, G. Boswell, M. Deneen, G. Elkins, R. Girdler, A. Mays Bledsoe, S. Meredith, R. Mills, M. Nemes, L. Tichenor, R. Webb, P. Wheeler, G. Williams, M. Wilson

AN ACT relating to forensic lab technicians.

Create a new section of KRS Chapter 16 to require the Department of Kentucky State Police to provide for training for forensic lab technicians; require any forensic lab technician that completes training provided for by the department to remain employed with the department for at least five years; provide that if a forensic lab technician does not remain employed with the department for at least five years shall be required to repay training costs incurred by the department.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SB367 (BR2423)/AA/LM - D. Douglas

AN ACT relating to health care to provide for an all-payer claims database and making an appropriation therefor.

Create new sections of KRS Chapter 194A to establish the Kentucky all-payer claims database; establish purposes, definitions, and a restricted fund for the database; require the executive director

of the Office of Data Analytics to develop, implement, operate, and maintain the database and promulgate administrative regulations to carry out those duties; establish an advisory council to make recommendations to the executive director; establish requirements for database administration and operations; require state-regulated health payers to report to the database; amend KRS 194A.030, 194A.101, and 304.2-100 to conform; create a new section of Subtitle 99 of KRS Chapter 304 to require the commissioner of insurance to enforce reporting requirements; establish time for making initial appointments and provide for staggered appointments to the advisory council; require the Cabinet for Health and Family Services to obtain a federal waiver within 90 days after the effective date of Act if necessary for implementation; APPROPRIATION.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Appropriations & Revenue (S)

SB368 (BR2406) - G. Williams, C. McDaniel

AN ACT relating to short-term rentals. Create a new section of KRS Chapter 198B to define; require short-term rental platforms to prompt users listing properties through their platforms with information regarding R-1 residential occupancies and a box to check regarding whether the property is an R-1 residential occupancy; require short-term rental platforms to store information regarding properties listed as R-1 residential occupancies and to provide email notifications to the person listing the property and the Department for Housing, Buildings and Construction regarding the property; require the Department for Housing, Buildings and Construction to provide short-term rental platforms with information regarding R-1 residential occupancies and allow the Department to promulgate regulations to.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Economic Development, Tourism, & Labor (S)
Mar 07, 2024 - reported favorably, 1st reading, to Calendar
Mar 08, 2024 - 2nd reading, to Rules
Mar 11, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 12, 2024
Mar 12, 2024 - 3rd reading, passed 35-3
Mar 13, 2024 - received in House ; to Committee on Committees (H)

SB369 (BR2282) - M. Nemes

AN ACT relating to the Education and Labor Cabinet reorganization. Amend KRS 151B.015 to establish the Division of Program Policy and Support within the Office of Vocational Rehabilitation; establish the Department for Disability Determination Services and its divisions in the Education and Labor Cabinet; amend KRS 12.020 to conform.

SB369 - AMENDMENTS
HFA1(W. Thomas) - Retain original provisions, except amend KRS 338.062

to prohibit the Kentucky Occupational Safety and Health Standards Board or the secretary from enforcing any occupational safety and health administrative regulation that is more stringent than the corresponding federal provision.
HFA2/P(W. Thomas) - Make title amendment.
HFA3(M. Hart) - Retain original provisions, except create new sections of KRS 339.200 to 339.450 to specify occupations that are prohibited for children under 18 years of age; specify occupations that are prohibited for children under 16 or 17 years of age; specify occupations that are prohibited for children under 14 or 15 years of age; specify restrictions on the employment of children under 14 or 15 years of age; specify restrictions on the employment of children ages 16 and 17 during the hours of 11 p.m. to 6 a.m. preceding a school day; repeal KRS 339.230, relating to restrictions on employment of children between ages 14 and 18; direct the commissioner of the Department of Workplace Standards to repeal 803 KAR 1:100, an administrative regulation related to child labor.
HFA4/P(M. Hart) - Retain original provisions, except create new sections of KRS 339.200 to 339.450 to specify occupations that are prohibited for children under 18 years of age; specify occupations that are prohibited for children under 16 or 17 years of age; specify occupations that are prohibited for children under 14 or 15 years of age; specify restrictions on the employment of children under 14 or 15 years of age; specify restrictions on the employment of children ages 16 and 17 during the hours of 11 p.m. to 6 a.m. preceding a school day; amend KRS 338.062 to prohibit the Kentucky Occupational Safety and Health Standards Board or the secretary from enforcing any occupational safety and health administrative regulation that is more stringent than the corresponding federal provision; repeal KRS 339.230, relating to restrictions on employment of children between ages 14 and 18; direct the commissioner of the Department of Workplace Standards to repeal 803 KAR 1:100, an administrative regulation related to child labor.
HFA5(M. Hart) - Make title amendment.
HFA6/P(P. Pratt) - Retain original provisions, except create new sections of KRS 339.200 to 339.450 to specify occupations that are prohibited for children under 18 years of age; specify occupations that are prohibited for children under 16 or 17 years of age; specify occupations that are prohibited for children under 14 or 15 years of age; specify restrictions on the employment of children 14 or 15 years of age; specify restrictions on the employment of children ages 16 and 17 during the hours of 11 p.m. to 6 a.m. preceding a school day; amend KRS 338.062 to prohibit the Kentucky Occupational Safety and Health Standards Board or the secretary from enforcing any occupational safety and health administrative regulation that is more stringent than the corresponding federal provision; repeal KRS 339.230, relating to restrictions on employment of children between ages 14 and 18; direct the commissioner of the Department of Workplace Standards to repeal 803 KAR

1:100, an administrative regulation related to child labor.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Economic Development, Tourism, & Labor (S)
Mar 07, 2024 - reported favorably, 1st reading, to Consent Calendar
Mar 08, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Monday, March 11, 2024
Mar 11, 2024 - 3rd reading, passed 37-0
Mar 12, 2024 - received in House ; to Committee on Committees (H)
Mar 15, 2024 - to Economic Development & Workforce Investment (H)
Mar 21, 2024 - reported favorably, 1st reading, to Calendar
Mar 22, 2024 - 2nd reading, to Rules ; floor amendments (1) and (2-title) filed
Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024
Mar 26, 2024 - floor amendments (3), (4) and (5-title) filed
Mar 27, 2024 - floor amendment (6) filed

SB370 (BR2161) - J. Carpenter

AN ACT relating to financial institutions. Amend KRS 286.1-440 to include gender-neutral language.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Banking & Insurance (S)

SB371 (BR2160) - J. Carpenter

AN ACT relating to insurance. Amend KRS 304.5-150 to include gender-neutral language.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Banking & Insurance (S)

SB372 (BR2403) - J. Carpenter

AN ACT relating to towed vehicles. Amend KRS 186A.190 to allow for the disposal of involuntarily towed vehicles by a towing and storage company.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Transportation (S)

SB373 (BR2364) - W. Westerfield

AN ACT relating to protecting access to in vitro fertilization. Create a new section of KRS Chapter 216 to limit the liability of facilities that provide procedures related to in vitro fertilization; create a new section of KRS Chapter 311 to limit the liability of health care providers that perform procedures related to in vitro fertilization.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Health Services (S)

SB374 (BR2427)/AA - D. Yates

AN ACT relating to employees of the

Department of Kentucky State Police. Amend KRS 16.052 to increase salaries of employees of the Department of Kentucky State Police.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Appropriations & Revenue (S)

SB375 (BR1724) - D. Yates

AN ACT relating to property. Create a new section of KRS Chapter 381 to define "short-term rental"; provide that use of the terms "single-family residence" and "commercial use" in any deed restrictions and other covenants on use of land shall not be construed to restrict an owner from renting out the property as a short-term rental.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Judiciary (S)

SB376 (BR2283) - G. Elkins

AN ACT relating to reorganization of the Department of Law and declaring an emergency. Amend KRS 15.010, relating to the Office of the Attorney General, to rename and restructure units within the office; amend various statutes to conform and make technical corrections; EMERGENCY.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Judiciary (S)
Mar 07, 2024 - reported favorably, 1st reading, to Consent Calendar
Mar 08, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Monday, March 11, 2024
Mar 11, 2024 - 3rd reading, passed 37-0
Mar 12, 2024 - received in House ; to Committee on Committees (H)
Mar 14, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H); to State Government (H)
Mar 15, 2024 - taken from State Government (H); 2nd reading ; returned to State Government (H)
Mar 21, 2024 - reported favorably, to Rules
Mar 26, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 27, 2024
Mar 28, 2024 - 3rd reading, passed 86-10 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 05, 2024 - signed by Governor

SB377 (BR318) - A. Southworth

AN ACT relating to secretaries of boards of education. Amend KRS 160.440 to specify that a local board of education cannot appoint the superintendent as secretary to the board.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Education (S)

SB378 (BR1751) - A. Southworth

AN ACT relating to charitable contributions to school districts.

Amend KRS 160.580 to require each superintendent to submit an annual charitable contribution report to the Kentucky Department of Education regarding contributions to the district; establish the minimum contents of the report; require the department to publish each annual charitable contribution report on the department's website; require the department to determine whether a charitable contribution report is delinquent or deficient and notify the public and school district of the violation; prohibit selling or using information about individual donors or devisors taken from a charitable contribution report for soliciting contributions or for any commercial purpose; direct the Kentucky Board of Education to promulgate administrative regulations to carry out this Act.

Feb 28, 2024 - introduced in Senate;
to Committee on Committees (S)
Mar 01, 2024 - to Education (S)

SB379 (BR1750)/LM - A. Southworth

AN ACT relating to lobbying.
Create a new section of KRS Chapter 65 to require any lobbyist or lobbyist employer who engages in lobbying activity with a local government to file a registration statement with the Department for Local Government; define terms; require the Department for Local Government to maintain the registration statements and publish the list of registered lobbyists on its website on an annual basis; create a new section of KRS Chapter 160 to require any lobbyist or lobbyist employer who engages in lobbying activity with a school district, public school, or public charter school to file a registration statement with the Department of Education; define terms; require the Department of Education to maintain the registration statements and publish the list of registered lobbyists on its website on an annual basis; create a new section of KRS Chapter 160 to require each local school board to adopt a code of ethics and establish minimum requirements in the code; amend KRS 65.005 to require each local government to include restrictions and limitations on lobbyists in its code of ethics.

Feb 28, 2024 - introduced in Senate;
to Committee on Committees (S)
Mar 01, 2024 - to State & Local Government (S)

SB380 (BR916)/LM - A. Southworth

AN ACT relating to automated license plate readers.
Create a new section of KRS Chapter 189 to define terms; establish entities that are allowed to utilize automated license plate readers (ALPRs); establish parameters for use of an ALPR including safeguards for privacy protections; authorize the Department of Kentucky State Police to establish an annual review process of entities utilizing ALPRs.

Feb 28, 2024 - introduced in Senate;
to Committee on Committees (S)
Mar 01, 2024 - to Transportation (S)

SB381 (BR1972) - A. Southworth

AN ACT relating to state employees.
Amend KRS 18A.110 directing the Personnel Cabinet to promulgate administrative regulations requiring new employee compensation after the probationary period to not exceed or equal to an incumbent employee salary in the same job classification, work county, and department or office without adjustment of incumbent employee salaries in the same position job class; Evaluate and calculate salary adjustment of incumbent employees in the same job classification series; amend KRS 18A.140 to remove prohibition of classified employee to participate as a member of local political party committee or member of a partisan political club, or candidate for nomination or election to any paid partisan public office, and amend definition to prohibit participation in management of any political party in political campaigns to statewide constitutional offices; amend KRS 18A.355 to change the state employee annual increment to two percent.

Feb 28, 2024 - introduced in Senate;
to Committee on Committees (S)
Mar 01, 2024 - to State & Local Government (S)

SB382 (BR1404)/CI/LM - D. Yates

AN ACT relating to the regulation of cannabis and making an appropriation therefor.
Establish KRS Chapter 245, relating to adult use cannabis, to administer its cultivation, processing, transportation, sale, use, taxation, and licensing; define terms; establish the Adult Use Cannabis Control Board and its membership, procedures, powers, and duties; direct the board to promulgate administrative regulations for the administration and enforcement of the chapter; set up advisory committees appointed by the board; create the Department of Cannabis Control within the Public Protection Cabinet for the oversight of cannabis operations and to provide administrative support for the board; establish various one-year business licenses under the chapter; grant administrative hearings under KRS Chapter 13B to appeal a license denial or revocation; forbid an employer from discriminating against applicants or employees who use cannabis outside of working hours as long as the use does not affect job performance; prohibit a person under the age of 21 from purchasing, possessing, consuming, or using cannabis; establish a revolving account called the cannabis fund to collect cannabis licensing fees, fines, excise taxes, and any other funds; form the Social Impact Council as a public agency authorized to distribute moneys from the cannabis fund; set council membership, procedures, powers, and duties; amend KRS 2.015 to require a person to be 21 years of age or older to purchase cannabis and its products and accessories; create a new section of KRS Chapter 65 to authorize local governments to levy up to a 5% license fee on the gross receipts of a retailer or microbusiness; allow overlapping local governments to agree to levy a combined license fee, with set fee

amounts absent an agreement; create new sections of KRS Chapter 138 to define terms; impose an initial excise tax rate of 9% on the first sale or transfer of harvested cannabis; allow the Adult Use Cannabis Control Board to set the excise tax rate in each subsequent year; establish excise tax reporting, collection, and liability; amend KRS 138.870 and 260.850 to exclude adult use cannabis from the definitions of "controlled substance," "marijuana," "hemp," and "hemp products"; create new sections of KRS Chapter 218A and amend KRS 218A.010, 218A.1421, 218A.1422, 218A.1423, and 218A.500 to exempt licensed adult use cannabis activities from criminal marijuana offenses; create a new section of KRS Chapter 431 to allow a person to petition the court to expunge the person's misdemeanor marijuana convictions; amend KRS 431.079 to exclude the expungement petition from the certification of eligibility requirement; amend KRS 131.1815 to notify the Adult Use Cannabis Control Board if a cannabis licensee is a delinquent taxpayer; amend KRS 600.020 to include cannabis offenses in the list of juvenile status offenses; amend KRS 12.020 to add the governmental entities created in KRS Chapter 245 to the list of executive branch government bodies; set initial terms for members of the Adult Use Cannabis Control Board and Social Impact Council; apply the excise tax beginning on July 1, 2025, and allow cannabis sales beginning on July 1, 2026; Section 35 of Act, relating to expungement, is RETROACTIVE; APPROPRIATION.

Feb 28, 2024 - introduced in Senate;
to Committee on Committees (S)
Mar 01, 2024 - to Judiciary (S)

Senate Resolutions

SR1 (BR1323) - J. Adams, C. Armstrong, K. Berg, G. Boswell, J. Carpenter, D. Carroll, M. Deneen, D. Douglas, G. Elkins, S. Funke
Frommeyer, R. Girdler, D. Givens, D. Harper Angel, J. Higdon, J. Howell, A. Mays Bledsoe, C. McDaniel, S. Meredith, R. Mills, G. Neal, M. Nemes, J. Schickel, B. Smith, A. Southworth, R. Stivers, B. Storm, R. Thomas, L. Tichenor, J. Turner, R. Webb, S. West, P. Wheeler, G. Williams, M. Wilson, M. Wise, D. Yates

Honor the extraordinary service of Senator Damon Thayer to the Commonwealth of Kentucky upon his retirement from the General Assembly.

Jan 22, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 24, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR2 (BR1158) - D. Thayer, J. Adams, C. Armstrong, K. Berg, G. Boswell, J. Carpenter, D. Carroll, M. Deneen, D. Douglas, G. Elkins, S. Funke

Frommeyer, R. Girdler, D. Givens, D. Harper Angel, J. Higdon, J. Howell, A. Mays Bledsoe, C. McDaniel, S. Meredith, R. Mills, G. Neal, M. Nemes, B. Smith, A. Southworth, R. Stivers, B. Storm, R. Thomas, L. Tichenor, J. Turner, R. Webb, S. West, W. Westerfield, P. Wheeler, G. Williams, M. Wilson, M. Wise, D. Yates

Honor the extraordinary service of Senator John Schickel to the Commonwealth of Kentucky upon his retirement from the General Assembly.

Jan 03, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 04, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR3 (BR1504) - D. Thayer

Honor Senator Whitney H. Westerfield upon the occasion of his retirement from the General Assembly.

SR3 - AMENDMENTS
SFA1(D. Thayer) - Retain original provisions, except remove reference to "two" children and replace with "five" children.

Jan 08, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 10, 2024 - to Senate Floor
Mar 14, 2024 - floor amendment (1) filed
Mar 15, 2024 - adopted with floor amendment (1)

SR4 (BR1321) - D. Thayer, J. Adams, C. Armstrong, K. Berg, G. Boswell, J. Carpenter, D. Carroll, M. Deneen, D. Douglas, G. Elkins, S. Funke
Frommeyer, R. Girdler, D. Givens, J. Higdon, J. Howell, A. Mays Bledsoe, C. McDaniel, S. Meredith, R. Mills, G. Neal, M. Nemes, J. Schickel, B. Smith, A. Southworth, R. Stivers, B. Storm, R. Thomas, L. Tichenor, J. Turner, R. Webb, S. West, W. Westerfield, P. Wheeler, G. Williams, M. Wilson, M. Wise, D. Yates

Honor Senator Denise Harper Angel upon her retirement from the General Assembly.

Jan 03, 2024 - introduced in Senate;
to Committee on Committees (S)
Jan 04, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR5 (BR422) - D. Thayer

Adopt the Rules of Procedure for the 2024 Regular Session of the Senate.

Jan 02, 2024 - introduced in Senate;
to Committee on Committees (S); taken from Committee on Committees (S); adopted by voice vote

SR6 (BR1164) - D. Thayer

Establish the membership of the 2024 Kentucky State Senate.

Jan 02, 2024 - introduced in Senate;
to Committee on Committees (S); taken from Committee on Committees (S); adopted by voice vote

SR7 (BR1165) - D. Thayer

Extend an invitation to pastors of Frankfort churches to open sessions of the 2024 Regular Session with prayer.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S); taken from Committee on Committees (S); adopted by voice vote

SR8 (BR1166) - D. Thayer

Appoint a committee of the Senate to wait upon the Governor during the 2024 Regular Session.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S); taken from Committee on Committees (S); adopted by voice vote

SR9 (BR488) - J. Schickel

Honor 2024 Kentucky Teacher of the Year, Kevin Dailey.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor; adopted by voice vote

SR10 (BR254) - J. Schickel

Adjourn in honor and loving memory of Don Conrad.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Mar 11, 2024 - adopted by voice vote

SR11 (BR486) - J. Schickel

Honor Mark Ihrig for having been selected as a 2023 inductee into the Kentucky Emergency Management Association Hall of Fame.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Jan 17, 2024 - adopted by voice vote

SR12 (BR183) - J. Schickel

Adjourn in honor and loving memory of Catherine Marie Jones.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Mar 11, 2024 - adopted by voice vote

SR13 (BR184) - J. Schickel

Adjourn in honor and loving memory of H. Douglas Rouse.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Mar 11, 2024 - adopted by voice vote

SR14 (BR186) - J. Schickel

Honor Father Rick Bolte upon the occasion of his Ruby Jubilee.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Mar 11, 2024 - adopted by voice vote

SR15 (BR185) - J. Schickel

Honor Benedict Francis Schickel.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Feb 13, 2024 - adopted by voice vote

SR16 (BR253) - J. Schickel

Adjourn in honor and loving memory of Mary "Sue" Butler.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Mar 11, 2024 - adopted by voice vote

SR17 (BR907) - R. Thomas

Honor Darlene Thomas upon receiving the 2024 Jean Sabharwal Award for her work and advocacy for Lexington's children and families.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Jan 08, 2024 - adopted by voice vote

SR18 (BR383) - R. Thomas

Honor the life and accomplishments of Alice Dudley Woods Baesler.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Jan 08, 2024 - adopted by voice vote

SR19 (BR469) - R. Thomas

Jan 03-WITHDRAWN

SR21 (BR417) - M. Wise

Adjourn in honor and loving memory of Gary Dale Johnson.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR22 (BR53) - J. Higdon

Adjourn in honor and loving memory of Thomas Eugene "Tom" Brahm.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Jan 18, 2024 - adopted by voice vote

SR23 (BR32) - W. Westerfield

Adjourn in honor and loving memory of Grace Pool Rucker.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Feb 27, 2024 - adopted by voice vote

SR24 (BR430) - D. Yates, M. Wise

Adjourn in honor and loving memory of Joey Bott.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Mar 27, 2024 - adopted by voice vote

SJR25 (BR1149) - C. McDaniel

Designate a portion of Kentucky Route 371 in Kenton County as the

Michael Scott "Bubba" Wilson Memorial Highway.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Transportation (S)

SJR26 (BR385) - J. Higdon

Direct the Transportation Cabinet to designate a portion of Kentucky Route 49 in Marion County as the Tom Brahm Memorial Highway.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Transportation (S)

SR27 (BR405) - D. Thayer

Honor the life and memory of world-renowned Thoroughbred horse owner, breeder, and pillar of the horse racing industry, Frank L. Jones.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR28 (BR1241) - G. Neal

Honor the life and accomplishments of former Kentucky Governor Julian Morton Carroll.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Jan 05, 2024 - adopted by voice vote

SR29 (BR806) - D. Thayer, R. Thomas

Honor the life and accomplishments of former Kentucky Governor Brereton Chandler Jones.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Jan 29, 2024 - adopted by voice vote

SR30 (BR905) - G. Neal, D. Douglas

Adjourn in honor and loving memory of Judy Taylor.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Feb 29, 2024 - adopted by voice vote

SR31 (BR222) - G. Neal

Adjourn the Senate in honor and loving memory of Joseph Richard Wright.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Mar 22, 2024 - adopted by voice vote

SR32 (BR904) - G. Neal

Adjourn in honor and loving memory of Dorothy Jean "Dottie" Sims.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Mar 22, 2024 - adopted by voice vote

SR33 (BR75) - R. Thomas, G. Neal

Adjourn the Senate in honor and loving memory of Representative Lamin Swann.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Jan 08, 2024 - adopted by voice vote

SR34 (BR389) - G. Neal

Honor the life and accomplishments of former Kentucky State Representative Royce Adams.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Mar 22, 2024 - adopted by voice vote

SR35 (BR198) - G. Neal

Adjourn the Senate in honor and loving memory of James W. "Jitter" Allen.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Mar 27, 2024 - adopted by voice vote

SR36 (BR1361) - R. Stivers

Jan 03-WITHDRAWN

SR37 (BR36) - R. Webb, P. Wheeler, J. Higdon

Adjourn in loving memory and honor of former State Representative Hubert Collins.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR38 (BR98) - R. Webb, S. West

Adjourn in honor and loving memory of Philip Richard Konopka.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR39 (BR1086) - M. Deneen, G. Boswell, J. Carpenter, G. Elkins, S. Meredith, G. Neal, M. Nemes, S. West, D. Yates

Recognize August 2024 as Railroad Crossings Safety Awareness Month in Kentucky.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Feb 29, 2024 - adopted by voice vote

SR40 (BR370) - M. Deneen

Honor Dr. Kiro John Yun for being named President of the Federation of Midwest Korean American Associations.

Jan 02, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 03, 2024 - to Senate Floor
Jan 26, 2024 - adopted by voice vote

SR41 (BR1159) - D. Thayer

Jan 08-WITHDRAWN

SCR42 (BR1091) - D. Douglas

Reestablish the Certificate of Need (CON) Task Force to consider changes to the CON program; establish task force membership; require the task force to submit any findings and recommendations to the Legislative Research Commission by December 1, 2024.

Jan 03, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 04, 2024 - to Health Services (S)

SR43 (BR1306) - R. Thomas

Adjourn in honor and loving memory of Vivian Lasley-Bibbs.

Jan 03, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 04, 2024 - to Senate Floor
Jan 08, 2024 - adopted by voice vote

SCR44 (BR332) - A. Southworth

Urge the United States Congress to repeal the firearms restrictions on users of marijuana under the Gun Control Act of 1968.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 12, 2024 - to Veterans, Military Affairs, & Public Protection (S)

SR45 (BR64) - D. Yates

Adjourn in honor and loving memory of former University of Louisville Men's Basketball Coach Denny Crum.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 08, 2024 - to Senate Floor
Jan 31, 2024 - adopted by voice vote

SCR46 (BR339) - A. Southworth

Urge the United States Congress to remove cannabis as a Schedule I substance under the Controlled Substances Act.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 12, 2024 - to Health Services (S)

SCR47 (BR331) - A. Southworth

Urge the United States Congress to repeal the REAL ID Act of 2005.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 12, 2024 - to Transportation (S)

SR48 (BR46) - D. Yates

Adjourn in honor of Thomas B. Wine.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 08, 2024 - to Senate Floor
Mar 28, 2024 - adopted by voice vote

SR49 (BR955) - D. Thayer

Adjourn in honor and loving memory of Louanna Whitaker Ratliff.

Jan 04, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 08, 2024 - to Senate Floor
Mar 27, 2024 - adopted by voice vote

SR50 (BR1368) - L. Tichenor

Acknowledge the events of January 6, 2021, and recognize the citizens who have been held without due process.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 08, 2024 - to Judiciary (S)

SR51 (BR187) - S. West, D. Thayer

Adjourn in honor and loving memory of Deputy Sheriff Caleb Conley.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 08, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR52 (BR81) - S. West

Adjourn in honor and loving memory of Virginia Joann Pensinger.

Jan 05, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 08, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR53 (BR1459) - B. Storm

Commemorate and honor the life of F. Preston Farmer.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 10, 2024 - to Senate Floor
Jan 12, 2024 - adopted by voice vote

SR54 (BR1473) - B. Storm

Adjourn in honor and loving memory of Brian Carter House.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 10, 2024 - to Senate Floor
Jan 12, 2024 - adopted by voice vote

SR55 (BR1477) - G. Neal

Adjourn in honor and loving memory of Jessie Belle Shacklette Talbott.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 09, 2024 - adopted by voice vote

SR56 (BR1479) - R. Thomas

Adjourn in honor and loving memory of Willie French Sr.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 10, 2024 - to Senate Floor
Jan 22, 2024 - adopted by voice vote

SR57 (BR1376) - W. Westerfield, S. West, M. Wise

Honor Lana Hogan for her service to the Legislative Research Commission.

Jan 08, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 10, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SJR58 (BR208) - W. Westerfield, D. Carroll

Designate a portion of Kentucky

Route 293 in Caldwell County as the Chief Deputy Jody Wayne Cash Memorial Highway.

SJR58 - AMENDMENTS

SCS1 - Retain original provisions; add additional road and bridge designations. SCA1(J. Higdon) - Make title amendment.

SFA1(G. Williams) - Designate the Staff Sergeant Christopher Stout Memorial Bridge on KY 227 in Carroll and Owen Counties.

SFA2(R. Webb) - Retain original provisions, except add a section to direct the Transportation Cabinet designate a portion of Kentucky Route 8 in Lewis County, as the "Lewis County Veterans Memorial Highway".

HCS1 - Retain original provisions; add additional road and bridge designations. HFA1(P. Flannery) - Retain original provisions, except add a section to direct that the Transportation Cabinet designate a portion of Kentucky Route 8 in Lewis County, as the "Lewis County Veterans Memorial Highway."

HFA2(J. Blanton) - Make technical correction to correct bridge coordinates; add a section to direct that the Transportation Cabinet designate a portion of Kentucky Route 8 in Lewis County, as the "Lewis County Veterans Memorial Highway".

Jan 09, 2024 - introduced in Senate; to Committee on Committees (S)

Jan 11, 2024 - to Transportation (S)
Mar 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title); floor amendment (1) filed to Committee Substitute

Mar 14, 2024 - 2nd reading, to Rules

Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024

Mar 21, 2024 - floor amendment (2) filed to Committee Substitute ; 3rd reading, adopted 38-0 with Committee Substitute (1), Floor Amendment (1) and Committee Amendment (1-title)

Mar 22, 2024 - received in House ; to Committee on Committees (H)

Mar 25, 2024 - to Transportation (H)
Mar 26, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 27, 2024 - 2nd reading, to Rules
Mar 28, 2024 - taken from Rules ; placed in the Orders of the Day

Apr 12, 2024 - floor amendment (1) filed to Committee Substitute

Apr 15, 2024 - floor amendment (2) filed to Committee Substitute ; 3rd reading, adopted 96-0 with Committee Substitute (1) and Floor Amendment (2) ; received in Senate ; to Rules (S);

posted for passage for concurrence in House Committee Substitute (1) and Floor Amendment (2) ; Senate concurred in House Committee Substitute (1) and Floor Amendment (2)

; adopted 36-0; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor

Apr 19, 2024 - signed by Governor

Apr 19, 2024 - signed by Governor

SR59 (BR1527) - G. Elkins

Celebrate the first place win by the Lady Long Knives of George Rogers Clark High School United States Army JROTC at the 2023 JROTC National

Raider Challenge Championship in the All-Services Female Division.

Jan 10, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 12, 2024 - to Senate Floor
Jan 25, 2024 - adopted by voice vote

SR60 (BR1449) - C. Armstrong, K. Berg, S. Funke Frommeyer, D. Harper Angel, G. Neal, G. Williams, D. Yates

Honor the agencies and organizations who combat human trafficking.

Jan 10, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 11, 2024 - adopted by voice vote

SR61 (BR1363) - L. Tichenor, S. Funke Frommeyer, G. Williams, D. Yates

Designate January 11, 2024, as Human Trafficking Awareness Day.

Jan 10, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 11, 2024 - adopted by voice vote

SR62 (BR1528) - R. Thomas

Adjourn in honor and loving memory of Leon Gooch.

Jan 10, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 12, 2024 - to Senate Floor
Jan 22, 2024 - adopted by voice vote

SR63 (BR1385) - P. Wheeler

Adjourn the Senate in honor and loving memory of Glenn Hall.

Jan 11, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 12, 2024 - adopted by voice vote

SR64 (BR1491) - J. Howell

Adjourn in honor and loving memory of Edgar Harrell.

Jan 11, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 16, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR65 (BR1488) - J. Howell

Adjourn in honor and loving memory of Warrant Officer 1 Jeffery Barnes Sergeant Emilie Marie Eve Bolanos, Chief Warrant Officer 3 Zachary Esparza, Sergeant Isaac John Gayo, Staff Sergeant Joshua Caleb Gore, Warrant Officer 2 Aaron Healy, Staff Sergeant Taylor Mitchell, Chief Warrant Officer 2 Rusten Smith, and Sergeant David Solinas Jr.

Jan 11, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 16, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR66 (BR1384) - P. Wheeler

Adjourn in honor and loving memory of Amy Hamilton Slone.

Jan 11, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 12, 2024 - adopted by voice vote

SR67 (BR1381) - P. Wheeler, D. Yates

Adjourn in honor and loving memory of Kathy Ratliff.

Jan 11, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 12, 2024 - adopted by voice vote

SR68 (BR1379) - P. Wheeler

Adjourn in honor and loving memory of Eugene Welch Davis.

Jan 11, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 16, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR69 (BR1380) - P. Wheeler

Adjourn in honor and loving memory of Blanche Justice Branham.

Jan 11, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 16, 2024 - to Senate Floor
Mar 27, 2024 - adopted by voice vote

SR70 (BR1383) - P. Wheeler

Adjourn in honor and loving memory of Kelsey Friend Jr.

Jan 11, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 16, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR71 (BR1388) - P. Wheeler

Adjourn in honor and loving memory of former Pike County Magistrate Kenneth "Jaws" Robinson.

Jan 11, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 16, 2024 - to Senate Floor
Mar 22, 2024 - adopted by voice vote

SR72 (BR1382) - P. Wheeler, R. Webb

Adjourn in honor and loving memory of Donald Howard "Don" Combs.

Jan 11, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 16, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR73 (BR1453) - D. Douglas, S. Meredith, J. Carpenter, M. Deneen, G. Elkins, M. Nemes, B. Smith, A. Southworth, D. Thayer, L. Tichenor, J. Turner, S. West, G. Williams, M. Wise

Recognize Leland "Lee" Smith of the Kentucky State Police Facilities Security Division on the occasion of his retirement.

Jan 12, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 16, 2024 - to Senate Floor
Jan 18, 2024 - adopted by voice vote

SR74 (BR1513) - B. Storm

Adjourn in honor and loving memory of Wayne J. Farris.

Jan 12, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 16, 2024 - to Senate Floor
Jan 19, 2024 - adopted by voice vote

SR75 (BR1598) - D. Yates, R. Thomas

Honor Senator Gerald Neal upon his receipt of the 2024 Keepers of the Dream Freedom Award.

Jan 16, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 18, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR76 (BR1610) - S. Funke Frommeyer, L. Tichenor

Adjourn paying homage to Mrs. Coretta Scott King, the architect of the King legacy, and lifelong human rights activist for social change and peace.

Jan 16, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 18, 2024 - to Senate Floor
Jan 19, 2024 - adopted by voice vote

SR77 (BR1401) - L. Tichenor, G. Boswell, D. Carroll, M. Deneen, G. Elkins, S. Funke Frommeyer, J. Higdon, S. Meredith, R. Mills, J. Schickel, A. Southworth, R. Stivers, B. Storm, D. Thayer, J. Turner, R. Webb, S. West, W. Westerfield, P. Wheeler, G. Williams, M. Wilson, M. Wise

Affirm Kentucky's support for the State of Israel and the Israeli people and condemn the October 7, 2023, attack by Hamas.

Jan 16, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 18, 2024 - to Senate Floor; adopted by voice vote

SR78 (BR1509) - R. Thomas, R. Webb

Commemorate and honor the life and accomplishments of Dr. J. W. Patterson.

Jan 16, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 18, 2024 - to Senate Floor
Jan 22, 2024 - adopted by voice vote

SR79 (BR1601) - W. Westerfield

Commend Taiwan for its relations with the United States and the Commonwealth of Kentucky; encourage the establishment of a trade office in Taiwan; express support for the U.S.-Taiwan Initiative on 21st-Century Trade.

Jan 16, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 18, 2024 - to Senate Floor
Mar 12, 2024 - adopted by voice vote

SR80 (BR1389) - P. Wheeler

Adjourn in honor and loving memory of Roger Pigg.

Jan 17, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 19, 2024 - to Senate Floor
Jan 25, 2024 - adopted by voice vote

SR81 (BR1638) - C. McDaniel

Recognize January 23, 2024, as Certified Registered Nurse Anesthetists Day in Kentucky.

Jan 17, 2024 - introduced in Senate;

to Committee on Committees (S)
Jan 19, 2024 - to Senate Floor
Jan 23, 2024 - adopted by voice vote

SR82 (BR1618) - G. Neal

Honor the life, memory, and accomplishments of the distinguished J. Michael Brown.

Jan 17, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 18, 2024 - adopted by voice vote

SR83 (BR1611) - D. Yates

Recognize February 14, 2024, as Wear Green for Gastroparesis Day.

Jan 17, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 19, 2024 - to Senate Floor
Jan 22, 2024 - adopted by voice vote

SJR84 (BR1621) - R. Mills, P. Wheeler, G. Elkins, S. Funke Frommeyer, S. Meredith, B. Storm, J. Turner, M. Wise

Apply to Congress under the provisions of Article V of the Constitution of the United States for the calling of a convention of the states limited to proposing amendments to the Constitution of the United States that impose fiscal restraint on the federal government, limit the powers and jurisdiction of the federal government, and limit the terms of office for its officials and members of Congress; direct the Secretary of State to send copies of the joint resolution to certain federal and state officials; state that the application should be continuing until the legislatures of at least two-thirds of the states have made applications on the subject.

Jan 18, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 22, 2024 - to State & Local Government (S)

SR85 (BR1675) - R. Thomas

Honor Evan "Jayson" Smith for courageously halting an active shooter and wish him well in his recovery.

Jan 19, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 22, 2024 - to Senate Floor
Feb 21, 2024 - adopted by voice vote

SR86 (BR1704) - W. Westerfield, R. Mills, G. Williams

Adjourn in recognition and celebration of Dr. Hershael W. York upon his retirement as Senior Pastor of Buck Run Baptist Church.

Jan 22, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 23, 2024 - adopted by voice vote

SR87 (BR1708) - C. Armstrong, S. Funke Frommeyer

Recognize January 23, 2024, as Maternal Mental Health Awareness Day.

Jan 22, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 24, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR88 (BR1678) - J. Higdon

Recognize and honor the extraordinary service of Representative Brandon Reed to the Commonwealth of Kentucky upon his retirement from the General Assembly.

Jan 22, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 24, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR89 (BR1677) - J. Higdon

Honor Nelson County Sheriff Ramon Pineiroa Jr. for being selected 2023 Sheriff of the Year.

Jan 22, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 24, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR90 (BR1760) - J. Higdon, R. Stivers, D. Givens, G. Neal, B. Smith, A. Southworth, S. West, G. Williams, M. Wilson, M. Wise

Adjourn the Senate in honor and loving memory of Brother Joe Adams.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR91 (BR1737) - J. Howell, D. Carroll, R. Mills

Adjourn in recognition and celebration of Jack Wolf.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 24, 2024 - adopted by voice vote

SR92 (BR1676) - G. Neal

Adjourn in honor and loving memory of Benjamin "Ben" Richmond.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 24, 2024 - to Senate Floor; adopted by voice vote

SR93 (BR1723) - G. Neal

Celebrate the 60th Anniversary of the civil rights movement, the 60th Anniversary of the March on Frankfort, and Kentucky's historic involvement therein; urge support and participation in the commemorative March on Frankfort.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 25, 2024 - to Senate Floor
Mar 05, 2024 - adopted by voice vote

SR94 (BR1699) - G. Neal, J. Adams, C. Armstrong, K. Berg, G. Boswell, J. Carpenter, D. Carroll, M. Deneen, D. Douglas, G. Elkins, S. Funke Frommeyer, R. Girdler, D. Givens, D. Harper Angel, J. Higdon, J. Howell, A. Mays Bledsoe, C. McDaniel, S. Meredith, R. Mills, M. Nemes, J. Schickel, B. Smith, A. Southworth, R. Stivers, B. Storm, D. Thayer, R. Thomas, L. Tichenor, J. Turner, R. Webb, S. West, W. Westerfield, P. Wheeler, G. Williams, M. Wilson, M. Wise, D. Yates

Honor the 20th Black History Celebration and recognize that Black history is American history.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 25, 2024 - to Senate Floor
Feb 01, 2024 - adopted by voice vote

SR95 (BR1679) - J. Higdon, D. Givens, M. Wise

Adjourn in honor and loving memory of Charles David Haydon.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 25, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR96 (BR1619) - J. Higdon

Adjourn in honor and loving memory of Colonel (Retired) Arthur L. Kelly.

Jan 23, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 25, 2024 - to Senate Floor
Mar 13, 2024 - adopted by voice vote

SR97 (BR1703) - A. Southworth, S. Funke Frommeyer, L. Tichenor

Recognize January 27, 2024, as International Holocaust Remembrance Day.

Jan 24, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 26, 2024 - to Senate Floor; adopted by voice vote

SR98 (BR1707) - R. Thomas

Honor Dr. Marion Simon upon the occasion of her retirement from Kentucky State University and for her service to small farmers across Kentucky.

Jan 24, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 26, 2024 - to Senate Floor
Feb 12, 2024 - adopted by voice vote

SR99 (BR1785) - G. Elkins, S. West

Adjourn in honor and loving memory of Jack Carter.

Jan 24, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 26, 2024 - to Senate Floor
Mar 14, 2024 - adopted by voice vote

SR100 (BR1789) - J. Adams

Designate February 2024 as American Heart Month and to raise awareness about cardiovascular disease and the importance of known one's cholesterol.

Jan 25, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 29, 2024 - to Senate Floor
Feb 14, 2024 - adopted by voice vote

SR101 (BR1761) - G. Neal

Adjourn in honor and loving memory of Jessie "Jess" J. Adkins.

Jan 25, 2024 - introduced in Senate;

to Committee on Committees (S)
Jan 29, 2024 - to Senate Floor
Feb 16, 2024 - adopted by voice vote

SR102 (BR1786) - G. Neal

Adjourn the Senate in honor and loving memory of the life and legacy of Dexter Scott King.

Jan 26, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 29, 2024 - to Senate Floor
Mar 22, 2024 - adopted by voice vote

SR103 (BR1826) - S. Meredith, D. Douglas

Designate February 2024 as American Heart Month and to raise awareness about cardiovascular disease and the importance of knowing one's cholesterol.

Jan 26, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 29, 2024 - to Senate Floor
Feb 01, 2024 - adopted by voice vote

SR104 (BR1780) - S. Funke Frommeyer, L. Tichenor

Proclaim February 8, 2024, as Kentucky Nurses Day and adjourn in honor of Kentucky nurses.

Jan 26, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 29, 2024 - to Senate Floor
Feb 08, 2024 - adopted by voice vote

SR105 (BR1706) - G. Williams
Feb 01-WITHDRAWN

SR106 (BR1852) - R. Thomas, M. Wise

Honor Dr. Clifford Lowdenback for serving as the current president of the Kentucky Dental Association.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 30, 2024 - adopted by voice vote

SR107 (BR879) - A. Mays Bledsoe

Honor the Lexington Woman's Club and recognize its 75 years of service.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 31, 2024 - to Senate Floor
Feb 09, 2024 - adopted by voice vote

SR108 (BR1827) - S. Meredith, D. Douglas

Designate February 2, 2024, as Wear Red Day to raise awareness about cardiovascular disease and women's health.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 31, 2024 - to Senate Floor
Feb 01, 2024 - adopted by voice vote

SR109 (BR1496) - M. Deneen

Recognize February 26 to March 1, 2024, as Public Schools Week.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 31, 2024 - to Senate Floor

Feb 26, 2024 - adopted by voice vote

SR110 (BR1865) - M. Wilson

Adjourn in honor and loving memory of James Henry Holland.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 31, 2024 - to Senate Floor
Feb 01, 2024 - adopted by voice vote

SCR111 (BR1841) - J. Turner, L. Tichenor, G. Boswell, G. Elkins, R. Mills, A. Southworth, B. Storm, D. Thayer, S. West, P. Wheeler, G. Williams, M. Wilson, M. Wise

Call upon Governor Andy Beshear to support Texas Governor Greg Abbott in securing the Texas border.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 01, 2024 - to State & Local Government (S)

SR112 (BR1624) - R. Webb, S. West, J. Carpenter, D. Carroll, G. Elkins, J. Howell, R. Mills, B. Storm, J. Turner, P. Wheeler, M. Wise

Honor the work of the Kentucky Main Street Program and its participating communities.

Jan 29, 2024 - introduced in Senate; to Committee on Committees (S)
Jan 31, 2024 - to Senate Floor
Feb 08, 2024 - adopted by voice vote

SR113 (BR1868) - B. Storm

Recognize and honor the life-saving actions of Corporal Ben Webb.

Jan 30, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 01, 2024 - to Senate Floor
Feb 16, 2024 - adopted by voice vote

SR114 (BR1767) - G. Neal

Honor former Kentucky State University basketball star Gerald Cunningham upon the occasion of his recent induction into the Small College Basketball Hall of Fame.

Jan 30, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 01, 2024 - to Senate Floor
Feb 16, 2024 - adopted by voice vote

SR115 (BR1835) - R. Mills, P. Wheeler, R. Girdler, J. Howell, B. Storm, L. Tichenor, J. Turner, S. West, G. Williams, M. Wilson, M. Wise

Recognize and denounce the persecution of Christians around the world; call on the federal government to champion the cause of international religious freedom for all.

Jan 30, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 01, 2024 - to Senate Floor
Feb 07, 2024 - adopted by voice vote

SR116 (BR1836) - B. Smith, J. Carpenter, G. Boswell, D. Carroll, D. Douglas, J. Howell, A. Mays Bledsoe, S. Meredith, R. Mills, M. Nemes, J. Schickel

Urge Governor Andy Beshear to support Texas Governor Greg Abbott in securing the Texas border.

Jan 30, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 01, 2024 - to State & Local Government (S)

SR117 (BR1862) - M. Wilson

Adjourn in honor and loving memory of Judith "Judy" Allen.

Jan 31, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 02, 2024 - to Senate Floor; adopted by voice vote

SR118 (BR1612) - W. Westerfield

Recognize and commend the National Conference of State Legislatures on its 50th anniversary in 2025.

Jan 31, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 02, 2024 - to Senate Floor
Mar 28, 2024 - adopted by voice vote

SJR119 (BR1788) - R. Girdler

Direct the Transportation Cabinet to designate the Reverend C.E. Jacobs Memorial Bridge in Pulaski County.

Jan 31, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 02, 2024 - to Transportation (S)

SJR120 (BR340) - A. Southworth

Direct the creation of the Public Bank Task Force to study the establishment of one or more public banks in Kentucky; outline task force duties and members; require the task force to meet monthly during the 2024 Interim and to submit findings and recommendations to the Legislative Research Commission by December 1, 2024; require the executive branch to assist the task force.

Jan 31, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 02, 2024 - to Banking & Insurance (S)

SR121 (BR1860) - B. Storm

Adjourn in honor and loving memory of Jeannie Hensley George.

Feb 01, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 05, 2024 - to Senate Floor
Feb 16, 2024 - adopted by voice vote

SR122 (BR1908) - G. Williams, C. McDaniel, S. Funke Frommeyer, J. Schickel, D. Thayer

Adjourn in honor and loving memory of Kara Renae Hanks.

Feb 01, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 05, 2024 - to Senate Floor
Feb 09, 2024 - adopted by voice vote

SR123 (BR1912) - J. Turner, P. Wheeler, G. Boswell, J. Carpenter, D. Carroll, M. Deneen, D. Douglas, G. Elkins, S. Funke Frommeyer, R. Girdler,

D. Givens, J. Howell, S. Meredith, R. Mills, M. Nemes, J. Schickel, B. Smith, A. Southworth, B. Storm, D. Thayer, L. Tichenor, S. West, G. Williams, M. Wilson, M. Wise

Call upon Governor Andy Beshear to support Texas Governor Greg Abbott in securing the Texas border.

Feb 01, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 05, 2024 - to Senate Floor
Feb 06, 2024 - adopted by voice vote

SR124 (BR1943) - J. Higdon, S. Meredith

Honor George Smith on being named pastor emeritus of First Baptist Church in Leitchfield.

Feb 05, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 07, 2024 - to Senate Floor
Feb 23, 2024 - adopted by voice vote

SR125 (BR1944) - S. Meredith

Honor Charlotte Whittaker, AARP Kentucky Volunteer State President, upon her retirement.

Feb 05, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 07, 2024 - to Senate Floor
Feb 08, 2024 - adopted by voice vote

SR126 (BR1941) - R. Stivers

Honor and celebrate Teddy Abrams and the Louisville Orchestra for winning their first Grammy Award.

Feb 05, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 07, 2024 - to Senate Floor
Feb 28, 2024 - adopted by voice vote

SR127 (BR1790) - G. Neal

Commend The Links, Incorporated for their impressive history of community service.

Feb 05, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 07, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR128 (BR1864) - M. Wilson

Adjourn in honor and loving memory of Harold Tate Hanks.

Feb 06, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 08, 2024 - to Senate Floor
Feb 12, 2024 - adopted by voice vote

SR129 (BR566) - S. Meredith

Confirm the appointment of Jeff Raymer to the Fish and Wildlife Commission for a term expiring on December 31, 2026.

Feb 06, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 08, 2024 - to Natural Resources & Energy (S)
Apr 15, 2024 - taken from Natural Resources & Energy (S); to Senate Floor; posted for passage in the Regular Orders of the Day for Monday, April 15,

2024 ; adopted 37-0

SR130 (BR1856) - W. Westerfield, D. Harper Angel

Recognize October 2024 as Domestic Violence Awareness Month.

Feb 06, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 08, 2024 - to Senate Floor
Mar 21, 2024 - adopted by voice vote

SR131 (BR1975) - S. West

Recognize February, 2024, as Career and Technical Education Month and February 13, 2024, as Career and Technical Education Student Leadership Day.

Feb 07, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 09, 2024 - to Senate Floor
Feb 13, 2024 - adopted by voice vote

SJR132 (BR1602) - R. Stivers

Direct the Council on Postsecondary Education to conduct a study on transforming the Hazard Community and Technical College into a four-year, residential university; require the results of the study to be submitted to the Legislative Research Commission by December 1, 2024.

Feb 08, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 12, 2024 - to Education (S)
Mar 11, 2024 - taken from Education (S); 1st reading ; returned to Education (S)

Mar 12, 2024 - taken from Education (S); 2nd reading ; returned to Education (S)

Mar 14, 2024 - reported favorably, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 15, 2024

Mar 15, 2024 - 3rd reading, passed 38-0 ; received in House ; to Committee on Committees (H)
Mar 22, 2024 - to Education (H)
Mar 26, 2024 - reported favorably, 1st reading, to Calendar
Mar 27, 2024 - 2nd reading, to Rules
Mar 28, 2024 - taken from Rules ; placed in the Orders of the Day
Apr 12, 2024 - 3rd reading, adopted 95-0 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 16, 2024 - signed by Governor

SR133 (BR1810) - G. Neal

Recognize February 13, 2024, as Kappa Alpha Psi Day in Kentucky.

Feb 08, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 12, 2024 - to Senate Floor
Feb 13, 2024 - adopted by voice vote

SR134 (BR1688) - G. Neal

Recognize February 15, 2024, as Omega Psi Phi Day in Kentucky.

Feb 08, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 12, 2024 - to Senate Floor
Feb 15, 2024 - adopted by voice vote

SR135 (BR1939) - G. Williams

Commemorate and honor the life of D. Louis Mitchell Jr.

Feb 08, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 12, 2024 - to Senate Floor
Feb 21, 2024 - adopted by voice vote

SR136 (BR1671) - D. Givens

Recognize the achievements of former Speaker of the Kentucky House of Representatives Bobby Richardson; encourage the General Assembly, in a future session, to direct the Transportation Cabinet to designate a state highway in Barren County in his honor.

Feb 08, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 12, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR137 (BR1910) - A. Mays Bledsoe, D. Carroll, M. Deneen

Recognize April 2024 as Autism Acceptance and Awareness Month.

Feb 08, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 12, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SJR138 (BR1914) - D. Harper Angel, G. Neal

Direct the creation of the Homestead Exemption Task Force to study the expansion of the homestead exemption; outline task force duties and members; require the task force to meet monthly during the 2024 Interim and to submit findings and recommendations to the Legislative Research Commission by December 1, 2024; require the executive branch to assist the task force.

Feb 09, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 12, 2024 - to Appropriations & Revenue (S)

SR139 (BR2023) - M. Wise, J. Howell

Recognize September 2024 as Childhood Cancer Awareness Month.

Feb 12, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 14, 2024 - to Senate Floor; adopted by voice vote

SJR140 (BR1307) - D. Carroll

Direct the Public Service Commission to make all staffing, organizational, and administrative preparations necessary to be ready to discharge its regulatory duties relating to applications for the siting and construction of nuclear energy facilities in the Commonwealth, including but limited to conducting a survey of nuclear regulatory staff in other states, contracting with personnel with expertise in nuclear regulatory matters to be available to assist immediately with any nuclear siting or construction applications that may be filed with the commission, providing for the training of existing staff on nuclear siting and

construction issues, amending the administrative regulations promulgated by the commission to require that electric utilities consider all generation resources, including nuclear resources, when developing their triennial integrated resource plans, and reviewing all other administrative regulations promulgated by the commission to ensure that there are no impediments to the effective regulation of nuclear facilities or any obstructions to the development of the nuclear ecosystem in the Commonwealth.

Feb 12, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 14, 2024 - to Natural Resources & Energy (S)
Feb 21, 2024 - reported favorably, 1st reading, to Calendar

Feb 22, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, February 26, 2024
Feb 26, 2024 - 3rd reading, adopted 34-0

Feb 27, 2024 - received in House ; to Committee on Committees (H)

Mar 06, 2024 - to Natural Resources & Energy (H)

Mar 14, 2024 - reported favorably, 1st reading, to Calendar

Mar 15, 2024 - 2nd reading, to Rules
Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - 3rd reading, passed 94-0

Mar 25, 2024 - received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 04, 2024 - signed by Governor

SR141 (BR1965) - R. Thomas

Adjourn in honor and celebration of Glendell Bennett on the occasion of his 100th birthday.

Feb 12, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 14, 2024 - to Senate Floor
Feb 16, 2024 - adopted by voice vote

SCR142 (BR993) - L. Tichenor, M. Deneen, M. Nemes, A. Southworth

Direct the Legislative Research Commission to establish the Efficient and Effective School District Governance Task Force; outline task force duties; require the task force to submit any recommendations and changes the task force may adopt by December 1, 2024; establish membership; require the task force to meet at least twice per month; require the Legislative Research Commission to provide needed staff and to determine meeting locations; authorize the commission to enter into contracts for consultants to assist the task force in its duties.

Feb 12, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 14, 2024 - to Education (S)

SR143 (BR2021) - D. Yates

Recognize and honor Ohio Valley Wrestling and the producers of the Netflix documentary "Wrestlers."

Feb 12, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 14, 2024 - to Senate Floor
Feb 16, 2024 - adopted by voice vote

SR144 (BR2028) - R. Stivers

Adjourn in honor and loving memory of Paul Martin Rose.

Feb 12, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 14, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR145 (BR2034) - J. Adams

Recognize February 14, 2024, as Advanced Practice Registered Nurse Day in Kentucky.

Feb 13, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 14, 2024 - to Senate Floor; adopted by voice vote

SR146 (BR2009) - D. Givens

Adjourn in honor and loving memory of Karen W. Briggs.

Feb 13, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 15, 2024 - to Senate Floor
Feb 27, 2024 - adopted by voice vote

SR147 (BR2026) - S. Meredith

Designating March 2024 as Colorectal Cancer Awareness Month in Kentucky.

Feb 13, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 15, 2024 - to Senate Floor
Feb 29, 2024 - adopted by voice vote

SR148 (BR2022) - R. Thomas

Adjourn in honor and loving memory of Carolyn Marie Davenport Allen.

Feb 14, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 15, 2024 - to Senate Floor
Feb 16, 2024 - adopted by voice vote

SJR149 (BR1921) - B. Smith, G. Elkins, S. West

Direct the Energy and Environment Cabinet to provide guidance and consult with entities that discharge into the waters of the Commonwealth on the best management practice for perfluoroalkyl and polyfluoroalkyl substances (PFAS).

Feb 14, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 20, 2024 - to Natural Resources & Energy (S)
Feb 28, 2024 - reported favorably, 1st reading, to Calendar
Feb 29, 2024 - 2nd reading, to Rules
Mar 01, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 04, 2024
Mar 04, 2024 - passed over and retained in the Orders of the Day
Mar 05, 2024 - 3rd reading, adopted 38-0
Mar 06, 2024 - received in House ; to Committee on Committees (H)
Mar 13, 2024 - to Natural Resources

& Energy (H)
Mar 14, 2024 - reported favorably, 1st reading, to Calendar
Mar 15, 2024 - 2nd reading, to Rules
Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024
Mar 28, 2024 - 3rd reading, passed 93-0; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 05, 2024 - signed by Governor

SR150 (BR2077) - D. Yates

Adjourn the Senate in honor and loving memory of Colonel Eric L. Nelson.

Feb 15, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 20, 2024 - to Senate Floor
Feb 29, 2024 - adopted by voice vote

SR151 (BR1529) - D. Givens

Commemorate the 78th Southern Legislative Conference of The Council of State Governments Southern Office.

Feb 15, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 20, 2024 - to Senate Floor
Feb 21, 2024 - adopted by voice vote

SR152 (BR1798) - R. Webb, P. Wheeler

Adjourn the Senate in recognition and celebration of Minnie Adkins' 90th birthday.

Feb 15, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 20, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR153 (BR2080) - M. Nemes

Adjourning the Senate in honor of 2023-2024 Kentucky Optometric Association President, Dr. Joseph Hammond.

Feb 16, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 20, 2024 - to Senate Floor
Feb 22, 2024 - adopted by voice vote

SR154 (BR2020) - G. Neal

Recognize Alpha Kappa Alpha Sorority Day at the State Capitol on March 14, 2024.

Feb 16, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 20, 2024 - to Senate Floor
Mar 14, 2024 - adopted by voice vote

SR155 (BR2094) - B. Storm, L. Tichenor

Honor and congratulate W. Michael "Mike" and Beverly Yount on the occasion of their 50th wedding anniversary.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor
Feb 21, 2024 - adopted by voice vote

SR156 (BR2152) - J. Higdon

Recognize former Marion County basketball star Franseda Gunn upon her

induction to the 5th Region Athletic Directors Hall of Fame.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to Senate Floor
Feb 28, 2024 - adopted by voice vote

SR157 (BR2148) - J. Higdon

Adjourn the Senate in honor and loving memory of Ray Williams "Roy" Moffit Sr.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to Senate Floor
Feb 27, 2024 - adopted by voice vote

SR158 (BR2145) - M. Wise

Adjourn the Senate in honor and loving memory of Deborah Parrish Gilpin.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR159 (BR1967) - W. Westerfield

Adjourn in honor and loving memory of Kenneth Ray Haggard.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to Senate Floor
Mar 21, 2024 - adopted by voice vote

SR160 (BR2044) - R. Thomas

Recognize the impact Native Americans have made and continue to make in Kentucky's history.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to Senate Floor
Feb 29, 2024 - adopted by voice vote

SR161 (BR1957) - J. Howell

Honor the Mayfield high School Cardinals, 2023 KHSAA Class 2A football champions.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR162 (BR2076) - R. Thomas

Recognize and congratulate Reverend Willis Polk on his retirement after 50 years of ministry and service to the Commonwealth.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to Senate Floor
Mar 08, 2024 - adopted by voice vote

SR163 (BR2146) - S. West

Proclaim March 28, 2024, to be The Garden Club of Frankfort Day in recognition of its 100th anniversary.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to Senate Floor
Mar 05, 2024 - adopted by voice vote

SJR164 (BR2035) - R. Girdler, R. Stivers

Designate the Jim and Mary Jo Sharpe Memorial Bridge in Pulaski County and erect appropriate signage.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to Transportation (S)

SCR165 (BR2068) - K. Berg

Urge the Kentucky congressional delegation to support passage of the National Security Supplemental Appropriations Act to provide funding to support the defense of Ukraine, Israel, and Taiwan.

Feb 20, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 22, 2024 - to State & Local Government (S)

SJR166 (BR2151) - P. Wheeler

Direct the Transportation Cabinet to include Richie Weems and the Continental Five on the Country Music Highway and place signs on US Highway 23 in Pike County denoting the designation.

Feb 21, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 23, 2024 - to Transportation (S)

SR167 (BR2116) - P. Wheeler, J. Schickel, J. Adams, C. Armstrong, K. Berg, G. Boswell, J. Carpenter, D. Carroll, M. Deneen, D. Douglas, G. Elkins, S. Funke Frommeyer, R. Girdler, D. Givens, D. Harper Angel, J. Higdon, J. Howell, A. Mays Bledsoe, C. McDaniel, S. Meredith, R. Mills, G. Neal, M. Nemes, A. Southworth, R. Stivers, D. Thayer, R. Thomas, L. Tichenor, J. Turner, R. Webb, S. West, W. Westerfield, G. Williams, M. Wilson, M. Wise, D. Yates

Adjourn in honor and loving memory of Jessie "Jess" J. Adkins.

Feb 21, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 23, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR168 (BR2082) - R. Webb, C. McDaniel, J. Carpenter, M. Deneen, G. Elkins, S. Funke Frommeyer, J. Schickel

Adjourn the Senate in honor and loving memory of former Cincinnati Reds pitcher Don Gullett.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Senate Floor
Mar 28, 2024 - adopted by voice vote

SR169 (BR2147) - M. Wise

Adjourn in honor and loving memory of Robert Regan "Bob" Moss.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SJR170 (BR2087) - D. Givens, M. Wilson, J. Adams, R. Stivers, D. Thayer

Direct the Council on Postsecondary Education to conduct a study on expanding postbaccalaureate program offerings at comprehensive universities; consult with each president of a comprehensive university to consider a regional economic development or workforce development need that may be met by a postbaccalaureate program.

SJR170 - AMENDMENTS

HCS1 - Retain all original provisions; require that the study include an evaluation of establishing the following postbaccalaureate programs: a veterinary medicine program at Murray State University, doctoral programs to obtain an R2 "High Research Activity" designation at Western Kentucky University, and a doctoral program for professional practice and licensure in osteopathic medicine at Eastern Kentucky University.
HFA1(M. Imes) - Retain all original provisions and expand the scope of the studies to include expanding postbaccalaureate program offerings to include the University of Kentucky and the University of Louisville.
HFA2(M. Imes) - Make title amendment.

Feb 22, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Education (S)
Mar 07, 2024 - reported favorably, 1st reading, to Calendar
Mar 08, 2024 - 2nd reading, to Rules
Mar 11, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 12, 2024
Mar 12, 2024 - 3rd reading, adopted 28-9-1
Mar 13, 2024 - received in House ; to Committee on Committees (H)
Mar 15, 2024 - to Education (H)
Mar 21, 2024 - taken from Education (H); 1st reading ; returned to Education (H)
Mar 22, 2024 - taken from Education (H); 2nd reading ; returned to Education (H)
Mar 26, 2024 - reported favorably, to Rules with Committee Substitute (1); floor amendment (1) filed to Committee Substitute , floor amendment (2-title) filed to bill
Mar 27, 2024 - taken from Rules ; placed in the Orders of the Day
Apr 12, 2024 - 3rd reading, adopted with Committee Substitute (1) 85-7; received in Senate ; to Rules (S); posted for passage for concurrence in House Committee Substitute (1)
Apr 15, 2024 - Senate concurred in House Committee Substitute (1) ; adopted 37-0; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 17, 2024 - signed by Governor

SR171 (BR2316) - M. Wilson

Honor the Rotary Club of Elkton and recognize its 100 years of service.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR172 (BR2056) - P. Wheeler

Adjourn the Senate in honor and loving memory of Doug Brewer.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR173 (BR2060) - C. Armstrong

Recognize March 15 as National Preschool Teacher Appreciation Day.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Senate Floor
Mar 15, 2024 - adopted by voice vote

SR174 (BR2276) - M. Wise

Honor the Taylor County High School Lady Cardinals, the 2024 KHSAA Girls' Wrestling champions.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Senate Floor; adopted by voice vote

SJR175 (BR1996) - D. Thayer, D. Douglas, G. Elkins, R. Mills, B. Storm, L. Tichenor, R. Webb, G. Williams

Direct the Public Service Commission to promulgate emergency administrative regulations on utility pole attachments for broadband service providers that will address the backlog of pole attachment requests and establish parameters for preventing delays and backlogs of requests in the future; require the Public Service Commission to open a docket to receive comments and requests from affected parties and issue a quarterly report to the Legislative Research Commission beginning September 30, 2024; EMERGENCY.

SJR175 - AMENDMENTS

HCS1 - Retain original provisions; require the emergency regulations to pertain to pole attachment requests for unserved and underserved areas associated with the BEAD Program and other government-funded broadband initiatives; allow small telephone service providers to participate in docket on utility pole attachment issues; require the administrative regulations promulgated by the Public Service Commission in effect be tiered and apply to pole attachment requests that do not extend service to unserved and underserved areas of the Commonwealth.
HCA1(P. Pratt) - Make title amendment.
HFA1(P. Pratt) - Increase the time for the Public Service Commission to promulgate emergency administrative regulations from 45 to 60 days; delete requirement to maintain separate administrative regulations for non-BEAD related requests for pole attachments; direct the Public Service Commission to tailor the administrative regulations to the buildout in unserved and underserved areas of the Commonwealth and not to burden service in areas of the Commonwealth already served by broadband.

Feb 21, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 23, 2024 - to Natural Resources & Energy (S)
Feb 28, 2024 - reported favorably, 1st reading, to Calendar
Feb 29, 2024 - 2nd reading, to Rules ;

posted for passage in the Regular Orders of the Day for Friday, March 01, 2024

Mar 01, 2024 - 3rd reading, adopted 33-0
Mar 04, 2024 - received in House ; to Committee on Committees (H)
Mar 05, 2024 - to Small Business & Information Technology (H)
Mar 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)
Mar 07, 2024 - 2nd reading, to Rules
Mar 13, 2024 - floor amendment (1) filed to Committee Substitute
Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024
Mar 22, 2024 - 3rd reading, adopted 94-0 with Committee Substitute (1), Floor Amendment (1) and Committee Amendment (1-title)
Mar 25, 2024 - received in Senate ; to Rules (S)
Mar 26, 2024 - posted for passage for concurrence in House Floor Amendment (1), Committee Substitute (1) and Committee Amendment (1-title)
Mar 27, 2024 - Senate concurred in House Committee Substitute (1) and Floor Amendment (1) ; adopted 36-0 with Committee Substitute (1), Floor Amendment (1) and Committee Amendment (1-title) ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House; delivered to Governor
Apr 04, 2024 - signed by Governor

SJR176 (BR1681) - M. Wise, M. Wilson, S. Funke Frommeyer

Establish the Workforce Attraction and Retention Task Force; list duties and members of the task force; require the task force to meet monthly during the 2024 Interim of the General Assembly; require the Cabinet for Economic Development to hire the consulting and strategic firm and provide a report to the task force by November 1, 2024; require the task force to submit a report by December 1, 2024, for referral to the appropriate committee or committees by December 31, 2024; EMERGENCY.

Feb 23, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 26, 2024 - to Economic Development, Tourism, & Labor (S)
Mar 12, 2024 - taken from Economic Development, Tourism, & Labor (S); 1st reading ; returned to Economic Development, Tourism, & Labor (S)
Mar 13, 2024 - taken from Economic Development, Tourism, & Labor (S); 2nd reading ; returned to Economic Development, Tourism, & Labor (S)
Mar 14, 2024 - reported favorably, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 15, 2024
Mar 15, 2024 - 3rd reading, passed 37-1 ; received in House ; to Committee on Committees (H); to Economic Development & Workforce Investment (H)
Mar 21, 2024 - reported favorably, 1st reading, to Calendar
Mar 22, 2024 - 2nd reading, to Rules
Mar 26, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 27, 2024
Apr 12, 2024 - 3rd reading, passed

95-1 ; received in Senate ; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 18, 2024 - Vetoed

SR177 (BR2231) - G. Williams

Honor Chief Greg Estes on being named the 2023 Kentucky Volunteer Fire Chief of the Year.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Senate Floor
Mar 01, 2024 - adopted by voice vote

SR178 (BR2380) - J. Adams

Adjourn in honor and loving memory of radio broadcaster Bob Edwards.

Feb 26, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - to Senate Floor
Mar 22, 2024 - adopted by voice vote

SJR179 (BR2265) - R. Stivers

Direct the Kentucky Community and Technical College System to report findings and present action steps on improving and advancing the system to the Legislative Research Commission by December 1, 2024.

SJR179 - AMENDMENTS

HCS1 - Retain original provisions; require the analysis completed be submitted to the Legislative Research Commission by December 10, 2024, rather than December 1, 2024.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Education (S)
Mar 11, 2024 - taken from Education (S); 1st reading ; returned to Education (S)
Mar 12, 2024 - taken from Education (S); 2nd reading ; returned to Education (S)
Mar 14, 2024 - reported favorably, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 15, 2024
Mar 15, 2024 - 3rd reading, passed 38-0 ; received in House ; to Committee on Committees (H)
Mar 22, 2024 - to Education (H)
Mar 26, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 27, 2024 - 2nd reading, to Rules
Mar 28, 2024 - taken from Rules ; placed in the Orders of the Day
Apr 12, 2024 - 3rd reading, adopted 95-0 with Committee Substitute (1) ; received in Senate ; to Rules (S); posted for passage for concurrence in House Committee Substitute (1)
Apr 15, 2024 - Senate concurred in House Committee Substitute (1) ; adopted 37-0; enrolled, signed by President of the Senate ; enrolled, signed by Speaker of the House ; delivered to Governor
Apr 19, 2024 - signed by Governor

SR180 (BR2387) - B. Storm

Adjourn in honor and loving memory of Gustave Edward LaFontaine Jr.

Feb 27, 2024 - introduced in Senate;

to Committee on Committees (S)
Feb 29, 2024 - to Senate Floor
Mar 08, 2024 - adopted by voice vote

SR181 (BR1867) - B. Storm

Adjourn in honor and recognition of Lorna Patches.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - adopted by voice vote

SR182 (BR2341) - R. Girdler

Adjourn in honor and loving memory of Doug Rice.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Senate Floor
Mar 07, 2024 - adopted by voice vote

SR183 (BR2407) - B. Storm

Honor the Rockcastle County High School cheerleaders, 2024 National High School Cheerleading Championship, Super Large DII Non-Tumbling Game Day Division, National Champions.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 28, 2024 - adopted by voice vote

SR184 (BR2349) - A. Mays Bledsoe

Recognize and honor Lesley Gilpin as Kentucky's first National Board Certified school social worker.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Senate Floor
Mar 05, 2024 - adopted by voice vote

SR185 (BR2350) - A. Mays Bledsoe

Designate March 3 to 9, 2024, as School Social Work Week in the Commonwealth of Kentucky.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Senate Floor
Mar 05, 2024 - adopted by voice vote

SR186 (BR2381) - D. Thayer, R. Stivers

Adjourn in honor and loving memory of Billy Wayne Hicks.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Senate Floor
Mar 22, 2024 - adopted by voice vote

SCR187 (BR2284) - S. Meredith, D. Douglas

Establish the Health Care Disparities Task Force; establish task force membership; require task force to submit findings and recommendations to the Legislative Research Commission by December 1, 2024.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Health Services (S)
Mar 22, 2024 - reported favorably, 1st reading, to Calendar
Mar 25, 2024 - 2nd reading, to Rules

SJR188 (BR2410) - P. Wheeler

Direct the Transportation Cabinet to designate a portion of Kentucky Route 292 in Martin County as the PFC Larry Gene Ratliff Memorial Highway.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Transportation (S)

SCR189 (BR2352) - D. Yates, D. Harper Angel, C. Armstrong, D. Carroll, S. Funke Frommeyer, A. Mays Bledsoe, G. Neal, B. Storm, L. Tichenor

Establish the Foster Care and Adoption Efficiency Task Force to examine the foster care system, evaluate timeframes and guidelines once a child comes into state custody, review barriers to foster care homes, and review funding to foster care placements; establish task force membership; require the task force to submit any findings and recommendations to the Legislative Research Commission by December 1, 2024.

Feb 27, 2024 - introduced in Senate; to Committee on Committees (S)
Feb 29, 2024 - to Families & Children (S)

SJR190 (BR2424) - G. Neal

Direct the Transportation Cabinet to designate a portion of Kentucky Route 2049 in Jefferson County as the Cozy and Linnes Chester Memorial Highway.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Transportation (S)

SR191 (BR2411) - R. Thomas

Mar 05-WITHDRAWN

SJR192 (BR2420) - P. Wheeler

Direct the Transportation Cabinet to designate the Representative Hubert and Bea Collins Memorial Bridges in Johnson County.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Transportation (S)

SR193 (BR2413) - S. West

Adjourn in honor and loving memory of Ernest "Ernie" Lynn King.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SJR194 (BR2399) - G. Williams, S. Funke Frommeyer, J. Schickel

Urge the United States Congress and the Kentucky Congressional delegation to designate Big Bone Lick State Historic Site as a national historical park; direct the Kentucky Tourism, Arts and Heritage Cabinet to work in conjunction with the United States Congress and the United States Department of the Interior to facilitate this designation.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)

Mar 01, 2024 - to Economic Development, Tourism, & Labor (S)
Mar 12, 2024 - taken from Economic Development, Tourism, & Labor (S); 1st reading ; returned to Economic Development, Tourism, & Labor (S)
Mar 13, 2024 - taken from Economic Development, Tourism, & Labor (S); 2nd reading ; returned to Economic Development, Tourism, & Labor (S)
Mar 14, 2024 - reported favorably, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 15, 2024
Mar 15, 2024 - 3rd reading, passed 37-1 ; received in House ; to Committee on Committees (H)

Mar 26, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Mar 27, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H)

SJR195 (BR2397) - J. Turner

Direct the Transportation Cabinet to designate the L.G. Frazier Memorial Bridge on Kentucky Route 122 in Floyd County.

Feb 28, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 01, 2024 - to Transportation (S)

SR196 (BR2412) - R. Thomas

Honor Dr. Patrick McGrath upon the occasion of his retirement from the University of Kentucky Markey Cancer Center.

Feb 29, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 04, 2024 - to Senate Floor
Mar 14, 2024 - adopted by voice vote

SR197 (BR2415) - D. Thayer

Adjourn in honor and loving memory of Rand Leslie Marshall.

Feb 29, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 04, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR198 (BR2429) - J. Adams

Recognize March 2024 as Irish American Heritage Month.

Mar 01, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 04, 2024 - to Senate Floor
Mar 05, 2024 - adopted by voice vote

SR199 (BR2408) - B. Storm

Adjourn in honor and loving memory of William "Bill" Smith.

Mar 04, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 06, 2024 - to Senate Floor
Mar 08, 2024 - adopted by voice vote

SR200 (BR2386) - J. Adams

Honor the 40th anniversary of the Kentucky Center for the Performing Arts.

Mar 04, 2024 - introduced in Senate;

to Committee on Committees (S)
Mar 06, 2024 - to Senate Floor
Mar 12, 2024 - adopted by voice vote

SR201 (BR2435) - R. Thomas

Recognize and commend Elaine Allen, LLC as the first African American-owned construction company in Lexington.

Mar 05, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 07, 2024 - to Senate Floor
Mar 13, 2024 - adopted by voice vote

SR202 (BR2430) - G. Neal

Recognize April 11 to 17, 2024, as Black Maternal Health Week in Kentucky.

Mar 05, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 07, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR203 (BR2439) - S. Funke Frommeyer

Honor the extraordinary service of Charles R. Blackmar Jr. to the Commonwealth of Kentucky upon his retirement as Chief of Police of Augusta, Kentucky.

Mar 05, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 07, 2024 - to Senate Floor
Mar 11, 2024 - adopted by voice vote

SR204 (BR2441) - R. Stivers

Adjourn in honor and loving memory of Joann Mefford Schrader.

Mar 06, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 08, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR205 (BR2446) - D. Carroll

Adjourn in honor and loving memory of the life and legacy of Mary Armstrong Hammond.

Mar 08, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR206 (BR2045) - J. Howell

Adjourn the Senate in honor and loving memory of Larry Hurt.

Mar 08, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 11, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR207 (BR2436) - G. Neal, D. Yates, J. Adams, C. Armstrong, K. Berg, G. Boswell, J. Carpenter, D. Carroll, M. Deneen, D. Douglas, G. Elkins, S. Funke Frommeyer, R. Girdler, D. Givens, D. Harper Angel, J. Howell, A. Mays Bledsoe, C. McDaniel, S. Meredith, R. Mills, M. Nemes, B. Smith, A. Southworth, R. Stivers, B. Storm, D. Thayer, R. Thomas, L. Tichenor, J. Turner, R. Webb, S. West, W. Westerfield, P. Wheeler, G. Williams, M. Wilson, M. Wise

Recognize and commend the

Louisville Fire Department rescue squad that executed a rescue on the Clark Memorial Bridge, and the Louisville Metro Police and emergency medical services personnel that responded to the scene.

Mar 08, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 11, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR208 (BR2456) - D. Douglas

Recognize March 18, 2024, as Natural Gas Utility Worker Appreciation Day in Kentucky.

Mar 11, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 13, 2024 - to Senate Floor
Mar 15, 2024 - adopted by voice vote

SR209 (BR2450) - R. Girdler

Honor Marsha Van Hook for her advocacy on behalf of people with disabilities.

Mar 11, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 13, 2024 - to Senate Floor; adopted by voice vote

SR210 (BR2454) - G. Neal

Recognize March 12, 2024, as Bow Tie Day in the Senate.

Mar 11, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 12, 2024 - adopted by voice vote

SR211 (BR1478) - R. Thomas

Adjourn in honor and loving memory of Dr. Michael Louis Scott Sr.

Mar 11, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 13, 2024 - to Senate Floor
Mar 22, 2024 - adopted by voice vote

SR212 (BR2445) - J. Howell

Honor Dr. Harry Ward for his dedication and service to animals and his community.

Mar 11, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 13, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR213 (BR2452) - S. Meredith

Recognize March 21, 2024, as World Down Syndrome Day in Kentucky.

Mar 12, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 14, 2024 - to Senate Floor
Mar 21, 2024 - adopted by voice vote

SR214 (BR2463) - B. Storm

Adjourn in honor and loving memory of Janet Sue Roundtree.

Mar 12, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 14, 2024 - to Senate Floor
Mar 22, 2024 - adopted by voice vote

SR215 (BR2461) - R. Webb, S. West

Honor the cadets of Lewis County High School 2024 JROTC Precision Shooting Team.

Mar 12, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 13, 2024 - adopted by voice vote

SR216 (BR2460) - R. Webb

Honor the Greenup County High School cheerleaders, 2024 Universal Cheerleaders Association national and world champions.

Mar 12, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 13, 2024 - adopted by voice vote

SR217 (BR2455) - G. Elkins

Recognize April 19, 2024, as Education and Sharing Day.

Mar 12, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 14, 2024 - to Senate Floor
Mar 25, 2024 - adopted by voice vote

SR218 (BR1198) - L. Tichenor, S. Funke Frommeyer, R. Mills, A. Southworth, D. Thayer, P. Wheeler, M. Wise

Oppose the United States' participation in the World Health Organization's Pandemic Agreement.

Mar 12, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 14, 2024 - to Senate Floor
Mar 27, 2024 - adopted by voice vote

SR219 (BR2453) - G. Elkins

Adjourn in honor and loving memory of LaDonna Lynn Koebel.

Mar 13, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 14, 2024 - adopted by voice vote

SR220 (BR2465) - B. Storm

Adjourn in honor and loving memory of Jimmy Maurice Lawson.

Mar 13, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 15, 2024 - to Senate Floor
Mar 22, 2024 - adopted by voice vote

SR221 (BR2466) - G. Elkins

Honor the Montgomery County High School Mock Trial Team, the 2024 Kentucky High School Mock Trial State Champion.

Mar 14, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Senate Floor; adopted by voice vote

SR222 (BR2431) - D. Douglas

Honor University of Kentucky golfer Laney Frye upon her being names the winner of the prestigious 2023 Edith Cummings Munson Award.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Senate Floor
Mar 26, 2024 - adopted by voice vote

SR223 (BR571) - P. Wheeler

Confirm the reappointment of Scott C. Wilhoit as commissioner of the Department of Workers' Claims.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Economic Development, Tourism, & Labor (S)
Apr 15, 2024 - taken from Economic Development, Tourism, & Labor (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR224 (BR537) - P. Wheeler

Confirm the appointment of Phillipe W. Rich as an administrative law judge in the Department of Workers' Claims.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Economic Development, Tourism, & Labor (S)
Apr 15, 2024 - taken from Economic Development, Tourism, & Labor (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR225 (BR539) - P. Wheeler

Confirm the reappointment of Douglas W. Gott as an administrative law judge in the Department of Workers' Claims.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Economic Development, Tourism, & Labor (S)
Apr 15, 2024 - taken from Economic Development, Tourism, & Labor (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR226 (BR542) - P. Wheeler

Confirm the reappointment of Marc Christopher Davis as administrative law judge in the Department of Workers' Claims for a term expiring December 31, 2027.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Economic Development, Tourism, & Labor (S)
Apr 15, 2024 - taken from Economic Development, Tourism, & Labor (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR227 (BR543) - P. Wheeler

Confirm the reappointment of Grant Stewart Roark as administrative law judge in the Department of Workers' Claims.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Economic Development, Tourism, & Labor (S)
Apr 15, 2024 - taken from Economic Development, Tourism, & Labor (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR228 (BR541) - P. Wheeler

Confirm the reappointment of Kenneth Carl Smith, III as an administrative law judge in the Department of Workers' Claims.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Economic Development, Tourism, & Labor (S)
Apr 15, 2024 - taken from Economic Development, Tourism, & Labor (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR229 (BR512) - P. Wheeler

Confirm the appointment of Rhonda Jennings Blackburn to the Morehead State University Board of Regents for a term expiring June 30, 2028.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Education (S)
Apr 12, 2024 - taken from Education (S); to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR230 (BR551) - P. Wheeler

Confirm the reappointment of Scott M. Miller as a member of the Kentucky Workers' Compensation Board for a term expiring January 4, 2028.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Economic Development, Tourism, & Labor (S)
Apr 15, 2024 - taken from Economic Development, Tourism, & Labor (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR231 (BR540) - P. Wheeler

Confirm the reappointment of Jonathan Robert Weatherby as an administrative law judge in the Department of Workers Claims for a term expiring December 31, 2027.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Economic Development, Tourism, & Labor (S)
Apr 15, 2024 - taken from Economic Development, Tourism, & Labor (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR232 (BR2063) - R. Webb

Honor WGOH and WUGO radio stations for 65 years of service to Carter County.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SCR233 (BR2432) - A. Southworth

Direct the Legislative Research Commission to study the effect of administrative regulations on the Commonwealth of Kentucky; require findings to be reported to the Interim

Joint Committee on State Government by December 1, 2025.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Licensing & Occupations (S)

SR234 (BR2472) - M. Deneen

Celebrate the 35th anniversary of the Kentucky Lottery.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Senate Floor
Mar 26, 2024 - adopted by voice vote

SR235 (BR570) - J. Carpenter, R. Girdler

Confirm the reappointment of Sharon P. Clark as commissioner of the Department of Insurance within the Public Protection Cabinet.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Banking & Insurance (S)

Apr 15, 2024 - taken from Banking & Insurance (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 37-1

SR236 (BR531) - C. McDaniel

Confirm the appointment of Candace McGraw to the Kentucky Community and Technical College System Board of Regents for a term expiring July 21, 2029.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Education (S)
Apr 12, 2024 - taken from Education (S); to Senate Floor

Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR237 (BR516) - C. McDaniel

Confirm the reappointment of Ashley Flaughner Himes to the Northern Kentucky University Board of Regents for a term expiring June 30, 2029.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Education (S)
Apr 12, 2024 - taken from Education (S); to Senate Floor

Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR238 (BR2469) - D. Thayer, J. Schickel

Urge the United States Congress to fund the Horseracing Integrity and Safety Authority (HISA) through federal appropriation rather than assessment fees charged to states and race tracks.

Mar 15, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 21, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR239 (BR2475) - C. McDaniel

Honor the Calvary Christian School and recognize its 50 years of service.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR240 (BR2480) - G. Neal

Honor the Simmons College of Kentucky Lady Falcons, 2024 NCCAA Division II basketball champions.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR241 (BR2479) - G. Neal

Recognize Tori Murden McClure for her exemplary accomplishments as an explorer, author, and the President of Spalding University and congratulate her on her retirement.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 25, 2024 - to Senate Floor
Mar 27, 2024 - adopted by voice vote

SR242 (BR2468) - R. Thomas

Honor the Liberty Elementary School track and cross country teams, 2024 Kentucky Track and Cross Country Coaches Association Indoor Elementary State Champions and 2023 Elementary Boys' Cross Country State Champions.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 25, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR243 (BR2477) - R. Thomas

Honor Transylvania University women's basketball Associate Head Coach Hannah Varel, 2024 Women's Basketball Coaches Association National Assistant Coach of the Year.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 25, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR244 (BR2210) - R. Thomas

Honor the Transylvania University Pioneers women's basketball team, 2023 NCAA Division III Champions and 2024 Final Four participants.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 25, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR245 (BR2476) - A. Mays Bledsoe

Honor the Boyle County High School Rebels, 2023 KHSAA Class 4A football champions.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 22, 2024 - adopted by voice vote

SR246 (BR2482) - B. Storm, R. Girdler, R. Stivers

Adjourn in honor and recognition of Mark Haney upon his retirement as president of the Kentucky Farm Bureau.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 25, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR247 (BR2492) - S. Funke Frommeyer, R. Stivers, B. Smith, L. Tichenor, P. Wheeler, G. Williams

Recognize April 18, 2024, as National Lineman Appreciation Day.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 25, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR248 (BR2481) - M. Wise

Recognize October 2024 as National Arts and Humanities Month in Kentucky.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 25, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR249 (BR2443) - G. Elkins

Adjourn in recognition of Conservation Officer Sergeant Rufus Cravens.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 25, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SCR250 (BR2487) - P. Wheeler

Honor the life of Roy Franklin Whitt.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 25, 2024 - to Senate Floor

SR251 (BR2485) - P. Wheeler

Adjourn in honor and loving memory of Beatrice Newsom.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 22, 2024 - adopted by voice vote

SR252 (BR2486) - P. Wheeler

Adjourn in honor and loving memory of Hassel Justice.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 22, 2024 - adopted by voice vote

SCR253 (BR2488) - P. Wheeler

Adjourn the General Assembly in honor and loving memory of Ronald Drake Adams.

Mar 21, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 25, 2024 - to Senate Floor

SR254 (BR2442) - A. Mays Bledsoe

Honor the Delta Epsilon chapter of Delta fraternity Tau Delta at the University of Kentucky on its 100th anniversary.

Mar 22, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 25, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR255 (BR2470) - R. Webb, D. Harper Angel, C. Armstrong, K. Berg, G. Neal, R. Thomas, D. Yates

Recognize March 2024 as Kentucky Women's History Month in the Commonwealth of Kentucky.

Mar 22, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 25, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR256 (BR2494) - A. Mays Bledsoe

Recognize June 14, 2024, as Kentucky Society of Certified Public Accountants Appreciation Day and commemorate the Society on its 100 year anniversary.

Mar 25, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 27, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR257 (BR2459) - B. Storm, C. Armstrong

Honor Reed Sheppard, the Southeastern Conference's Freshman of the Year in men's basketball for 2024.

Mar 25, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 27, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SR258 (BR2496) - J. Howell, M. Wise

Honor and recognize Dr. Donna Hedgepath for her career and commitment to furthering education at Campbellsville University and throughout the Commonwealth of Kentucky.

Mar 25, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 27, 2024 - to Senate Floor
Apr 12, 2024 - adopted by voice vote

SCR259 (BR2474) - D. Thayer

Adjourn the General Assembly until April 12, 2024.

Mar 26, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 27, 2024 - to Senate Floor

SR260 (BR2491) - J. Adams

Honor the Sacred Heart Academy Valkyries, 2024 Girls' Sweet Sixteen Basketball Champions.

Mar 26, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 27, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR261 (BR2497) - G. Elkins

Adjourn in honor and loving memory of Raymond Jasper Wilcox Sr.

Mar 26, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 27, 2024 - to Senate Floor
Mar 28, 2024 - adopted by voice vote

SR262 (BR2471) - S. West

Urge the Kentucky Department of

Military Affairs to explore the opportunities surrounding moving contractor operations currently housed at Bluegrass Station to the Blue Grass Army Depot.

Mar 26, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 27, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR263 (BR2502) - M. Wise

Adjourn in honor and loving memory of Betty Ries Ewing.

Mar 26, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 27, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR264 (BR2500) - G. Boswell

Honor Deborah Ruth Wilson on the occasion of her 50th birthday.

Mar 26, 2024 - introduced in Senate; to Committee on Committees (S)
Mar 27, 2024 - to Senate Floor; adopted by voice vote

SR265 (BR2503) - B. Storm

Adjourn in honor and loving memory of Harry Edward "Eddie" Isaacs.

Mar 27, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR266 (BR2501) - R. Thomas

Honor Transylvania University women's basketball Head Coach Juli Fulks, 2024 Women's Basketball Coaches Association National Coach of the Year.

Mar 27, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR267 (BR2498) - J. Howell

Honor the Lyon County High School Lyons, 2024 Boys' Sweet Sixteen Basketball Champions.

Mar 27, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor; adopted by voice vote

SR268 (BR503) - J. Schickel

Confirm the appointment of Julia Dianne Pile to the Kentucky Board of Education for a term expiring April 14, 2026.

Mar 27, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR269 (BR2507) - P. Wheeler

Adjourn in honor and loving memory of Jarrod Brent "Pork Chop" Edmonds.

Mar 27, 2024 - introduced in Senate;

to Committee on Committees (S); adopted by voice vote

SR270 (BR2508) - P. Wheeler

Adjourn in honor and loving memory of Justine Collins.

Mar 27, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR271 (BR2506) - P. Wheeler

Adjourn in honor and loving memory of Robert Willis Lindsey.

Mar 27, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR272 (BR2505) - R. Webb

Honor Pete Fraley upon the occasion of his retirement as Boyd County High School girls' basketball head coach.

Mar 27, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor; adopted by voice vote

SR273 (BR2512) - D. Thayer

Urge the University of Kentucky and the University of Louisville to schedule men's and women's basketball games at the arenas of Kentucky's other NCAA Division I schools.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR274 (BR530) - B. Storm

Confirm the appointment of Janie Greer to the University of Kentucky Board of Trustees for a term expiring June 30, 2029.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR275 (BR529) - J. Adams

Confirm the appointment of Christopher Lee Deglow to the Parole Board for a term expiring August 10, 2027.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR276 (BR535) - M. Wilson

Confirm the appointment of Cynthia Jean Nichols to the Western Kentucky University Board of Regents for a term expiring July 9, 2029.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for

Monday, April 15, 2024 ; adopted 38-0

SR277 (BR500) - J. Adams

Confirm the appointment of Kathryn M. Thomas to the Board of Claims for a term expiring June 29, 2025.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR278 (BR545) - J. Adams

Confirm the appointment of Kristen Dawson to the Board of Physicians and Advisors.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR279 (BR544) - J. Adams

Confirm the appointment of Linda McClain to the Board of Physicians and Advisors.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR280 (BR527) - J. Adams

Confirm the reappointment of Samuel T. Wright III to the Board of Claims for a term expiring June 29, 2027.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR281 (BR546) - J. Adams

Confirm the appointment of Courtney Turner to the Board of Physicians and Advisors.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR282 (BR536) - J. Adams

Confirm the appointment of Alex Boone to the University of Kentucky Board of Trustees for a term expiring June 30, 2029.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR283 (BR574) - M. Wilson

Confirm the reappointment of Gordon Ferrell Jones to the Kentucky

Agricultural Development Board for a term expiring July 6, 2027.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR284 (BR575) - D. Givens

Confirm the reappointment of Albert William Pedigo to the Kentucky Agricultural Development Board for a term expiring July 6, 2027.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR285 (BR584) - P. Wheeler

Confirm the appointment of Dr. Robbie Fletcher as Commissioner of the Kentucky Department of Education for a term beginning on July 1, 2024.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Regular Orders of the Day for Monday, April 15, 2024 ; adopted 36-1

SR286 (BR580) - J. Howell

Confirm the appointment of Lori Noel to the Kentucky Agricultural Finance Corporation Board of Directors for a term expiring August 14, 2027.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR287 (BR2484) - W. Westerfield

Recognize April 2024 as Child Abuse Prevention Month in Kentucky.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR288 (BR573) - C. McDaniel

Confirm the reappointment of Matthew Russell Hinton to the Kentucky Agricultural Development Board for a term expiring July 6, 2027.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR289 (BR2467) - C. Armstrong, B. Storm

Honor the 2023-2024 University of Kentucky men's basketball team, players, and accomplishments.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)

Apr 12, 2024 - to Senate Floor
Apr 15, 2024 - adopted by voice vote

SR290 (BR2511) - R. Webb, S. West, G. Elkins, J. Higdon

Honor the Morehead State University Eagles men's basketball team, 2024 Ohio Valley Conference Champions.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor; adopted by voice vote

SR291 (BR2509) - L. Tichenor

Commemorate the occasion of the 200th anniversary of Oldham County.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 12, 2024 - to Senate Floor; adopted by voice vote

SCR292 (BR2516) - G. Williams

Create the Certificate of Need (CON) Task Force to review the CON program; review the need to maintain or modify each health facility and service covered by CON; outline task force membership; require the task force to submit any findings and recommendations to the Legislative Research Commission by December 1, 2024.

Mar 28, 2024 - introduced in Senate; to Committee on Committees (S)

SR293 (BR511) - J. Adams

Confirm the reappointment of William David Donan to the Mine Safety Review Commission for a term expiring May 23, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR294 (BR522) - J. Adams

Confirm the appointment of Amber Powell to the Board of Nursing for a term expiring June 30, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR295 (BR524) - J. Adams

Confirm the reappointment of Mary Pat Regan to the Public Service Commission for a term expiring July 1, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR296 (BR517) - J. Adams

Confirm the appointment of Michael Berry to the Kentucky State Fair Board for a term expiring June 5, 2027.

Apr 15, 2024 - introduced in Senate;

to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR297 (BR518) - J. Adams

Confirm the reappointment of Tony Colyer to the Board of Tax Appeals for a term expiring June 29, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR298 (BR520) - J. Adams

Confirm the appointment of Karen Sherfey to the Board of Nursing for a term expiring June 30, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR299 (BR521) - J. Adams

Confirm the appointment of Miriam Haas to the Board of Nursing for a term expiring June 30, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR300 (BR558) - J. Adams

Confirm the reappointment of Diana F. Berry to the Education Professional Standards Board for a term expiring June 30, 2026.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR301 (BR557) - J. Adams

Confirm the reappointment of Sarah Weedman to the Education Professional Standards Board for a term expiring June 30, 2026.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR302 (BR559) - J. Adams

Confirm the reappointment of Amy Shearer Lingo to the Education Professional Standards Board for a term expiring June 30, 2026.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR303 (BR556) - J. Adams

Confirm the reappointment of Cathy Chanelle Gunn to the Education Professional Standards Board for a term

expiring June 30, 2026.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR304 (BR534) - J. Adams

Confirm the appointment of Andrew Belcher to the Governor's Postsecondary Education Nominating Committee for a term expiring April 14, 2026.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR305 (BR501) - J. Adams

Confirm the reappointment of Amy Roe Leenerts to the Crime Victims Compensation Board for a term expiring July 1, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR306 (BR504) - J. Adams

Confirm the appointment of James Paul Cousins to the Education Professional Standards Board for a term expiring June 30, 2025.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR307 (BR555) - J. Adams

Confirm the reappointment of Christopher John Fryer to the Education Professional Standards Board for a term expiring June 30, 2026.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR308 (BR510) - J. Adams

Confirm the appointment of Darris Russell to the Mine Safety Review Commission for a term expiring April 24, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR309 (BR509) - J. Adams

Confirm the appointment of Mary G. Eaves to the Board of Trustees of the Kentucky Retirement Systems for a term expiring June 21, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday,

April 15, 2024 ; adopted 38-0

SR310 (BR507) - J. Adams

Confirm the reappointment of Caswell Prewitt Lane to the Board of Trustees of the Kentucky Retirement Systems for a term expiring June 17, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR311 (BR505) - J. Adams

Confirm the appointment of William Henry Jones Jr. to the Board of Directors of the Kentucky Employers' Mutual Insurance Authority for a term expiring December 31, 2025.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR312 (BR502) - J. Adams

Confirm the appointment of Diana W. Woods to the Kentucky Board of Education for a term expiring April 14, 2026.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR313 (BR508) - J. Adams

Confirm the reappointment of Pamela Fettig Thompson to the Board of Trustees of the Kentucky Retirement Systems for a term expiring June 17, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR314 (BR560) - J. Adams

Confirm the reappointment of Dr. Thomas Gerald Abell to the Kentucky Lottery Corporation Board of Directors for a term expiring November 28, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR315 (BR583) - J. Adams

Confirm the reappointment of Kellie D. Wilson to the Board of Directors of the Kentucky Employers' Mutual Insurance Authority for a term expiring December 31, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR316 (BR582) - J. Adams

Confirm the reappointment of Mark Anthony Workman to the Board of Directors of Kentucky Employers' Mutual Insurance Authority for a term expiring December 31, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR317 (BR576) - J. Adams

Confirm the reappointment of Dr. Mark Edward Lynn to the Kentucky State Fair Board for a term expiring March 30, 2026.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR318 (BR548) - J. Adams

Confirm the appointment of AnYu Chen to the Board of Physicians and Advisors.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR319 (BR554) - J. Adams

Confirm the appointment of Jennifer Harpe-Bates to the Board of Nursing for a term expiring June 30, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR320 (BR547) - J. Adams

Confirm the appointment of Ryan Grell to the Board of Physicians and Advisors.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR321 (BR528) - J. Adams

Confirm the appointment of Leigh Ann Wiggins to the Parole Board for a term expiring August 1, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR322 (BR526) - J. Adams

Confirm the appointment of Michael Eaves to the Personnel Board for a term expiring January 1, 2025.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR323 (BR553) - J. Adams

Confirm the appointment of Darlena Jones to the Board of Nursing for a term expiring June 30, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR324 (BR525) - J. Adams

Confirm the appointment of Louis R. Straub II to the Board of Trustees of the Teachers' Retirement System for a term expiring July 11, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR325 (BR550) - J. Adams

Confirm the appointment of Charles Roberts to the Board of Physicians and Advisors.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR326 (BR549) - J. Adams

Confirm the appointment of Frederick A. Stine to the Board of Physicians and Advisors.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR327 (BR2017) - R. Stivers

Urge the United States Congress to enact legislation to reform federal permitting and environmental review processes to expedite the deployment of modern energy infrastructure.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR328 (BR2545) - R. Stivers

Honor Edsel Welch on the occasion of his 100th birthday.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR329 (BR519) - W. Westerfield

Confirm the appointment of Elizabeth Griffin McCoy to the University of Kentucky Board of Trustees for a term expiring June 30, 2028.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR330 (BR561) - R. Girdler

Confirm the appointment of Derrick Helm to the Kentucky Lottery Corporation Board of Directors for a term expiring November 28, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR331 (BR552) - R. Girdler

Confirm the appointment of Gary Robertson to the Kentucky Public Transportation Infrastructure Authority for a term expiring April 28, 2026.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR332 (BR506) - R. Girdler

Confirm the appointment of Benjamin L. Hale to the Board of Directors of the Kentucky Employers' Mutual Insurance Authority for a term expiring December 31, 2025.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR333 (BR585) - R. Webb

Confirm the appointment of Gary Greene to the Fish and Wildlife Resources Commission for a term expiring on December 31, 2026.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S)

SR334 (BR581) - R. Girdler

Confirm the reappointment of Robert W. Casada to the Board of Directors of Kentucky Employers' Mutual Insurance Authority for a term expiring December 31, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR335 (BR578) - J. Higdon

Confirm the reappointment of Edward Hoppy Bennett to the Kentucky State Fair Board for a term expiring May 10, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR336 (BR2523) - J. Turner, P. Wheeler

Recognize the Harlan County High School Black Bears Boys' Basketball team, 2024 KHSAA Sweet Sixteen runners-up.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S);

adopted by voice vote

SR337 (BR2544) - S. Funke Frommeyer

Adjourn in honor and loving memory of Brady Delaney.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR338 (BR2533) - P. Wheeler

Adjourn in honor and loving memory of Randall Gene McPeck.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR339 (BR2531) - P. Wheeler

Adjourn in honor and loving memory of Mary Jo Keene.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR340 (BR2528) - P. Wheeler

Adjourn in honor and loving memory of Carl Fields.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR341 (BR2530) - P. Wheeler

Adjourn in honor and loving memory of David Fon Childers.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR342 (BR2540) - P. Wheeler

Adjourn in honor and loving memory of Noah Jase Cross.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR343 (BR2524) - P. Wheeler

Adjourn in honor and loving memory of Jack Randall Burchett.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR344 (BR2525) - P. Wheeler

Adjourn in honor and loving memory of Vikki Denise Akers.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR345 (BR2536) - P. Wheeler

Adjourn in honor and loving memory of Lisa Robinson Traylor.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR346 (BR2532) - P. Wheeler

Adjourn in honor and loving memory of Betty Lou Epling Matney.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR347 (BR2534) - P. Wheeler

Adjourn in honor and loving memory of Judge Reed Delano Anderson.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR348 (BR2527) - P. Wheeler

Adjourn in honor and loving memory of James Paul Wright.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR349 (BR2535) - P. Wheeler

Adjourn in honor and loving memory of Charles "Bud" Compton.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR350 (BR2526) - P. Wheeler

Adjourn in honor and loving memory of Donna Mortensen Batten.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR351 (BR2542) - G. Neal

Commemorate and honor the life and accomplishments of Dr. Robert H. Biggerstaff.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR352 (BR2546) - D. Carroll

Adjourn in honor and loving memory of Francis M. "Frank" Burch.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR353 (BR2517) - D. Carroll

Adjourn in honor and loving memory of William "Mac" Tucker.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR354 (BR2538) - D. Carroll

Honor Roy Trimble upon the occasion of his retirement from the food service industry.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR355 (BR2541) - J. Howell

Adjourn in honor and loving memory of Anita Claire Templeton Thornton.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR356 (BR514) - J. Howell

Confirm the appointment of G.L. Ovey to the Murray State University Board of Regents for a term expiring July 9, 2029.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR357 (BR515) - J. Howell

Confirm the appointment of Matthew Edwin Price to the Murray State University Board of Regents for a term expiring June 30, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR358 (BR2548) - W. Westerfield

Adjourn in honor and loving memory of Jessica Hill.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR359 (BR2518) - B. Storm

Adjourn in honor and loving memory of James O. Burton and Teresa Ann Burton.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR360 (BR2519) - B. Storm

Adjourn in honor and loving memory of Janice Bowling Wesley.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR361 (BR2539) - A. Mays Bledsoe

Recognize the City of Harrodsburg on the occasion of the 250th anniversary of its founding.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR362 (BR577) - A. Mays Bledsoe

Confirm the reappointment of Dr. David Williams to the Kentucky State Fair Board for a term expiring May 10, 2027.

Apr 15, 2024 - introduced in Senate;

to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR363 (BR567) - A. Mays Bledsoe

Confirm the appointment of Walter Robertson to the Fish and Wildlife Commission for a term expiring December 31, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR364 (BR579) - A. Mays Bledsoe

Confirm the reappointment of Joe T. Goggin to the Kentucky State Fair Board for a term expiring May 10, 2026.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR365 (BR2520) - R. Thomas, A. Mays Bledsoe

Adjourn in honor and loving memory of Cecil F. Dunn.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR366 (BR2513) - G. Williams

Recognize historic and economic significance of the Capital Plaza Hotel.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SCR367 (BR2522) - D. Thayer

Adjourn the 2024 Regular Session of the General Assembly sine die.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR368 (BR2547) - J. Adams

Recognize and commend the 40 public schools throughout the Commonwealth that participate in the Kentucky Community School Initiative.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR369 (BR1067) - A. Southworth

Amend the Rules 4 and 49 of the Rules of Procedure for the 2024 Regular Session of the Senate.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)

SR370 (BR2537) - J. Carpenter

Honor Robert Byrd upon his

retirement.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SR371 (BR2551) - B. Storm

Recognize and honor new University of Kentucky Men's Basketball Coach Mark Pope.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR372 (BR2529) - P. Wheeler

Adjourn in honor and loving memory of Billy Jack Epling.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR373 (BR572) - M. Wise

Confirm the reappointment of Dan Flanagan to the Kentucky Agricultural Finance Corporation Board of Directors for a term expiring June 26, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR374 (BR2549) - S. Funke Frommeyer

Adjourn in honor and loving memory of Roger Francis Keller, Sr.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)
Apr 15, 2024 - to Senate Floor; adopted by voice vote

SCR375 (BR2555) - A. Southworth

Honor Richard and Teresa Gilbert, the first ever parents of sisters serving concurrently in the Kentucky General Assembly.

Apr 12, 2024 - introduced in Senate; to Committee on Committees (S)

SR376 (BR2558) - J. Turner

Congratulate Charles Edward "Chuck" Meade on his appointment to the Fish and Wildlife Resources Commission.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; adopted by voice vote

SR377 (BR2557) - D. Givens

Adjourn in honor and loving memory of Wallace Ray Akin.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR378 (BR2559) - A. Mays Bledsoe

Recognize the 50th anniversary of the merger of Lexington and Fayette County.

Apr 15, 2024 - introduced in Senate;

to Committee on Committees (S); adopted by voice vote

SR379 (BR2554) - S. Funke Frommeyer

Honor Superintendent Jeff Aulick of Bracken County Schools upon the occasion of his retirement.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR380 (BR513) - P. Wheeler

Confirm the appointment of John L. Holbrook to the Morehead State University Board of Regents for a term expiring July 9, 2029.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 38-0

SR381 (BR2562) - G. Williams

Recognize the historic and economic significance of the Capital Plaza Hotel.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR382 (BR569) - R. Stivers

Confirm the appointment of Charles Edward Meade to the Fish and Wildlife Commission for a term expiring on December 31, 2027.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); to Senate Floor; posted for passage in the Regular Orders of the Day for Monday, April 15, 2024 ; taken from the Regular Orders of the Day ; placed in the Consent Orders of the Day ; adopted 34-3

SR383 (BR2552) - S. Funke Frommeyer

Honor Superintendent Jay Brewer of Dayton Independent Schools upon the occasion of his retirement.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR384 (BR2563) - W. Westerfield, L. Tichenor

Condemn the air attack launched by Iran against Israel on April 13, 2024.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

SR386 (BR568) - J. Adams

Confirm the appointment of Matthew Rhodes to the Fish and Wildlife Commission for a term expiring December 31, 2026.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; adopted 37-1

SR724 (BR2560) - A. Southworth

Honor Richard and Teresa Gilbert, the first ever parents of sisters serving concurrently in the Kentucky General Assembly.

Apr 15, 2024 - introduced in Senate; to Committee on Committees (S); adopted by voice vote

House Bills

HB1 (BR1026) - J. Petrie, S. Rudy, A. Bowling, J. Bray, R. Bridges, M. Meredith

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

Appropriate General Fund moneys from the Budget Reserve Trust Fund Account in fiscal years 2023-2024, 2024-2025, and 2025-2026 to the following: Kentucky Infrastructure Authority for drinking water and wastewater infrastructure grants; Department for Local Government to provide matching funds under the Government Resources Accelerating Needed Transformation Program; Kentucky Public Pensions Authority to be applied to the unfunded liability of the State Police Retirement Systems and the Kentucky Employees Retirement System Nonhazardous pension funds; Teachers' Retirement System to be applied to the unfunded actuarially accrued liability; Cabinet for Economic Development to support the KEDFA loan pool and development projects; Department of Kentucky State Police for lab equipment; Transportation Cabinet to improve public riverports, to implement the Short Line Infrastructure Preservation and Industrial Access and Safety Improvement pilot projects, and support grants to each General Aviation airport; APPROPRIATION; EMERGENCY.

HB1 - AMENDMENTS

HFA1(A. Gentry) - Provide sufficient General Fund moneys from the Budget Reserve Trust Fund Account in each fiscal year of the 2024-2026 fiscal biennium to support an additional one-time payment for state government retirees in each fiscal year; APPROPRIATION.

HFA2(C. Aull) - Provide sufficient General Fund moneys from the Budget Reserve Trust Fund Account in each fiscal year of the 2024-2026 fiscal biennium to support two supplemental payments that total the amount of one thirteenth check for state government retirees in each fiscal year; APPROPRIATION.

HFA3(P(C. Aull) - Provide sufficient General Fund moneys from the Budget Reserve Trust Fund Account in fiscal year 2024-2025 to support the Kentucky Proud School Match Pilot Program; APPROPRIATION.

HFA4(C. Aull) - Provide sufficient General Fund moneys from the Budget Reserve Trust Fund Account in each fiscal year of the 2024-2026 fiscal biennium to support two supplemental payments that total the amount of one thirteenth check for state government retirees in each fiscal year;

APPROPRIATION.

HFA5(R. Roarx) - Provide sufficient General Fund moneys from the Budget Reserve Trust Fund Account in fiscal year 2024-2025 to support a one-time retention bonus to Kentucky State Police KRS Chapter 16 employees; APPROPRIATION.

HFA6(A. Tackett Laferty) - Provide sufficient General Fund moneys from the Budget Reserve Trust Fund to support a one-time payment to all classified and certified staff equivalent to 11 percent of their salary; APPROPRIATION.

HFA7(A. Gentry) - Retain original provisions; amend KRS 141.0205 to order a new tax credit; create a new section of KRS 141 to establish the 2024 toll relief tax credit.

SCS1 - Retain original provisions and add General Fund appropriations from the Budget Reserve Trust Fund Account to the following: Department for Local Government for various projects/programs, Kentucky Public Pension Authority for various payments, Economic Development for various projects/programs, Community Based Services for various projects/programs, Criminal Justice Training for a program in the City of Madisonville, Council on Postsecondary Education and various universities for projects/programs, Horse Park Commission for facility upgrades, and Transportation Cabinet for various projects/programs; APPROPRIATION; EMERGENCY.

CCR1 - Do not agree.

FCCR1 - Retain, delete, and add to original provisions; appropriate General Fund moneys from the Budget Reserve Trust Fund Account in fiscal years 2023-2024, 2024-2025, and 2025-2026 to various state agencies for miscellaneous projects and programs; appropriate Restricted Funds from the Kentucky Law Enforcement Foundation Program Fund to Criminal Justice Training and State Police for various projects and purchases; APPROPRIATION; EMERGENCY.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Jan 22, 2024 - floor amendment (1) filed; to Appropriations & Revenue (H)

Jan 29, 2024 - taken from Appropriations & Revenue (H); 1st reading ; returned to Appropriations & Revenue (H)

Jan 30, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H); floor amendment (2) filed
Jan 31, 2024 - floor amendment (3) filed

Feb 01, 2024 - reported favorably, to Rules with Committee Substitute (1); taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed 96-0 with Committee Substitute (1) ; floor amendments (4), (5), (6) and (7) filed to Committee Substitute

Feb 02, 2024 - received in Senate ; to Committee on Committees (S)

Feb 06, 2024 - to Appropriations & Revenue (S)

Mar 07, 2024 - taken from Appropriations & Revenue (S); 1st reading ; returned to Appropriations & Revenue (S)

Mar 08, 2024 - taken from Appropriations & Revenue (S); 2nd reading ; returned to Appropriations & Revenue (S)

Mar 13, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Wednesday, March 13, 2024 ; 3rd reading, passed 38-0 with Committee Substitute (1) ; received in House ; to Rules (H)

Mar 14, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)

Mar 15, 2024 - House refused to concur in Senate Committee Substitute (1) ; received in Senate ; to Rules (S); posted for passage for receding from Senate Committee Substitute (1) ; Senate refused to recede from Committee Substitute (1) ; Conference Committee appointed in Senate ; Conference Committee appointed in House

Mar 28, 2024 - 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; posted for passage for consideration of Free Conference Committee Report (1) ; Free Conference Committee report adopted in Senate ; passed 35-1 with Free Conference Committee Report (1) ; received in House ; to Rules (H); taken from Rules ; placed in the Orders of the Day ; Free Conference Committee report adopted in House ; passed 86-10 with Free Conference Committee Report (1); enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - 2 line items vetoed
Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 79-18 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 29-6 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB2 (BR1799)/LM - S. Miles, J. Tipton, S. Baker, J. Bauman, K. Bratcher, J. Decker, S. Dietz, K. Fleming, DJ Johnson, S. McPherson, K. Moser, J. Nemes, D. Osborne, W. Thomas, R. White

AN ACT proposing to create a new section of the Constitution of Kentucky relating to education funding.

Propose a new section of the Constitution of Kentucky to authorize the General Assembly to provide for a financial support for the education of students outside of the public school system; provide ballot language; submit to voters for ratification or rejection.

HB2 - AMENDMENTS

HCS1/LM - Make technical changes to conform.

HFA1(C. Stevenson) - Retain original provisions; except delete lead-in phrase from the question.

Jan 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 11, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H); to Elections, Const. Amendments &

Intergovernmental Affairs (H)

Mar 12, 2024 - taken from Elections, Const. Amendments & Intergovernmental Affairs (H); 2nd reading ; returned to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 13, 2024 - reported favorably, to Rules with Committee Substitute (1); floor amendment (1) filed; taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed 65-32 with Committee Substitute (1) ; received in Senate ; to Committee on Committees (S); to Education (S); taken from Education (S); 1st reading ; returned to Education (S)

Mar 14, 2024 - taken from Education (S); 2nd reading ; returned to Education (S)

Mar 15, 2024 - reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 15, 2024 ; 3rd reading, passed 27-8

Mar 21, 2024 - received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB3 (BR2149)/CI/LM - S. Miles, S. Bratcher, G. Brown Jr., B. Chester-Burton, D. Elliott, K. Herron, M. Lockett, D. Meade , J. Nemes, D. Osborne, S. Rudy, S. Sharp, N. Tate, N. Wilson

AN ACT relating to human trafficking. Amend KRS 529.110 to expand the definition of promoting human trafficking; create a new section of KRS Chapter 15 to permit the Attorney General to establish a working group to study and discuss human trafficking in the Commonwealth; amend KRS 15.706 to include forced labor in reporting data on human trafficking from the Prosecutors Advisory Council; amend KRS 620.029 to require the Cabinet for Health and Family Services to include additional information regarding human trafficking in its the annual report to the Legislative Research Commission; create a new section of KRS Chapter 219 to require hotels to post signs or window clings containing contact information for assistance for victims of human trafficking, establish penalties for noncompliance, require penalties to be paid to the human trafficking victims fund; amend KRS 176.415 to require the Department of Highways to post signs or window clings containing contact information for assistance for victims of human trafficking; amend KRS 183.075 to require airports to post signs or window clings containing contact information for assistance for victims of human trafficking, establish penalties for noncompliance, require penalties to be paid to the human trafficking victims fund; amend KRS 277.410 to require passenger train stations to post signs or window clings containing contact information for assistance for victims of human trafficking, establish penalties for noncompliance, require penalties to be paid to the human trafficking victims fund; amend KRS 281.767 to require truck stops and bus stations to post signs or window clings containing contact information for assistance for victims of human trafficking, establish penalties for noncompliance, require penalties to be paid to the human trafficking victims fund; amend KRS

529.140 to conform.

HB3 - AMENDMENTS

HFA1(K. Herron) - Retain original provisions, except to change membership of Attorney General Working Group, make additions to focus of working group, change reporting.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Judiciary (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 12, 2024 - floor amendment (1) filed

Mar 13, 2024 - 3rd reading, passed 96-0 with Floor Amendment (1)

Mar 14, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to Judiciary (S)

Mar 26, 2024 - taken from Judiciary (S); 1st reading ; returned to Judiciary (S)

Mar 27, 2024 - taken from Judiciary (S); 2nd reading ; returned to Judiciary (S)

Mar 28, 2024 - reported favorably, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB4 (BR1415)/LM - D. Osborne, S. Rudy

AN ACT proposing to amend the Constitution of Kentucky relating to sessions of the General Assembly.

Propose to create a new section of the Constitution of Kentucky to establish that the General Assembly shall determine the date a regular session shall end unless another date is agreed upon by three-fifths of the membership of each House; establish that the General Assembly may be convened upon a Joint Proclamation of the President of the Senate and the Speaker of the House for no more than 12 legislative days annually; provide ballot language; submit to voters for ratification or rejection.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

Feb 09, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 11, 2024 - taken from Elections, Const. Amendments & Intergovernmental Affairs (H); 1st reading ; returned to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 12, 2024 - taken from Elections, Const. Amendments & Intergovernmental Affairs (H); 2nd reading ; returned to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB5 (BR128)/CI/FN/LM - J. Bauman, S. Baker, D. Bentley, J. Blanton, K. Bratcher, S. Bratcher, E. Callaway, M. Clines, J. Decker, S. Dietz, M. Dossett,

R. Dotson, R. Duvall, D. Fister, P. Flannery, K. Fleming, C. Freeland, C. Fugate, J. Gooch Jr., D. Hale, R. Heath, J. Hodgson, T. Huff, M. Imes, K. Jackson, DJ Johnson, J. Justice, K. King, S. Lewis, M. Lockett, S. McPherson, A. Neighbors, J. Nemes, D. Osborne, M. Pollock, P. Pratt, S. Rawlings, R. Raymer, S. Riley, S. Sharp, N. Tate, W. Thomas, J. Tipton, T. Truett, B. Wesley, R. White, W. Williams, N. Wilson, S. Witten

AN ACT relating to crimes and punishments.

Create new sections of KRS Chapter 532 to define "violent felony" and enhance sentencing for a person convicted of a third violent felony; prohibit probation, parole, or other form of release for a person who commits a crime using a weapon that is stolen, defaced, loaded with restricted ammunition, or otherwise violates state law; amend KRS 610.070 to require a parent, legal guardian, or custodian to be present at court proceedings involving a child in the juvenile justice system; create a new section of KRS Chapter 610 to establish penalty; amend KRS 507.020 to expand offense of murder; amend KRS 507.030 to expand offense of manslaughter in the first degree; amend KRS 507.040 to expand offense of manslaughter in the second degree; amend KRS 218A.1412 to provide increased penalties for certain trafficking offenses; create a new section of KRS Chapter 515 to create a new offense of carjacking; amend KRS 512.020 and 512.030 to lower the threshold for criminal mischief in the first degree to \$500; amend KRS 149.410, 506.160, and 525.220 to conform; amend KRS 520.050 to enhance promoting contraband to a Class B felony if the dangerous contraband is fentanyl, carfentanil, or a fentanyl derivative; amend KRS 16.220 to allow purchase of a confiscated firearm by a person who bids under the condition that they not take possession of the firearm, but instead leave it with the Department of Kentucky State Police for destruction; prohibit government agencies from purchasing the firearm; make technical corrections; create new sections of KRS Chapters 511, 198A, and 65 to establish the offense of criminal street camping and provide exceptions; amend KRS 503.080 to conform; amend KRS 202C.050 to reduce requirements to find a person subject to involuntary commitment pursuant to KRS Chapter 202C; amend KRS 186.417 to include felony offenders released from county jails and local correctional facilities among those who may be issued personal identification cards or operator's licenses under certain conditions; amend KRS 431.510 to define terms; prohibit any charitable bail organization from posting bail in excess of \$5,000; prohibit any charitable bail organization from posting bail for any offense of domestic violence and abuse or dating violence and abuse, and for any offense under a civil court order or warrant under KRS 222.430 to 222.437; establish that any bond ordered forfeited following a new criminal offense shall be distributed to the victim of the new offense; require publication of records and annual reporting to the General Assembly; create new section of KRS

Chapter 507 to create the offense of murder of a first responder and establish penalties; amend KRS 506.010 to conform; amend KRS 532.025 to include the murder of first responders as an aggravating circumstance for the death penalty; amend KRS 532.036 to allow restitution following a conviction for Murder of a first responder; amend KRS 439.320 to provide that members of the Parole Board shall serve at the pleasure of the Governor, that panels of the board shall consist of not less than three and not more than six members, and that all members of the panel must agree on a decision or the matter shall be referred to the full board; amend KRS 439.330 to require that parole be granted upon a two-thirds vote of the full board; amend KRS 433.236 to limit liability for shopkeepers; amend KRS 439.3401 to add a person who has been convicted of or entered a plea of guilty to a Class B felony violation of KRS 520.050 to the definition of "violent offender" and to include carjacking and attempted murder in the list of violent offenses; amend KRS 508.075 and 508.078, relating to terroristic threatening, to include any workplace or any gathering of 3 or more persons; amend KRS 524.040 to include harassing communications as conduct constituting intimidation of a participant in the legal process; amend KRS 439.340 to allow the Parole Board to order participation in a specific violence reduction program as a condition of parole; amend KRS 533.030 to allow a court to require participation in a specific violence reduction program as a condition of probation or conditional discharge; amend KRS 403.763 and 456.180 to enhance a second or subsequent violation of an order of protection within a five-year period to a Class D felony; amend KRS 500.080 to include family members, members of an unmarried couple, and persons in a dating relationship, in application of a particular definition of serious physical injury; amend KRS 514.020 to reduce the time required to establish prima facie evidence of theft by deception of rented or leased property that is not returned to the owner from 10 days to four days; amend KRS 196.031 to require the annual report to also include the percentage of offenders who commit new offenses within two years; amend KRS 520.095 to enhance fleeing or evading police in the first degree to a Class C felony; provide that the defendant shall not be released on probation, shock probation, conditional discharge, or parole until he or she has served at least 50 percent of the sentence imposed; amend KRS 520.100 to enhance fleeing or evading police in the second degree to a Class D felony; amend KRS 532.110 to provide sentences for two or more felony sex crimes shall run consecutively; provide that the defendant shall not be released on probation, shock probation, conditional discharge, or parole until he or she has served at least 50 percent of the sentence imposed; amend KRS 158.155 to require school employees to report certain enumerated crimes to law enforcement; repeal KRS 512.040, which establishes the crime of criminal mischief in the third degree and KRS 158.154, which deals with discipline in schools; EFFECTIVE, in part, August 1, 2025.

HB5 - AMENDMENTS

HCS1/CI/LM - Retain original provisions, except Sections 29 and 30, KRS 439.320 and 439.330 related to the Parole Board; change definition of "first responder" in Section 25; create a new section of KRS Chapter 520 to create the offense of fleeing or evading police in the third degree; amend KRS 514.030 to lengthen time period for aggregating theft offenses and establish venue; add severability clause.

HFA1(L. Burke) - Remove provisions relating to the offense of unlawful camping; amend various sections to conform.

HFA2(R. Roarx) - Remove section providing enhanced sentencing for a person convicted for three violent offenses; amend various sections to conform.

HFA3(R. Roarx) - Remove section providing enhanced sentencing for a person convicted for three violent offenses; amend various sections to conform.

HFA4(J. Petrie) - Exempt statutorily created housing programs from limitations on funding.

HFA5(L. Burke) - Remove provisions relating to the offense of unlawful camping; amend various sections to conform.

HFA6(R. Roarx) - Remove sections relating to criminal mischief; amend various sections to conform.

HFA7(R. Roarx) - Remove sections relating to criminal mischief; amend various sections to conform.

HFA8(K. Herron) - Create a new section of KRS Chapter 610 to require that a child not be interrogated without notification being given to the parents; amend KRS 610.200 to require that a parent be notified of how to contact in person a child being held in custody.

HFA9(K. Herron) - Create a new section of KRS Chapter 610 to require that a child not be interrogated without notification being given to the parents; amend KRS 610.200 to require that a parent be notified of how to contact in person a child being held in custody.

HFA10(K. Herron) - Amend KRS 218A.133 to provide that a person who seeks or renders aid to someone experiencing a possible drug overdose or is the person experiencing a possible drug overdose cannot be arrested on a warrant or be subject to revocation of his or her conditions of release if the evidence for the arrest or motion to revoke is obtained as a result of the need for aid for the possible drug overdose; establish that the immunity extends from the time law enforcement or medical personnel respond at the location of a possible overdose until law enforcement or medical personnel leave the scene; exclude certain offenses from immunity; require the Office of Drug Control Policy to conduct an overdose good samaritan education and awareness campaign; appropriate funds in the amount of \$500,000 from the opioid abatement trust fund to support the campaign; APPROPRIATION.

HFA11(K. Herron) - Amend KRS 218A.133 to provide that a person who seeks or renders aid to someone experiencing a possible drug overdose or is the person experiencing a possible drug overdose cannot be arrested on a warrant or be subject to revocation of his

or her conditions of release if the evidence for the arrest or motion to revoke is obtained as a result of the need for aid for the possible drug overdose; establish that the immunity extends from the time law enforcement or medical personnel respond at the location of a possible overdose until law enforcement or medical personnel leave the scene; exclude certain offenses from immunity; require the Office of Drug Control Policy to conduct an overdose good samaritan education and awareness campaign; appropriate funds in the amount of \$500,000 from the opioid abatement trust fund to support the campaign; APPROPRIATION.

HFA12(K. Herron) - Make title amendment.

HFA13(S. Maddox) - Remove section relating to sale of firearms; amend various sections to conform.

HFA14(S. Maddox) - Remove section relating to bail organizations; amend various sections to conform.

HFA15(L. Willner) - Amend section relating to involuntary commitment to restore language of original bill.

HFA16(S. Maddox) - Delete section 2 and replace with a new section of KRS Chapter 532 to establish that defendants who meet certain criteria are not eligible for probation or parole; amend section relating to carjacking to require that the defendant act without lawful authority; amend section relating to unlawful camping to exempt temporarily sleeping in an automobile; amend section relating to establishment of areas for temporary camping by unsheltered homeless persons to require that each county designate an area; amend section relating to fleeing and evading in the first degree to require physical injury; amend section relating to fleeing or evading in the second degree to require that the law enforcement officer suspect the defendant to have committed a crime.

HFA17(S. Doan) - Amend section relating to fleeing and evading in the first degree to require physical injury.

HFA18(S. Doan) - Amend section relating to carjacking to require that the defendant act without lawful authority; amend section relating to unlawful camping to exempt temporarily sleeping in an automobile.

HFA19(S. Doan) - Delete section 2 and replace with a new section of KRS Chapter 532 to establish that defendants who meet certain criteria are not eligible for probation or parole.

HFA20(S. Doan) - Amend section relating to unlawful camping to exempt temporarily sleeping in an automobile.

HFA21(S. Doan) - Amend sections relating to violation of an order of protection to require that subsequent violations, in order to be punishable as Class D felony, be violent.

HFA22(S. Doan) - Amend section relating to establishment of areas for temporary camping by unsheltered homeless persons to require that each county designate an area.

HFA23(S. Doan) - Amend section relating to fleeing or evading in the second degree to require that the law enforcement officer suspect the defendant to have committed a crime.

HFA24(S. Doan) - Delete section 2 and replace with a new section of KRS Chapter 532 to establish that defendants who meet certain criteria are not eligible for probation or parole; amend section

relating to carjacking to require that the defendant act without lawful authority; amend section relating to unlawful camping to exempt temporarily sleeping in an automobile; amend section relating to establishment of areas for temporary camping by unsheltered homeless persons to require that each county designate an area; amend sections relating to violation of an order of protection to require that subsequent violations, in order to be punishable as Class D felony, be violent; amend section relating to fleeing and evading in the first degree to require physical injury; amend section relating to fleeing or evading in the second degree to require that the law enforcement officer suspect the defendant to have committed a crime.

HFA25(F. Rabourn) - Delete section 2 and replace with a new section of KRS Chapter 532 to establish that defendants who meet certain criteria are not eligible for probation or parole.

HFA26(F. Rabourn) - Amend section relating to unlawful camping to exempt temporarily sleeping in an automobile.

HFA27(J. Bauman) - Delete section 2 and replace with a new section of KRS Chapter 532 to establish that defendants who meet certain criteria are not eligible for probation or parole; amend section relating to carjacking to require that the defendant act without lawful authority; amend section relating to unlawful camping to exempt temporarily sleeping in an automobile; exempt statutorily created housing programs from limitations on funding; amend section relating to involuntary commitment; amend KRS 439.3401 to amend the definition of "violent offender" to include the attempted commission of any offense listed, a felony involving the death of the victim or serious physical injury to a victim, burglary in the first degree as described in KRS 511.020 if a person other than a participant in the crime was present in the building during the commission of the offense, robbery in the second degree as described in KRS 515.030, arson in the first degree, and strangulation in the first degree; provide that a violent offender shall serve at least 85 percent of the sentence imposed before probation, shock probation, parole, conditional discharge, or other form of early release is permitted; provide that a violent offender shall only receive credit on their sentence for time spent in custody prior to the commencement of the sentence; amend KRS 525.045 to conform; amend sections relating to violation of an order of protection to require that subsequent violations, in order to be punishable as Class D felony, be intentional, in-person violations; amend section relating to notification required by school personnel to make uniform; delete section relating to murder; amend KRS 218.133 to conform with provisions of the bill; limit application of new requirements for issuance of identifying documents, based on availability of funds; clarify civil liability in shopkeeper's statute.

SCS1/CI/LM - Retain original provisions, except remove sections relating to violation of a protective order; amend KRS 429.320 and 429.330 relating to the parole board; create a new section of KRS Chapter 15A to require a local juvenile restorative justice advisory committee in each county or judicial

district; establish membership and duties; make technical corrections.

SFA1(W. Westerfield) - Amend KRS 16.220 to require destruction of weapons used in a homicide at request of the family of a victim.

SFA2(W. Westerfield) - Delete section creating the offense of fleeing or evading in the third degree; amend KRS 520.095 and 520.100 to provide elevated penalties with certain aggravating circumstances.

SFA3(W. Westerfield) - Amend KRS 431.3401 to include additional offenses.

SFA4(W. Westerfield) - Amend new section of KRS Chapter 511 to include requirement that law enforcement officers provide referrals to homeless shelters, mental health resources, and to the pilot program established under KRS 533.272.

SFA5(W. Westerfield) - Amend new section of KRS Chapter 511 to require law enforcement to inform the person of, and offer transportation to, a homeless shelter or other lawful place.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Jan 18, 2024 - floor amendments (1) and (2) filed; to Judiciary (H)

Jan 19, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendments (3) and (4) filed to Committee Substitute

Jan 22, 2024 - 2nd reading, to Rules ; floor amendments (5), (7), (9) and (11) filed to Committee Substitute, floor amendments (6), (8), (10) and (12-title) filed to bill; posted for passage in the Regular Orders of the Day for Tuesday, January 23, 2024

Jan 23, 2024 - floor amendments (13), (14), (15), (16), (17), (18), (19), (20), (21), (22), (23), (24), (25) and (26) filed to Committee Substitute

Jan 24, 2024 - floor amendment (27) filed to Committee Substitute

Jan 25, 2024 - 3rd reading ; floor amendments (3), (5) and (7) defeated ; passed 74-22 with Committee Substitute (1) and Floor Amendment (27)

Jan 26, 2024 - received in Senate ; to Committee on Committees (S)

Feb 07, 2024 - to Judiciary (S)

Mar 13, 2024 - taken from Judiciary (S); 1st reading ; returned to Judiciary (S)

Mar 14, 2024 - reported favorably, 2nd reading, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Friday, March 15, 2024

Mar 15, 2024 - 3rd reading ; floor amendments (1) (2) (3) (4) and (5) withdrawn; passed 27-9 with Committee Substitute (1)

Mar 21, 2024 - received in House ; to Rules (H)

Mar 25, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)

Mar 28, 2024 - House concurred in Senate Committee Substitute (1) ; passed 75-23 with Committee Substitute (1); enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - Vetoed

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 73-22 ; received in Senate ; to Rules (S); posted for passage for consideration of

Governor's veto ; veto overridden ; passed 27-10 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB6 (BR1019) - J. Petrie, A. Bowling, D. Bentley, J. Bray, S. Rudy

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

The State/Executive Branch Budget: Detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, General Provisions; detail Part IV, State Salary/Compensation, Benefit, and Employment Policy; detail Part V, Funds Transfer; detail Part VI, General Fund Budget Reduction Plan; detail Part VII, General Fund Surplus Expenditure Plan; detail Part VIII, Road Fund Budget Reduction Plan; detail Part IX, Road Fund Surplus Expenditure Plan; detail Part X, Phase I Tobacco Settlement; and detail Part XI, Executive Branch Budget Summary; APPROPRIATION.

HB6 - AMENDMENTS

HCS1 - The State/Executive Branch Budget: Retain, delete, and add to original provisions; detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, General Provisions; detail Part IV, State Salary/Compensation, Benefit, and Employment Policy; detail Part V, Funds Transfer; detail Part VI, General Fund Budget Reduction Plan; detail Part VII, General Fund Surplus Expenditure Plan; detail Part VIII, Road Fund Budget Reduction Plan; detail Part IX, Road Fund Surplus Expenditure Plan; detail Part X, Phase I Tobacco Settlement; and detail Part XI, Executive Branch Budget Summary; APPROPRIATION.

HFA1(C. Aull) - Remove reporting requirements; APPROPRIATIONS.
HFA2(T. Bojanowski) - Provide sufficient General Fund moneys to fund an increase in SEEK transportation, 11 percent raises for certified and classified staff, and professional learning and development from the appropriation to the Budget Reserve Trust Fund; APPROPRIATION.

HFA3(C. Stevenson) - Eliminate the limits on necessary government expenses for disasters, the National Guard, forest fire suppression, and higher inmate population.

HFA4(C. Stevenson) - Remove language for necessary government expense limits; APPROPRIATION.

HFA5(C. Stevenson) - Provide sufficient funds to support secondary area technology center renovation projects from the appropriation to the Budget Reserve Trust Fund; APPROPRIATION.

HFA6(P. Stevenson) - Provide sufficient General Fund moneys for the expansion of reentry services and addiction services from the appropriation to the Budget Reserve Trust Fund; APPROPRIATION.

HFA7(R. Roarx) - Provide sufficient General Fund moneys for drinking water

and wastewater infrastructure from the appropriation to the Budget Reserve Trust Fund; APPROPRIATION.

HFA8(A. Tackett Laferty) - Provide sufficient General Fund and Bond Funds moneys to construct a juvenile facility in Floyd County from the appropriation to the Budget Reserve Trust Fund; APPROPRIATION.

HFA9(A. Tackett Laferty) - Insert provision to authorize the release of capital construction funds for the Department of Parks; APPROPRIATION.

HFA10(A. Tackett Laferty) - Provide sufficient General Fund and Bond Funds moneys to construct a juvenile facility in Pike County from the appropriation to the Budget Reserve Trust Fund; APPROPRIATION.

HFA11(A. Gentry) - Authorize the transfer of funds from the Sports Wagering Program to be applied to the unfunded pension liability of the Kentucky Employees Retirement System Nonhazardous pension fund; APPROPRIATION.

HFA12(C. Aull) - Provide sufficient General Fund moneys from the Budget Reserve Trust Fund Account in fiscal year 2023-2024 and 2024-2025 to support two supplemental payments that total the amount of one thirteenth check for state government retirees in each fiscal year of the 2024-2026 fiscal biennium; APPROPRIATION.

HFA13(A. Tackett Laferty) - Provide sufficient funds for a grant program for volunteer fire departments by transferring the necessary funds from the Department of Insurance to the Department for Local Government; APPROPRIATION.

SCS1 - The State/Executive Branch Budget: Retain, delete, and add to original provisions; detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, General Provisions; detail Part IV, State Salary/Compensation, Benefit, and Employment Policy; detail Part V, Funds Transfer; detail Part VI, General Fund Budget Reduction Plan; detail Part VII, General Fund Surplus Expenditure Plan; detail Part VIII, Road Fund Budget Reduction Plan; detail Part IX, Road Fund Surplus Expenditure Plan; detail Part X, Phase I Tobacco Settlement; and detail Part XI, Executive Branch Budget Summary; APPROPRIATION.

CCR1 - Do not agree.

FCCR1 - The State/Executive Branch Budget: Retain, delete, and add to original provisions; detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, General Provisions; detail Part IV, State Salary/Compensation, Benefit, and Employment Policy; detail Part V, Funds Transfer; detail Part VI, General Fund Budget Reduction Plan; detail Part VII, General Fund Surplus Expenditure Plan; detail Part VIII, Road Fund Budget Reduction Plan; detail Part IX, Road Fund Surplus Expenditure Plan; detail Part X, Phase I Tobacco Settlement; and detail Part XI, Executive Branch Budget Summary; APPROPRIATION.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Jan 22, 2024 - to Appropriations & Revenue (H)

Jan 29, 2024 - taken from Appropriations & Revenue (H); 1st

reading ; returned to Appropriations & Revenue (H)

Jan 30, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H)

Feb 01, 2024 - reported favorably, to Rules with Committee Substitute (1); taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed 77-19 with Committee Substitute (1) ; floor amendments (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11), (12) and (13) filed to Committee Substitute

Feb 02, 2024 - received in Senate ; to Committee on Committees (S)

Feb 06, 2024 - to Appropriations & Revenue (S)

Mar 07, 2024 - taken from Appropriations & Revenue (S); 1st reading ; returned to Appropriations & Revenue (S)

Mar 08, 2024 - taken from Appropriations & Revenue (S); 2nd reading ; returned to Appropriations & Revenue (S)

Mar 13, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Wednesday, March 13, 2024 ; 3rd reading, passed 37-1 with Committee Substitute (1) ; received in House ; to Rules (H)

Mar 14, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)

Mar 15, 2024 - House refused to concur in Senate Committee Substitute (1); received in Senate ; to Rules (S); posted for passage for receding from Senate Committee Substitute (1) ; Senate refused to recede from Committee Substitute (1) ; Conference Committee appointed in House and Senate

Mar 27, 2024 - 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; posted for passage for consideration of Free Conference Committee Report (1) ; Free Conference Committee report adopted in Senate ; passed 36-1 ; received in House ; to Rules (H)

Mar 28, 2024 - taken from Rules ; placed in the Orders of the Day ; Free Conference Committee report adopted in House ; passed 72-26 with Free Conference Committee Report (1) ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - 23 line items vetoed

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto of line items relating to Coal Mine Reclamation Sites on pages 82-84 sustained; veto of all other line items overridden; passed 72-27 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto of line items relating to Coal Mine Reclamation Sites on pages 82-84 sustained; veto of all other line items overridden; passed 31-6 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB7 (BR290) - J. Bray, D. Meade , S.

Bratcher, K. Timoney

AN ACT relating to autonomous vehicles.

Create various sections of KRS Chapter 186 to establish a regulatory framework for the operation of fully autonomous vehicles on public highways; define terms; establish requirements for autonomous vehicles and automated driving systems; require submission of a law enforcement interaction plan with the Transportation Cabinet and the Kentucky State Police and identify required elements of the plan; establish requirements for proof of insurance or self-insurance in the amount of \$1 million for death or bodily injury and property damage for personal and commercial fully autonomous vehicles; require titling and registration of fully autonomous vehicles; establish the Transportation Cabinet as the sole agency responsible for administering statutes and regulations regarding fully autonomous vehicles; limit the regulatory authority of local governments in regard to the operation of fully autonomous vehicles; amend KRS 186.410 to establish that when an automated driving system is installed and engaged on a motor vehicle, the owner of a fully autonomous vehicle shall be considered operator of the vehicle for the purpose of assessing compliance with traffic or motor vehicle laws, and that the automated driving system is considered to be the licensed to operate the vehicle; create a new section of KRS Chapter 189 to exempt fully autonomous vehicles designed to be operated exclusively by an automated driving system from any vehicle equipment requirements of KRS 189.020 to KRS 189.205 that relate to vehicle operation by a human driver; amend KRS 189.635 to establish responsibility for the filing of accident reports and notification of law enforcement after accidents involving fully autonomous vehicles; amend KRS 281.010 to define terms relating to the operation of fully autonomous vehicles as motor carriers; amend KRS 281.630 to establish that any administrative regulations promulgated by the department that apply only to a human driver shall not apply to a fully autonomous vehicle; amend KRS 281.764 to require only the lead vehicle in a truck platoon to have a human driver behind the wheel of their vehicle; amend KRS 281.655 to establish minimum insurance requirements fully autonomous vehicles operating under a certificate issued under KRS Chapter 281 in the amount of \$1 million for death or bodily injury and property.

HB7 - AMENDMENTS

HCS1 - Retain original provisions, except amend the definition of "SAE J3016" to include amendments to the standards; allow a person to operate a motor vehicle equipped with an automated driving system when the system achieves a minimal risk condition; provide that from the effective date of the Act until July 31, 2026, any fully autonomous vehicle for which the declared gross weight is more than 62,000 pounds shall be required to have an appropriately credentialed human driver in the vehicle to monitor the automated driving system and intervene if necessary; Section 14 of the Act,

regarding platooning vehicles, EFFECTIVE August 1, 2026.
HFA1(J. Blanton) - Expand two-year requirement for a human driver in a fully autonomous vehicle to all commercial motor vehicles.
HFA2(A. Camuel) - Retain provisions of the original bill, except prohibit the operation of any fully autonomous vehicle engaged in business, commercial, or industrial activity, without an appropriately credentialed human driver in the vehicle to monitor the automated driving system and intervene if necessary; remove changes that would allow trail vehicles in a platoon to operate without a human driver behind the wheel.
HFA3(A. Camuel) - Prohibit school districts from using fully autonomous vehicles as school buses or as any other vehicle to transport students.
SFA1(J. Turner) - Limit the operation of autonomous motor vehicles without a human driver to public highways within a five mile radius of a commercial airport.
SFA2(J. Turner) - Extend the requirement for a human driver on commercial vehicles in excess of 62,000 pounds from July 31, 2026 to July 31, 2035; prohibit school districts from using fully autonomous vehicles as school buses or as any other vehicle to transport students.
SFA3(D. Yates) - Increase all insurance minimum requirement amounts from \$1 million to \$5 million for both personal and commercial vehicles.
SFA4(G. Williams) - Eliminate the two year requirement for a human driver in large autonomous vehicles; eliminate the delayed effective date for the amendments to 281.764, regarding platoon vehicles.
SFA5(D. Yates) - Allow units of local government to impose conditions on autonomous vehicle operation within their jurisdictions.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - to Economic Development & Workforce Investment (H)

Feb 08, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute

Feb 09, 2024 - 2nd reading, to Rules ; floor amendments (2) and (3) filed to Committee Substitute

Feb 14, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 15, 2024

Feb 15, 2024 - 3rd reading ; Floor Amendments (1), (2) and (3) defeated ; passed 61-31 with Committee Substitute (1)

Feb 16, 2024 - received in Senate ; to Committee on Committees (S)

Feb 20, 2024 - to Economic Development, Tourism, & Labor (S)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar; floor amendments (1) and (2) filed

Mar 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 11, 2024 ; floor amendments (3) and (4) filed

Mar 11, 2024 - passed over and retained in the Orders of the Day

Mar 12, 2024 - floor amendment (5) filed; passed over and retained in the Orders of the Day

Mar 13, 2024 - passed over and retained in the Orders of the Day

Mar 14, 2024 - passed over and retained in the Orders of the Day

Mar 15, 2024 - passed over and retained in the Orders of the Day

Mar 21, 2024 - passed over and retained in the Orders of the Day

Mar 22, 2024 - passed over and retained in the Orders of the Day

Mar 25, 2024 - passed over and retained in the Orders of the Day

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - passed over and retained in the Orders of the Day

Mar 28, 2024 - 3rd reading ; floor amendments (2) (4) and (5) withdrawn; floor amendments (1) and (3) defeated; passed 20-18 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate; delivered to Governor
Apr 05, 2024 - Vetoed

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 58-40 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 21-15 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB8 (BR353)/FN/LM - J. Petrie, S. Rudy, J. Bray

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

Amend KRS 224.60-130 to extend the date for reimbursements of corrective action projects using moneys in the petroleum storage tank account; amend KRS 224.60-142 to extend the date of registration for owners of petroleum storage tanks containing motor fuels in order to be eligible to participate in the fund; extend the date allowing owners and operators to submit affidavits and applications through July 15, 2031, relevant to current petroleum storage tank accounts; amend KRS 224.60-145 to extend the small operator assistance and small operator tank removal accounts to July 15, 2031; amend KRS 224.50-868 to extend the fee currently imposed for each new motor vehicle, trailer, or semitrailer tire sold in Kentucky to July 1, 2026.

HB8 - AMENDMENTS

HCS1/FN/LM - Retain original provisions; amend KRS 224.60-130 to extend the date for reimbursements of corrective action projects using moneys in the petroleum storage tank account; amend KRS 224.60-142 to extend the date of registration for owners of petroleum storage tanks containing motor fuels in order to be eligible to participate in the fund; extend the date allowing owners and operators to submit affidavits and applications through July 15, 2031, relevant to current petroleum storage tank accounts; amend KRS 224.60-145 to extend the small operator assistance and small operator tank removal accounts to July 15, 2031; amend KRS 224.50-868 to extend the fee currently imposed for each new motor vehicle, trailer, or semitrailer tire

sold in Kentucky to July 1, 2026; create a new section of KRS Chapter 131 to require the Department of Revenue to submit an annual report to the Legislative Research Commission and the Interim Joint Committee on Appropriations and Revenue pertaining to tax law changes and actions taken by the department; amend KRS 138.510 to redistribute up to \$250,000 per fiscal year in historical horse racing pari-mutuel tax revenues to the Kentucky Horse Racing Commission for the benefit of Thoroughbred, standardbred, and American quarter horse aftercare facilities in Kentucky and up to \$250,000 per fiscal year to the Kentucky equine management internship program; eliminate distributions of the excise tax on historical horse races to the Kentucky Thoroughbred and standardbred breeders incentive funds; include the Kentucky Community and Technical College System institutions in the distribution of pari-mutuel tax revenues that are required to be used for construction, expansion or renovation of facilities or the purchase of equipment for equine programs; require the host track to grant the Tourism, Arts, and Heritage Cabinet a race title sponsorship and promotional package at multiple-day international harness racing events with purses and awards over \$5,000,000; amend KRS 230.770 to require that \$75,000 each fiscal year be transferred from the Kentucky standardbred development fund to the Kentucky problem gambling assistance account; require the racing commission to account for all moneys within the standardbred development fund by separating those moneys as required for distribution: establish an international harness racing event reserve account for a Kentucky track that hosts an international harness racing event spanning several days and distributes at least \$5,000,000 in purses and awards; beginning July 31, 2024, provide that \$300,000 from the standardbred development fund be transferred annually to the international harness racing reserve account until the reserve account reaches \$900,000; amend KRS 230.400 to require that \$100,000 each fiscal year be transferred from the Kentucky Thoroughbred development fund to the Kentucky problem gambling assistance account; amend KRS 230.445 to require that \$25,000 each fiscal year be transferred from the Kentucky quarter horse, paint horse, Appaloosa, and Arabian development fund to the Kentucky problem gambling assistance account; amend KRS 138.513 to make a technical correction; amend KRS 139.470 to increase the de minimis filing threshold to \$12,000; amend KRS 139.480 to exempt the sale, use, storage, or consumption of currency and bullion from sales and use tax; amend KRS 140.040 to define "power of appointment" to mean only a general power of appointment; create a new section of KRS Chapter 141 to allow an income tax credit for the sales and use tax paid on a qualified broadband investment in this state; amend KRS 141.0205 to order the tax credit; amend KRS 131.190 to allow the Department of Revenue to submit a report on the tax credit to the Legislative Research Commission; amend KRS 141.010 to update the Internal Revenue Code

reference date to the Internal Revenue Code in effect on December 31, 2023, for income tax purposes; amend KRS 141.020 to further define "GF appropriations" to exclude any appropriation from the budget reserve trust fund account that is solely supported by moneys from the budget reserve trust fund account and specifically identified in the appropriation language as not being a GF appropriation; amend KRS 141.039 to delay the deferred tax deduction until January 1, 2026, amend KRS 143.022 to allow refunds of tax paid on coal transported directly to a market outside of North America until July 1, 2028; amend KRS 186.010 to eliminate the definition of "hybrid vehicle"; amend KRS 186.050 and 138.475 to remove hybrid vehicles from the electric vehicle ownership fee; amend KRS 186.531 to eliminate fees for obtaining a personal identification card; provide various revenue measures for the operation of certain state agencies; apply to fiscal years 2024-2025 and 2025-2026; APPROPRIATION; EMERGENCY; EFFECTIVE, in part, August 1, 2024, and January 1, 2025.

SCS1/LM - Retain original provisions; except remove all provisions related to the new tire fee extension, remove all provisions related to exempting the sale, use, storage, or consumption of currency and bullion from sales and use taxes; remove all provisions related to defining "power of appointment" for inheritance taxes; remove all provisions related to the Kentucky Community and Technical College System institutions receiving pari-mutuel tax revenue distributions; amend KRS 138.510 to include the Bluegrass Community and Technical College in the distribution of pari-mutuel tax revenues that are required to be used for construction, expansion, or renovation of facilities or the purchase of equipment for equine programs; amend KRS 131.010 to define "administrative writings" and "tax form"; amend KRS 131.020 to establish requirements for the Office of Tax Policy and Regulation within the Department of Revenue to publish administrative writings, tax forms, and instructions to the tax forms on its website; amend KRS 131.030, 131.081, 131.130, 131.131, and 131.190 to conform; amend KRS 132.010 and 136.010 to include mains, pipes, pipelines, and conduits in the definition of "real property"; amend KRS 138.472 to define terms; allow a bad debt deduction for the motor vehicle rental and ride share excise tax; amend KRS 154.30-010 to allow modified new revenues for income tax to be used for calendar years beginning on or after January 1, 2023; amend KRS 15.460, 95A.250, and 95A.262 to increase the annual supplements to firefighters, police officers, and volunteer fire departments; require annual CPI adjustments; amend KRS 186.162 to require the Transportation Cabinet to identify the cost of issuing a child victims' trust fund special license plate; require transfer of revenues received in excess of the cost to the child victims' trust fund; amend KRS 68.200 to define "gross receipts"; apply the license fee to gross receipts derived from transportation network company services; amend 154.61-030 to establish an application fee for eligible companies; increase the

administrative fee for approved companies; create a new section of KRS Chapter 205 to establish a 120 percent Medicaid reimbursement rate for out-of-state children's hospitals; disallow the hospital's eligibility to receive indirect medical education reimbursement, organ acquisition cost settlements, and disproportionate share hospital payments; require the Cabinet for Health and Family Services or the Department for Medicaid Services to seek federal approval if they determine that such approval is necessary; allow the Executive Branch Ethics Commission to increase their registration fee to provide funding for a new online filing system; make technical corrections; apply to property assessed on or after January 1, 2023; apply specified provisions to 2024-2025 and 2025-2026 fiscal years and provide sunset on June 30, 2026; RETROACTIVE; APPROPRIATION; EFFECTIVE, in part, August 1, 2024, and July 1, 2026; EMERGENCY. SFA1(J. Schickel) - Retain original provisions; amend KRS 139.480 to define "currency" and "bullion"; exempt currency and bullion from sales and use tax on or after August 1, 2024. CCR1 - Cannot agree. FCCR1 - Amend KRS 224.60-130 to extend the date for reimbursements of corrective action projects using moneys in the petroleum storage tank account; amend KRS 224.60-142 to extend the date of registration for owners of petroleum storage tanks containing motor fuels in order to be eligible to participate in the fund; extend the date allowing owners and operators to submit affidavits and applications through July 15, 2031, relevant to current petroleum storage tank accounts; amend KRS 224.60-145 to extend the small operator assistance and small operator tank removal accounts to July 15, 2031; amend KRS 224.50-868 to extend the fee currently imposed for each new motor vehicle, trailer, or semitrailer tire sold in Kentucky to July 1, 2026; create a new section of KRS Chapter 131 to require the Department of Revenue to submit an annual report to the Legislative Research Commission and the Interim Joint Committee on Appropriations and Revenue pertaining to tax law changes and actions taken by the department; amend KRS 138.510 to redistribute up to \$250,000 per fiscal year in historical horse racing pari-mutuel tax revenues to the Kentucky Horse Racing Commission for the benefit of Thoroughbred, standardbred, and American quarter horse aftercare facilities in Kentucky and up to \$250,000 per fiscal year to the Kentucky equine management internship program; eliminate distributions of the excise tax on historical horse races to the Kentucky Thoroughbred and standardbred breeders incentive funds; include the Bluegrass Community and Technical College in the distribution of pari-mutuel tax revenues that are required to be used for construction, expansion or renovation of facilities or the purchase of equipment for equine programs; require the host track to grant the Tourism, Arts, and Heritage Cabinet a race title sponsorship and promotional package at multiple-day international harness racing events with purses and awards over \$5,000,000; amend KRS 230.770 to require that \$75,000 each fiscal year be

transferred from the Kentucky standardbred development fund to the Kentucky problem gambling assistance account; require the racing commission to account for all moneys within the standardbred development fund by separating those moneys as required for distribution; establish an international harness racing event reserve account for a Kentucky track that hosts an international harness racing event spanning several days and distributes at least \$5,000,000 in purses and awards; beginning July 31, 2024, provide that \$300,000 from the standardbred development fund be transferred annually to the international harness racing reserve account until the reserve account reaches \$900,000; amend KRS 230.400 to require that \$100,000 each fiscal year be transferred from the Kentucky Thoroughbred development fund to the Kentucky problem gambling assistance account; amend KRS 230.445 to require that \$25,000 each fiscal year be transferred from the Kentucky quarter horse, paint horse, Appaloosa, and Arabian development fund to the Kentucky problem gambling assistance account; amend KRS 138.513 to make a technical correction; amend KRS 139.470 to increase the de minimis filing threshold to \$12,000; amend KRS 139.480 to exempt the sale, use, storage, or consumption of currency and bullion from sales and use tax; amend KRS 140.040 to define "power of appointment" to mean only a general power of appointment; create a new section of KRS Chapter 141 to allow an income tax credit for the sales and use tax paid on a qualified broadband investment in this state; amend KRS 141.0205 to order the tax credit; amend KRS 141.010 to update the Internal Revenue Code reference date to the Internal Revenue Code in effect on December 31, 2023, for income tax purposes; amend KRS 141.020 to further define "GF appropriations" to exclude any appropriation from the budget reserve trust fund account that is solely supported by moneys from the budget reserve trust fund account and specifically identified in the appropriation language as not being a GF appropriation; amend KRS 141.039 to delay the deferred tax deduction until January 1, 2026, amend KRS 143.022 to allow refunds of tax paid on coal transported directly to a market outside of North America until July 1, 2026; amend KRS 186.010 to eliminate the definition of "hybrid vehicle"; amend KRS 186.050 and 138.475 to remove hybrid vehicles from the electric vehicle ownership fee; amend KRS 186.531 to eliminate fees for obtaining a personal identification card; amend KRS 131.010 to define "administrative writings" and "tax form"; amend KRS 131.020 to establish requirements for the Office of Tax Policy and Regulation within the Department of Revenue to publish administrative writings, tax forms, and instructions to the tax forms on its website; amend KRS 131.030, 131.081, 131.130, and 131.131; amend KRS 138.472 to define terms; allow a bad debt deduction for the motor vehicle rental and ride share excise tax; amend KRS 154.30-010 to allow modified new revenues for income tax to be used for calendar years 2023 to 2026; amend KRS 186.162 to require the

Transportation Cabinet to identify the cost of issuing a child victims' trust fund special license plate; require transfer of revenues received in excess of the cost to the child victims' trust fund; amend KRS 68.200 to define "gross receipts"; apply the license fee to gross receipts derived from transportation network company services; amend KRS 141.020 and 141.040 relating to the exclusions from income tax earned by nonresident disaster response employees and businesses, to extend the sunset date to January 1, 2027; create new sections of Subchapter 20 of KRS Chapter 154 for a sales and use tax exemption for data centers to define terms; make declarations and state purposes for the sales and use tax incentive; provide a process for companies to apply; prohibit the rehabilitation or replacement of existing data centers; require a memorandum of agreement between the Cabinet for Economic Development and an eligible company; create a new section of KRS Chapter 139 to allow a sales and use tax exemption for a preliminarily approved company or an approved company; amend KRS 131.400, 131.420, 131.435, 131.440, and 131.445 to require the Department of Revenue to offer a tax amnesty program; amend KRS 131.190 to allow reporting of information by the department; allow the Executive Branch Ethics Commission to increase their registration fee to provide funding for a new online filing system; require the Office of the State Budget Director to submit reports on tax expenditure recommendations to the Legislative Research Commission and the Interim Joint Committee on Appropriations and Revenue; provide various revenue measures for the operation of certain state agencies; make technical corrections; apply specified provisions to 2023-2024, 2024-2025, and 2025-2026 fiscal years; EMERGENCY. ; APPROPRIATION; EMERGENCY; EFFECTIVE, in part, August 1, 2024, and January 1, 2025.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Appropriations & Revenue (H)

Mar 04, 2024 - taken from Appropriations & Revenue (H); 1st reading ; returned to Appropriations & Revenue (H)

Mar 05, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H)

Mar 14, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title); taken from Rules ; placed in the Orders of the Day

Mar 15, 2024 - 3rd reading, passed 73-11 with Committee Substitute (1) and Committee Amendment (1-title) ; received in Senate ; to Committee on Committees (S); to Appropriations & Revenue (S)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 22, 2024 - floor amendment (1) filed to Committee Substitute ; 2nd reading, to Rules

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024 ; 3rd reading ;

floor amendment (1) withdrawn; passed 36-1 with Committee Substitute (1) ; received in House ; to Rules (H)

Mar 26, 2024 - posted for passage for concurrence in Senate Committee Substitute (1); House refused to concur in Senate Committee Substitute (1) ; received in Senate ; to Rules (S)

Mar 27, 2024 - posted for passage for receding from Senate Committee Substitute (1) ; Senate refused to recede from Committee Substitute (1) ; Conference Committee appointed in Senate

Mar 28, 2024 - Conference Committee appointed in House; 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; posted for passage for consideration of Free Conference Committee Report (1) ; Free Conference Committee report adopted in Senate ; passed 34-0 with Free Conference Committee Report (1) ; received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Free Conference Free Conference Committee Report (1) ; Free Conference Committee report adopted in House ; passed 87-9 with Free Conference Committee Report (1) ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - 2 line items vetoed

Apr 10, 2024 - became law on April 10, 2024, without Governor's Signature

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; taken from the Orders of the Day; filed without Governor's signature with the Secretary of State

HB9 (BR262) - J. Decker, S. Baker, J. Bauman, D. Bentley, J. Calloway, S. Doan, D. Fister, C. Fugate, M. Lockett, C. Massaroni, B. McCool, J. Nemes, M. Proctor, F. Rabbourn, S. Rawlings, N. Tate, T. Truett, B. Wesley

AN ACT relating to postsecondary education and declaring an emergency.

Create new sections of KRS Chapter 164 to define terms; prohibit a public postsecondary education institution from providing differential treatment or benefits on the basis of an individual's religion, race, sex, color, or national origin; from influencing the composition of the student body or scholarship recipients on the basis of religion, race, sex, color, or national origin; from implementing a student housing assignment plan on the basis of religion, race, color, or national origin with designated exceptions; from expending any resources on diversity, equity, and inclusion, the promotion of discriminatory topics, or bias incident investigations; from soliciting statements on an applicant's experience with or views on religion, race, sex, color, or national origin; from requiring a course or training on diversity, equity, and inclusion or discriminatory concepts as a program requirement; and from permitting credit from a course dedicated to the promotion of diversity, equity, and inclusion or discriminatory concepts to count towards the total number of credits

required for a degree or certificate, or disseminating or profiting from any research, work product, or material that promotes or justifies discriminatory concepts of diversity, equity, and inclusion; establish exclusions; require each governing board of a public postsecondary education institution to amend the institution's policy on nondiscrimination to include a clause on ideological neutrality that prohibits institutional discrimination on the basis of an individual's political or social ideology; prohibit a public postsecondary education institution from requiring or encouraging any individual to endorse or condemn a specific political or social ideology or make any inquiry into the political or social ideology of students, faculty, and staff or from providing preferential or prejudicial consideration or treatment to an individual on the basis of that individual's actual or perceived political or social ideology; prohibit the Council on Postsecondary Education from providing differential treatment or benefits on the basis of an individual's religion, race, sex, color, or national origin or from expending any resources on diversity, equity, and inclusion or discriminatory topics; establish exclusions for legal compliance; require each governing board of a public postsecondary education institution to ensure compliance with specific sections of this Act no later than June 30, 2024; require the council and institutions to collaborate on a standardized procedure to consider denying transfer credit earned in courses dedicated to diversity, equity, and inclusion initiatives and to develop data collection and reporting methods; authorize the Attorney General to bring an action for a writ of mandamus to compel the council or a public postsecondary education institution to comply; create a cause of action to permit a qualified individual to file a civil action against council or a public postsecondary education institution for injunctive relief and damages arising from a violation of this Act; waive sovereign and governmental immunity; prohibit retaliation; require each public postsecondary education institution to submit and publish a certified annual report on governmentally mandated discrimination to the Legislative Research Commission by October 1 each year; provide that a public postsecondary education institution or the council cannot claim a federal, state, judicial, contractual, or accreditation mandate as a defense to a civil action filed under this Act unless the policy, practice, or procedure upon which the complaint is founded is listed and clearly and accurately described in the public institution's annual report on governmentally mandated discrimination; require the council to develop and publish an annual assessment to evaluate intellectual freedom and viewpoint diversity at public postsecondary education institutions; require each institution to annually distribute the assessment to all students, faculty, and staff and publish the results; require each public postsecondary education institution to provide the Personnel Cabinet and State Treasurer the name, job title, duty station, salary or wages, and amount of any contracted severance or other form of post-employment compensation of each

employee of the institution by the twentieth day of each month beginning January 1, 2025, and to post its itemized annual budget; amend KRS 164.020 to prohibit the Council on Postsecondary Education from approving a degree, certificate, or diploma program that is not aligned with Section 2 of this Act; direct the Council on Postsecondary Education to consider alignment with Section 2 of this Act when considering the elimination of an existing program; direct each public postsecondary education institution and the Council on Postsecondary Education to discontinue designated programs and follow designated procedures when implementing this Act; provide specific instructions for public postsecondary education institutions and the Council on Postsecondary Education to follow in implementing this Act; direct public postsecondary education institutions and the council to submit a report on implementation of this Act; require public postsecondary education institutions to submit a series of reports on historical employment data for diversity, equity, and inclusion employees; EFFECTIVE, in part, February 1, 2025; EMERGENCY.

HB9 - AMENDMENTS

HFA1(T. Bojanowski) - Retain all original provisions except remove restrictions on postsecondary course credit and the dissemination of postsecondary research.

HFA2(T. Bojanowski) - Retain original provisions, except remove the ability of a qualified individual to bring a civil action to seek enforcement of this Act.

HFA3(T. Bojanowski) - Retain original provisions, except amend the definition of resource to remove donations, endowments, grants, and gifts.

Jan 19, 2024 - introduced in House; to Committee on Committees (H)

Jan 25, 2024 - to Education (H)

Feb 14, 2024 - floor amendments (1), (2) and (3) filed

HB10 (BR442)/AA/HM/LM - K. Moser, N. Tate, K. Banta, D. Bentley, T. Bojanowski, K. Bratcher, E. Callaway, J. Decker, S. Dietz, R. Duvall, D. Elliott, K. Fleming, M. Hart, M. Imes, K. King, A. Neighbors, R. Palumbo, R. Raymer, T. Smith, W. Thomas, K. Timoney, T. Truett, L. Willner, N. Wilson, S. Witten

AN ACT relating to maternal and child health.

Create a new section of KRS Chapter 211 to establish the Kentucky maternal psychiatry access program, also known as the Kentucky Lifeline for Moms; establish duties and responsibilities of the program; direct that the program shall be operated by the Department for Public Health, Division of Maternal and Child Health; amend KRS 211.122 to establish that the collaborative panel related to maternal and infant health shall be renamed the Kentucky maternal and infant health collaborative; establish formal membership of the collaborative; require that the collaborative annually review the operations of the new Kentucky maternal psychiatry access program; amend KRS 211.690, related to the Health Access Nurturing Development Services program to require the HANDS program provide

information related to lactation consultation, breastfeeding, and safe sleep for babies; establish that the program participants shall participate in the home visitation program through in-person face-to-face methods or through tele-service delivery methods; create a new section of Subtitle 17A of KRS Chapter 304 to require insurers and any exchange to provide a special enrollment period for pregnant individuals; specify requirements for the coverage; require group plan insurers to provide notice of special enrollment rights; amend KRS 304.17A-145 to require health benefit plans that provide coverage for dependents to provide coverage for maternity care; amend KRS 304.17A-220 and 194A.099 to conform with the special enrollment requirement; amend KRS 18A.225 and 164.2871 to require the state employee health plan and self-insured state postsecondary education institution group health plans to comply with the special enrollment and maternity coverage requirements; amend KRS 205.522 to require Medicaid coverage of maternity services; amend KRS 205.592 to allow Medicaid income limit for certain women and children to be increased under certain circumstances; amend KRS 205.6485 to require Kentucky Children's Health Insurance Program to provide maternity coverage; create a new section of KRS Chapter 205 to require the Department for Medicaid Services and any managed care organization with whom the department contracts for the delivery of Medicaid services to provide coverage for lactation consultation and breastfeeding equipment; require the Cabinet for Health and Family Services to apply for a Medicaid waiver if potential cost defrayment or loss of federal funds is identified; require the Cabinet for Health and Family Services to study doula certification programs nationally; EFFECTIVE, in part, January 1, 2025.

HB10 - AMENDMENTS

HCS1/AA/HM/LM - Retain original provisions; amend KRS 211.122 to add two additional members to the newly established Kentucky maternal and infant health collaborative; amend KRS 304.17A-145 to define "in-home program" and "telehealth"; establish health insurance coverage for an in-home program and telehealth services; amend new section of KRS Chapter 205 to define "in-home program" and "telehealth"; establish health insurance coverage for an in-home program and telehealth services; make technical corrections; effective January 1, 2025. HFA1(K. Moser) - Amend pregnancy special enrollment period requirement to apply to individual health plans except short term duration plans; amend maternity coverage requirement to remove application to short term duration plans and to exclude grandfathered group health benefit plans; provide that the state employee health plan and self-insured employer group health plans provided by state postsecondary education institutions to their employees shall provide a pregnancy special enrollment period. SCS1/AA/HM/LM - Retain original provisions; create a new section of KRS Chapter 216 to require all hospitals offering obstetric services and alternative birthing centers to provide or

make referrals for perinatal palliative care; create a new section of Subtitle 17A of KRS Chapter 304 to require health benefit plans to provide coverage for perinatal palliative care; amend KRS 164.2871, 205.522, 205.6485, and 18A.225 to require self-insured employer group health plans provided by the governing board of a state postsecondary institution to its employees, Medicaid, the Kentucky Children's Health Insurance Program, and the state employee health plan to comply with the new section on perinatal palliative care; make technical corrections; amend KRS 405.075 to change the definition of "newborn safety device" related to the continuous staffing requirement; amend KRS 156.095 to require information on the Safe Haven Baby Boxes Crisis Line to be posted in public schools; provide that part of the Act may be cited as the Love Them Both Part II Act; EFFECTIVE, in part, January 1, 2025.

SFA1(D. Yates) - Create a new section of KRS Chapter 311 to define "fatal fetal anomaly"; permit a physician to terminate a pregnancy if the pregnancy is complicated by a fatal fetal anomaly. SFA2(D. Harper Angel) - Delete definition of "baby" and replace with definition of "fetus".

SFA3(D. Harper Angel) - Retain original provisions; create a new section of KRS Chapter 311 to provide for the termination of a pregnancy if it is the good faith belief of the physician that the pregnancy is the result of rape or incest.

SFA4(D. Harper Angel) - Retain original provisions; create a new section of KRS Chapter 311 to provide for the termination of a pregnancy if it is the good faith belief of the physician that the pregnancy is the result of rape or incest.

SFA5(D. Yates) - Create a new section of KRS Chapter 311 to define "fatal fetal anomaly"; permit a physician to terminate a pregnancy if the pregnancy is complicated by a fatal fetal anomaly.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

Jan 24, 2024 - to Health Services (H)

Feb 08, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 09, 2024 - 2nd reading, to Rules ; floor amendment (1) filed to Committee Substitute

Feb 28, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024

Mar 05, 2024 - 3rd reading, passed 90-0 with Committee Substitute (1) and Floor Amendment (1)

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Health Services (S) Mar 22, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute

Mar 25, 2024 - 2nd reading, to Rules as a consent bill

Mar 26, 2024 - Floor Amendments (2) and (3) filed to Committee Substitute

Mar 27, 2024 - floor amendment (4) filed; floor amendment (5) filed

HB11 (BR1406) - R. Raymer, K. Banta, J. Bauman, S. Bratcher, J. Bray, M. Clines, S. Dietz, R. Duvall, D. Fister, C. Fugate, D. Hale, S. Lewis, D. Meade , A.

Neighbors, M. Pollock, S. Riley, S. Sharp, W. Thomas, K. Timoney, J. Tipton, T. Truett, W. Williams

AN ACT relating to nicotine products. Create new sections of KRS 438.305 to 438.340 to define terms; require the Secretary of State to create and publish a list of certain tobacco product retailers; require the Department of Alcoholic Beverage Control to create and maintain a tobacco noncompliance database and reporting system; require wholesalers to verify a retailer's presence in the database prior to transactions; establish and impose fines for wholesalers that unlawfully sell to a retailer that is in the noncompliance database; make ineligible any retailer with unpaid fines that are more than 60 days overdue from selling Tobacco Control Act covered products until the fines are paid; direct manufacturers of Tobacco Control Act covered products to provide safe harbor certification to wholesalers and retailers of their products; prohibit a retailer from selling Tobacco Control Act products to persons under 21 years of age; establish; amend KRS 241.060 to allow the board to conduct hearings and appeals under this Act and KRS 438.340. .

HB11 - AMENDMENTS

HCS1 - Retain original provisions; amend to redefine "authorized product" and "safe harbor certification"; establish conditions for retailers with overdue, unpaid fines; EFFECTIVE January 1, 2025.

SCS1 - Retain original provisions, except remove definitions section; amend KRS 438.305 to define terms; create new civil penalties and appeals process; establish conditions for retailers with overdue, unpaid fines; amend KRS 438.310 and 438.313 to conform; EFFECTIVE January 1, 2025. SFA1(S. Funke Frommeyer) - Amend KRS 438.305 to define new terms; establish responsibilities for the Department of Alcoholic Beverage Control for issuing permits to retailers, manufacturers, and distributors of e-liquids and vapor products; create labeling, marketing, packaging, and safety requirements for retailers, manufacturers, and distributors of e-liquids and vapor products; establish process for online sales for retailers, manufacturers, and distributors; create new civil penalties and appeals process; amend various statutes to conform; effective January 1, 2025.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - to Health Services (H)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - 3rd reading, passed 62-26 with Committee Substitute (1)

Mar 12, 2024 - received in Senate ; to Committee on Committees (S)

Mar 15, 2024 - to Licensing & Occupations (S)

Mar 26, 2024 - floor amendment (1) filed; taken from Licensing & Occupations (S); 1st reading ; returned to Licensing & Occupations (S)

Mar 27, 2024 - reassigned to Judiciary (S); taken from Judiciary (S); 2nd reading ; returned to Judiciary (S)

Mar 28, 2024 - reported favorably, to Rules with Committee Substitute (1) as a consent bill; posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024 ; 3rd reading ; Floor Amendment (1) withdrawn ; passed 29-7-1 with Committee Substitute (1) ; received in House ; to Rules (H); posted for passage for concurrence in Senate ; House concurred in Senate Committee Substitute (1) ; passed 64-27 with Committee Substitute (1) ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - signed by Governor

HB12 (BR2214)/LM - D. Meade

AN ACT relating to jails and declaring an emergency.

Create a new section of KRS 441.420 to 441.450 to prohibit the building, reconstructing, remodeling, or renovation of a jail unless it is a regional jail and the General Assembly provides express approval; provide exceptions to the prohibition including where a court has ordered jail construction, construction is necessary to comply with state or federal law or regulations, or to replace or rebuild a facility following a catastrophic event; EMERGENCY.

HB12 - AMENDMENTS

HCS1/LM - Retain original provisions, except provide that the provisions shall be repealed effective December 31, 2029; allow all local correctional facilities to undergo construction or renovation with the express approval of the General Assembly; amend KRS 441.137 to provide that money left in an inmate's canteen account will be considered abandoned after 90 days instead of one year; EMERGENCY.

HCA1(R. Bridges) - Make title amendment.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - to Local Government (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Amendment (1-title)

Mar 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 82-2 with Committee Substitute (1) and Committee Amendment (1-title)

Mar 11, 2024 - received in Senate ; to Committee on Committees (S)

Mar 13, 2024 - to State & Local Government (S)

HB13 (BR1219)/FN - A. Bowling, J. Petrie, J. Bray, S. Rudy, K. Timoney

AN ACT relating to the Kentucky Product Development Initiative and declaring an emergency.

Amend KRS 154.21-015 to define "county population ranking," "population density," and "ten (10) year percentage change in population" and redefine other terms; amend KRS 154.21-020 to designate reporting requirements and make the Kentucky Product

Development Initiative of 2022 apply only to the fiscal year 2022-2023 and fiscal year 2023-2024; create a new section of subchapter 21 of KRS Chapter 154 to establish the Kentucky Product Development Initiative of 2024; amend KRS 154.21-035 to make technical corrections; EMERGENCY; June 1, 2024.

HB13 - AMENDMENTS

HCS1/FN - Retain original provisions; make technical corrections related to mandated reports; EFFECTIVE July 1, 2024; EMERGENCY.

SCS1 - Retain original provisions, except decrease the minimum amount of local matching funds for eligible projects; prioritize the award of grants for those eligible grant recipients that have not received prior grant awards; prohibit the award of more than one grant to a county, including eligible grant recipients that are involved in a regional project. CCR1 - Cannot agree.

FCCR1 - Delete all provisions; amend KRS 154.21-015 to define "county population ranking," "population density," and "ten (10) year percentage change in population" and redefine other terms; amend KRS 154.21-020 to designate reporting requirements and make the Kentucky Product Development Initiative of 2022 apply only to the fiscal year 2022-2023 and fiscal year 2023-2024; create a new section of subchapter 21 of KRS Chapter 154 to establish the Kentucky Product Development Initiative of 2024; amend KRS 154.21-035 to make technical corrections; EMERGENCY; June 1, 2024.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 29, 2024 - to Appropriations & Revenue (H)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 06, 2024 - 2nd reading, to Rules

Mar 07, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 89-0 with Committee Substitute (1)

Mar 11, 2024 - received in Senate ; to Committee on Committees (S)

Mar 13, 2024 - to Economic Development, Tourism, & Labor (S)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules

Mar 25, 2024 - recommitted to Appropriations & Revenue (S)

Mar 28, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 35-0 with Senate Committee Substitute (1) ; received in House ; to Rules (H); taken from Rules ; placed in the Orders of the Day ; House refused to concur in Senate Committee Substitute (1) ; received in Senate ; posted for passage for receding from Senate Committee Substitute (1) ; Senate refused to recede from Committee Substitute (1) ; Conference Committee appointed in Senate

Apr 12, 2024 - Conference Committee appointed in House

Apr 15, 2024 - Conference Committee report (1) 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 (1) filed in House and Senate; posted for passage for consideration of Free Conference Committee Report (1) ; Free Conference Committee report adopted in Senate; passed 37-0 ; received in House ; to Rules (H); posted for passage for consideration of Free Conference Report; Free Conference Committee report adopted in House; passed 95-0; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 16, 2024 - signed by Governor

HB14 (BR2336)/LM - J. Dixon, D. Osborne, K. Timoney

AN ACT proposing an amendment to Section 181 of the Constitution of Kentucky relating to the General Assembly's authority over local revenue options.

Propose to amend Section 181 of the Constitution of Kentucky to permit the General Assembly to authorize a county, city, town, or municipal corporation to assess and collect local taxes and fees that are not otherwise in conflict with the Constitution; provide ballot question with proposed amendment; submit to voters for ratification or rejection.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 11, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H); to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 12, 2024 - taken from Elections, Const. Amendments & Intergovernmental Affairs (H); 2nd reading ; returned to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB15 (BR1076)/FN - J. Branscum, S. Rudy, J. Bray, B. Chester-Burton, D. Elliott, D. Frazier Gordon, K. Upchurch, N. Wilson

AN ACT relating to consumer data privacy and making an appropriation therefor.

Create new sections of KRS Chapter 367 to establish consumer rights relating to personal data; define terms; exempt certain persons or entities from the statutory provisions of this Act; establish certain consumer rights relating to personal data, including the rights to confirm whether data is being processed, to correct any inaccuracies in the consumer's personal data, to delete personal data provided by the consumer, to obtain a copy of the consumer's personal data that was previously provided, and to opt out of targeted advertising, the sale of data, or profiling of the consumer; set forth requirements for persons or entities that control and process consumer data; establish that the Attorney General has exclusive authority to enforce the consumer data privacy rights; create a consumer privacy fund to be administered by the Office of the Attorney General; EFFECTIVE January 1, 2026.

HB15 - AMENDMENTS

HFA1(S. Rudy) - Amend data and

information exemptions to include data processed by an affiliate of a utility or a holding company system organized specifically for the purpose of providing goods or services to a utility and personal data collected and used for purposes of federal policy under the Combat Methamphetamine Epidemic Act of 2005; make technical changes to division of sections.

SFA1(W. Westerfield) - Retain original provisions, except amend to specify that the Act shall not apply to the processing of personal data by a person in the course of a purely personal or household activity.

SFA2(W. Westerfield) - Retain original provisions, except provide that the Act may be cited as the Kentucky Consumer Data Protection Act.

Feb 02, 2024 - introduced in House; to Committee on Committees (H)

Feb 06, 2024 - to Small Business & Information Technology (H)

Feb 14, 2024 - reported favorably, 1st reading, to Calendar

Feb 15, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 16, 2024

Feb 16, 2024 - floor amendment (1) filed

Feb 20, 2024 - 3rd reading, passed 92-0 with Floor Amendment (1)

Feb 21, 2024 - received in Senate ; to Committee on Committees (S)

Feb 23, 2024 - to Economic Development, Tourism, & Labor (S)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar

Mar 01, 2024 - 2nd reading, to Rules

Mar 04, 2024 - floor amendment (1) filed

Mar 05, 2024 - floor amendment (2) filed

Mar 07, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - 3rd reading, passed 35-0 with Floor Amendments (1) and (2)

Mar 12, 2024 - received in House ; to Rules (H)

Mar 25, 2024 - posted for passage for concurrence in Senate Floor Amendments (1) and (2)

Mar 27, 2024 - House concurred in Senate Floor Amendments (1) and (2) ; passed 94-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB16 (BR181) - F. Rabourn, J. Calloway, W. Lawrence, C. Massaroni

AN ACT relating to milk safety. Amend KRS 217C.030, 217C.040, 217C.050, 217C.060, 217C.070, 217C.090, and 260.840 to move the Milk Safety Branch from the Cabinet for Health and Family Services to the Kentucky Department of Agriculture and to conform; direct that all staff, personnel, records, files, equipment, resources, funding, and administrative functions of the Milk Safety Branch be transferred to the Kentucky Department of Agriculture.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB17 (BR388) - W. Williams, D. Fister

AN ACT relating to ophthalmic dispensers.

Amend KRS 326.080 to require the license renewal fee for practicing ophthalmic dispensing to be established by the Kentucky Board of Ophthalmic Dispensers through promulgation of administrative regulation.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 12, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Jan 17, 2024 - reported favorably, 1st reading, to Calendar

Jan 18, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, January 19, 2024

Jan 19, 2024 - 3rd reading, passed 74-4

Jan 22, 2024 - received in Senate ; to Committee on Committees (S)

Jan 24, 2024 - to Licensing & Occupations (S)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar

Mar 06, 2024 - 2nd reading, to Rules

Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - passed over and retained in the Orders of the Day

Mar 25, 2024 - passed over and retained in the Orders of the Day

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - passed over and retained in the Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB18 (BR810)/LM - R. Dotson, D. Hale, M. Lockett, S. Rawlings, J. Tipton, B. Wesley

AN ACT relating to the rights of property owners and declaring an emergency.

Create new sections of KRS Chapter 65 to prohibit local governments from adopting or enforcing ordinances that prohibit owners of housing accommodations from refusing to lease or rent the housing accommodation to a person when the person's source of income to pay rent includes funding from a federal housing assistance program; prohibit local governments from requiring an owner of property occupied by an individual other than the owner to pay an emergency response fee that arises out of the actions of another over which the owner has no control; EMERGENCY.

HB18 - AMENDMENTS

SCS1/LM - Retain original provisions, except create a new section of KRS Chapter 383 to prohibit local governments from adopting or enforcing any ordinance relating to landlord or tenant laws that is in conflict with state law.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 12, 2024 - to State Government (H)

Jan 18, 2024 - reported favorably, 1st

reading, to Calendar

Jan 19, 2024 - 2nd reading, to Rules

Jan 22, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, January 23, 2024

Jan 23, 2024 - 3rd reading, passed 74-20

Jan 24, 2024 - received in Senate ; to Committee on Committees (S)

Jan 26, 2024 - to State & Local Government (S)

Feb 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 15, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, February 20, 2024

Feb 20, 2024 - 3rd reading, passed 25-11 with Committee Substitute (1)

Feb 21, 2024 - received in House ; to Rules (H)

Feb 22, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)

Feb 27, 2024 - House concurred in Senate Committee Substitute (1) ; passed 75-20 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Mar 05, 2024 - Vetoed; received in House ; to Rules (H); posted for passage for consideration of Governor's veto

Mar 06, 2024 - veto overridden ; passed 76-19 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 31-7 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB19 (BR465) - M. Imes, D. Bentley, B. Chester-Burton

AN ACT relating to the operation of a motor vehicle.

Amend KRS 189.930, to expand the requirement to move over or slow down when approaching an emergency or public safety vehicle to include any disabled vehicle displaying a warning signal.

HB19 - AMENDMENTS

SFA1(D. Thayer) - Make title amendment.

SFA2(D. Thayer) - Retain original provisions and amend KRS 56.580 to prohibit closing portions of Capital Avenue in Frankfort; provide exceptions for emergency personnel.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 18, 2024 - to Transportation (H)

Jan 23, 2024 - reported favorably, 1st reading, to Calendar

Jan 24, 2024 - 2nd reading, to Rules

Jan 30, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, January 31, 2024

Jan 31, 2024 - 3rd reading, passed 95-0

Feb 01, 2024 - received in Senate ; to Committee on Committees (S)

Mar 01, 2024 - to Transportation (S)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar

Mar 14, 2024 - 2nd reading, to Rules

Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - passed over and retained in the Orders of the Day

Mar 25, 2024 - floor amendments (1-title) and (2) filed; passed over and retained in the Orders of the Day

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - 3rd reading, passed 28-7 with Floor Amendment (2) and Floor Amendment (1-title) ; received in House ; to Rules (H)

HB20 (BR1051)/AA - R. Palumbo, C. Aull, T. Bojanowski, G. Brown Jr., L. Burke, E. Callaway, A. Camuel, B. Chester-Burton, A. Gentry, N. Kulkarni, W. Lawrence, J. Raymond, R. Roarx, S. Stalker, C. Stevenson

AN ACT relating to a cost-of-living increase to the retirement benefits for retired state employees, making an appropriation therefor, and declaring an emergency.

Appropriate \$227 million, \$17 million, and \$17 million in fiscal year 2024-2025 to the Kentucky Public Pensions Authority to fund a one-time two percent cost-of-living adjustment effective July 1, 2024, for Kentucky Employees Retirement System nonhazardous and hazardous duty recipients, and for State Police Retirement System recipients, respectively; APPROPRIATION; EMERGENCY.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB21 (BR52) - R. Palumbo, C. Aull, K. Bratcher, G. Brown Jr., B. Chester-Burton, A. Gentry

AN ACT relating to designation of income tax refund.

Create a new section of KRS Chapter 141 to provide taxpayers the option of having all or a portion of their income tax refund be contributed to the Greater Kentucky and Southern Indiana Chapter of the Alzheimer's Association, effective for taxable years beginning on or after January 1, 2025; direct the commissioner of the Department of Revenue to transfer the funds by July 1, 2026, and by July 1 of each year thereafter to the Greater Kentucky and Southern Indiana Chapter of the Alzheimer's Association.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB22 (BR972) - P. Pratt

AN ACT relating to automated external defibrillators.

Amend KRS 311.667 to remove the requirement for medical oversight of an AED program.

HB22 - AMENDMENTS

HCS1 - Make technical corrections to conform.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - to Small Business & Information Technology (H)

Jan 24, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 25, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, January

26, 2024
Jan 26, 2024 - 3rd reading, passed 87-0 with Committee Substitute (1)
Jan 29, 2024 - received in Senate ; to Committee on Committees (S)
Feb 06, 2024 - to Education (S)
Feb 29, 2024 - reported favorably, 1st reading, to Calendar
Mar 01, 2024 - 2nd reading, to Rules
Mar 13, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 15, 2024
Mar 15, 2024 - passed over and retained in the Orders of the Day
Mar 21, 2024 - passed over and retained in the Orders of the Day
Mar 22, 2024 - 3rd reading, passed 36-0
Mar 25, 2024 - received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB23 (BR908) - P. Pratt, D. Fister

AN ACT relating to smoke alarms.
Create a new section of KRS Chapter 227 to require a working smoke detector be present in any residence sold; direct seller to attest to the presence and functioning of the required smoke detector in signed affidavit given to buyer at closing.

HB23 - AMENDMENTS

HCS1 - Retain original provisions, except apply requirements only to existing residential structures; add specific liability exemption for real estate licensees.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 09, 2024 - to Local Government (H)

Jan 12, 2024 - reassigned to Licensing, Occupations, & Administrative Regulations (H)

Jan 17, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 18, 2024 - 2nd reading, to Rules
Feb 06, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 07, 2024

Feb 20, 2024 - 3rd reading, passed 79-16 with Committee Substitute (1)

Feb 21, 2024 - received in Senate ; to Committee on Committees (S)

HB24 (BR924) - P. Pratt, D. Lewis

AN ACT relating to consumer data privacy.

Creates new sections of KRS Chapter 367 to establish consumer rights relating to personal data, including the rights to confirm whether data is being processed, to delete personal data provided by the consumer, to obtain a copy of the consumer's personal data that was previously provided, and to opt out of targeted advertising and the sale of data; define terms; set forth the types of data and the persons or entities to which the statutory provisions do and do not apply; set forth requirements for persons or entities that control and process consumer data; establish that the Attorney General has exclusive authority to enforce the consumer data privacy rights; create a consumer privacy fund in the State Treasury to be administered by the Office of the

Attorney General; EFFECTIVE January 1, 2026.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB25 (BR416)/CI/LM - D. Fister, G. Brown Jr., K. King

AN ACT relating to crimes and punishments.

Amend KRS 17.500 to include distribution of matter portraying a sexual performance by a minor in the definition of "sex crime"; amend KRS 439.3401 to include possession or viewing of matter portraying a sexual performance by a minor and distribution of matter portraying a sexual performance by a minor in the definition of "violent offender"; amend KRS 532.060 to require a person who has been convicted of a violation of KRS 529.100, 529.110, 531.320, 531.335, or 531.340 to serve five years of postincarceration supervision; amend KRS 532.200 to redefine "violent felony offense" as an offense that would classify a person as a violent offender under KRS 439.3401.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB26 (BR829)/LM - D. Fister, E. Callaway

AN ACT relating to unemployment insurance and declaring an emergency.

Amend KRS 341.030 to provide that reimbursements paid to volunteer firefighters for traveling to respond to emergencies or for the use of his or her personal vehicle or other equipment in responding to emergencies, shall not be considered wages for purposes of unemployment insurance; RETROACTIVE to March 6, 2020; EMERGENCY.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB27 (BR834) - D. Fister

AN ACT relating to conservation district audits.

Amend KRS 65A.010 to add specificity to the definition of "special purpose governmental entity" to include soil and water conservation services; amend KRS 262.097 to conform; amend KRS 262.280 to exempt a soil and water conservation district from the requirements set forth in KRS 65A.030; amend KRS 262.763 to exempt a watershed conservancy district from the requirements set forth in KRS 65A.030.

HB27 - AMENDMENTS

HFA1(S. Baker) - Amend KRS 262.097 to increase the audit threshold to one million dollars; amend KRS 262.763 to increase the audit threshold to one million dollars.

SCS1 - Retain original provisions; amend KRS 45A.095 to exempt alternative transportation fuels from competitive bids; amend KRS 45A.630 to define "alternative transportation fuels"; amend KRS 45A.645 to direct state agencies to purchase alternative transportation fuels that utilize Kentucky-grown agricultural products.
SCA1(J. Howell) - Make title amendment.

SFA1(J. Howell) - Amend KRS 45A.645 to require state agencies to purchase Kentucky-sourced alternative transportation fuels if the vendor can meet quality standards and pricing requirements.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 09, 2024 - to Local Government (H)

Jan 25, 2024 - reassigned to Agriculture (H)

Jan 31, 2024 - reported favorably, 1st reading, to Calendar

Feb 01, 2024 - 2nd reading, to Rules

Feb 05, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 06, 2024

Feb 06, 2024 - floor amendment (1) filed

Feb 07, 2024 - 3rd reading, passed 95-0 with Floor Amendment (1)

Feb 08, 2024 - received in Senate ; to Committee on Committees (S)

Mar 14, 2024 - to Agriculture (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024 ; floor amendment (1) filed to Committee Substitute

Mar 26, 2024 - 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 27, 2024 - floor amendment (1) withdrawn; 3rd reading ; passed 33-0 with Committee Substitute (1) and Committee Amendment (1-title) ; received in House ; to Rules (H)

Apr 15, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) and Committee Amendment (1-title)

HB28 (BR400) - D. Lewis

AN ACT relating to pharmaceutical advertisements.

Create a new section of KRS Chapter 367 to define "pharmaceutical company" and "advertisement" and prohibit all advertisements for pharmaceuticals to the general public; amend KRS 367.990 to establish a penalty for a violation.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB29 (BR1222) - D. Lewis, T. Truett, C. Fugate

AN ACT relating to motor vehicles.

Amend KRS 189.503 to allow a local government to issue permits for racing events on state-maintained highways subject to approval by the Transportation Cabinet; amend KRS 189.505 to conform.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Feb 02, 2024 - to Transportation (H)

Feb 06, 2024 - reported favorably, 1st reading, to Calendar

Feb 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 08, 2024

Feb 08, 2024 - 3rd reading, passed 95-0

Feb 09, 2024 - received in Senate ; to Committee on Committees (S)

Mar 01, 2024 - to Economic Development, Tourism, & Labor (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - signed by Governor

HB30 (BR449) - M. Meredith, W. Thomas, C. Aull, J. Bauman, D. Bentley, T. Bojanowski, S. Bratcher, B. Chester-Burton, R. Duvall, A. Gentry, J. Gooch Jr., K. Jackson, DJ Johnson, K. King, D. Lewis, S. Lewis, K. Moser, A. Neighbors, R. Palumbo, M. Pollock, R. Raymer, S. Sharp, C. Stevenson, P. Stevenson, K. Timoney, B. Wesley, W. Williams

AN ACT relating to veterans.
Create a new section of KRS Chapter 40 to establish the Kentucky Service Members, Veterans, and their Families Suicide Prevention Program.

HB30 - AMENDMENTS

SCS1 - Retain original provisions; create a new section of KRS Chapter 337 to require the Kentucky Department of Veterans' Affairs to create and distribute a veterans' benefits and services document to employers and allow employers to keep copies of a veterans' benefits and services document in a conspicuous and accessible place.
SCA1(R. Girdler) - Make title amendment.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 18, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Jan 23, 2024 - reported favorably, 1st reading, to Calendar

Jan 24, 2024 - 2nd reading, to Rules

Jan 30, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, January 31, 2024

Jan 31, 2024 - 3rd reading, passed 95-0

Feb 01, 2024 - received in Senate ; to Committee on Committees (S)

Feb 08, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 01, 2024 - 2nd reading, to Rules

Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024

Mar 21, 2024 - passed over and retained in the Orders of the Day

Mar 22, 2024 - 3rd reading, passed 37-0 with Committee Substitute (1) and Committee Amendment (1-title)

Mar 25, 2024 - received in House ; to

Rules (H)

Mar 26, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) and Committee Amendment (1-title)

Mar 27, 2024 - House concurred in Senate Committee Substitute (1) and Committee Amendment (1-title) ; passed 97-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB31 (BR429) - D. Frazier Gordon, C. Aull, D. Bentley, P. Pratt

AN ACT relating to Medicaid coverage for at-home anticoagulation management.

Create a new section of KRS Chapter 205 to require the Department for Medicaid Services and any managed care organization contracted for the delivery of Medicaid Services to provide coverage and reimbursement for at home prothrombin time or international normalized ratio (INR) testing, including but not limited to coverage and reimbursement for education and training, INR monitors or testing devices, and all necessary testing supplies; authorize the department to promulgate administrative regulations; require the Cabinet for Health and Family Services or the Department for Medicaid Services to seek federal approval if it is determined that such approval is necessary; require the cabinet to comply with KRS 205.525.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 24, 2024 - to Health Services (H)

Jan 25, 2024 - reported favorably, 1st reading, to Calendar

Jan 26, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, January 29, 2024

Jan 29, 2024 - 3rd reading, passed 93-0

Jan 30, 2024 - received in Senate ; to Committee on Committees (S)

Feb 12, 2024 - to Health Services (S)

Mar 13, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 14, 2024 - 2nd reading, to Rules as a consent bill

Mar 15, 2024 - posted for passage in the Consent Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - 3rd reading, passed 37-0; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB32 (BR5)/LM - D. Frazier Gordon

AN ACT relating to certificates of death.

Amend KRS 311.601 to require an option of one-half hour of continuing education on the completion of a certificate of death for physicians to meet the 7.5 hours of approved

continuing education in KRS 218A.205; amend KRS 311.844 to require an option of one-half hour of continuing education on the completion of a certificate of death for a physician assistant; amend KRS 311A.135 to require an option of one-half hour of continuing education on the completion of a death certificate for paramedics; amend KRS 310.175 to require an option of one-half hour of continuing education on the completion of a certificate of death for chiropractors; amend KRS 313.035 to require an option of one-half hour of continuing education on the completion of a certificate of death for dentists; amend KRS 314.073 to require an option of one-half hour of continuing education on the completion of a certificate of death for nurses; amend KRS 213.076 to require the Cabinet for Health and Family Services to make a one-half hour continuing education course on the completion of a certificate of death available.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB33 (BR409) - K. Bratcher, R. Dotson, A. Gentry, D. Hale, S. Lewis, A. Tackett Laferty, W. Thomas, B. Wesley

AN ACT relating to railroad operations.

Create a new section of KRS Chapter 277 to require a crew of at least two persons during the operation of a train; provide exceptions; amend KRS 277.990 to include penalties for crews of less than two persons.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Feb 09, 2024 - to Transportation (H)

HB34 (BR995) - S. Doan, D. Grossberg, J. Hodgson, S. Rawlings

AN ACT relating to universal recognition of occupational licenses.

Create new sections of KRS Chapter 335B to allow universal recognition of occupational licenses and government certifications; include work experience as a basis for licensure or certification; explicitly include military personnel and their spouses; provide that the Act may be cited as the Universal Recognition of Occupational Licenses Act.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB35 (BR48) - L. Willner, K. Fleming, D. Bentley, B. Chester-Burton, A. Gentry, S. Lewis, N. Tate

AN ACT relating to psychologists. Amend KRS 319.053 to reduce the five-year supervision requirement to two years for a licensed psychological associate to qualify as a licensed psychological practitioner; amend KRS 319.050 and 319.064 to extend the grace period from 60 days to 180 days allowing temporary licensure while applications are pending; remove provision that sunsetted in 2013.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 26, 2024 - to Licensing, Occupations, & Administrative

Regulations (H)

HB36 (BR979) - L. Willner, B. McCool, C. Aull, T. Bojanowski, G. Brown Jr., B. Chester-Burton

AN ACT relating to student resiliency and well-being.

Create a new section of KRS Chapter 158 to establish the Center for Student Resiliency and Well-Being within the Kentucky Department of Education to gather and compile data, coordinate training, and monitor the numbers and types of mental health professionals in schools; amend KRS 158.4416 to include the definition of "student resiliency and well-being approach"; remove the definition of "trauma-informed approach"; make conforming changes; require the resiliency and well-being team to compile their activities to be used in the creation of the Comprehensive School Improvement Plan and Comprehensive District Improvement Plan and submit the information to the Center for Student Resiliency and Well-Being; amend KRS 158.191 to require a school district to allow a parent to decline their student's participation in well-being questionnaires rather than requiring parental consent for the student to participate; amend KRS 156.095 to require schools to provide an opportunity for any student who missed the suicide prevention awareness lesson to receive the lesson at a later time; make conforming changes; amend KRS 158.443 to conform.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB37 (BR67)/LM - K. King, K. Timoney

AN ACT relating to the recording of interests in real property.

Create a new section of KRS Chapter 382 to define "greenhouse gas emissions reduction agreement"; require that a greenhouse gas emissions reduction agreement be properly recorded pursuant to the requirements of KRS 382.110 for it to be binding on subsequent purchasers or creditors.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB38 (BR822)/CI - J. Tipton, T. Bojanowski, G. Brown Jr., B. Chester-Burton, A. Gentry, D. Grossberg, S. Heavrin, K. Herron, N. Kulkarni, J. Nemes, S. Stalker, N. Tate, L. Willner

AN ACT relating to the abolition of the death penalty.

Create a new section of KRS Chapter 532 to abolish the death penalty and replace it with life imprisonment without parole for inmates presently sentenced to death; amend KRS 532.030, relating to authorized dispositions for felony offenses, to remove the death penalty; amend KRS 533.010, relating to probation, to prohibit probation for a person sentenced to life without parole or life without parole for 25 years; amend KRS 640.010 to define terms; amend KRS 640.040, relating to penalties for juveniles convicted of felony offenses, to prohibit life imprisonment without benefit of parole for a capital offense; amend KRS 422.285, 532.050, and 532.100 to conform; repeal KRS 431.213,

431.2135, 431.218, 431.220, 431.223, 431.224, 431.240, 431.250, 431.260, 431.270, 507A.060, 532.025, 532.075, 532.130, 532.135, 532.140, 532.300, 532.305, and 532.309.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB39 (BR861) - B. McCool, C. Aull, J. Blanton, E. Callaway, D. Elliott, R. Heath, D. Lewis, C. Massaroni, W. Williams

AN ACT relating to the protection of veterans' benefits.

Create a new section of KRS Chapter 40 to prevent the compensation for advising or assisting with veterans' benefits.

HB39 - AMENDMENTS

HCS1 - Retain original provisions, except remove prohibition for advising or assisting an individual with a veterans' benefits matter; remove prohibition on receiving compensation for services rendered before a notice of disagreement is filed; limit fee amount for advising, assisting, or consulting on a veterans' benefits matter and require a written fee agreement; prohibit persons seeking compensation for advising, assisting, or consulting on a veterans' benefits matter from utilizing international call or data centers, directly or aggressively soliciting business, gaining access to personal medical, financial, or benefits log-in or password information, and utilizing a doctor with whom they have a business or employment relationship for secondary medical exams; and remove disclosure requirement for advertisements.

SCS1 - Retain original provisions, except provide that attorneys and law firms seeking to receive compensation for advising, assisting, or consulting any individual with any veterans' benefits matter shall be governed by federal regulation.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 28, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024

Feb 29, 2024 - 3rd reading, passed 94-1 with Committee Substitute (1)

Mar 01, 2024 - received in Senate ; to Committee on Committees (S)

Mar 06, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Mar 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 15, 2024 - 2nd reading, to Rules

HB40 (BR860) - B. McCool

AN ACT relating to water and wastewater systems.

Amend KRS 223.170 to require the board of certification for water treatment and distribution system operators to submit to the Energy and Environment Cabinet on or before December 31, 2024, recommendations for the establishment of a voluntary certification

program for supervisors of certified operators in primary responsible charge of water treatment plants or distribution systems as well as recommendations for the establishment of a program or strategy for recruiting applicants to work in the operation of water treatment plants or distribution systems who are not currently participating in apprenticeships or certification programs administered by the cabinet; amend KRS 224.73-110 to require the Kentucky Board of Certification of Wastewater System Operators to submit to the Energy and Environment Cabinet on or before December 31, 2024, recommendations for the establishment of a voluntary certification program for supervisors of certified operators in primary responsible charge of public or private sewage systems as well as recommendations for the establishment of a program or strategy for recruiting applicants to work in the operation of public or private sewage systems who are not currently participating in apprenticeships or certification programs administered by the cabinet.

HB40 - AMENDMENTS

HCS1 - Delete original provisions; create a combined Kentucky Board of Certification of Water and Wastewater System Operators; provide for board duties and membership; require that on or before December 31, 2024, the board, in conjunction with the Drinking Water Advisory Workgroup and the Clean Water Advisory Workgroup, make recommendations for the establishment of a voluntary certification program for supervisors of certified operators of water or sewage treatment plants systems; require that the recommendations also include suggestions for the establishment of a voluntary shared services certification program for supervisors or certified operators of combined water or sewage treatment plants or systems and suggestions for the establishment of a program or strategy for recruiting applicants to work in the operation of water treatment plants or distribution systems who are not currently participating in apprenticeships or certification programs administered by the cabinet; amend KRS 223.160, 223.170, 223.200, 223.210, and 224.73-110 to conform; provide for the staggering of the terms of initial appointments to the Kentucky Board of Certification of Water and Wastewater System Operators; provide for the transfer of documents and the continuity of actions from the Kentucky Board of Certification of Wastewater System Operators and the Kentucky Board of Certification of Water Treatment and Distribution System Operators to the Kentucky Board of Certification of Water and Wastewater System Operators.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)
Mar 06, 2024 - to Natural Resources & Energy (H)
Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 11, 2024
Mar 14, 2024 - 3rd reading, passed

92-0 with Committee Substitute (1)
Mar 15, 2024 - received in Senate ; to Committee on Committees (S)
Mar 21, 2024 - to State & Local Government (S)
Mar 25, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)
Mar 26, 2024 - taken from State & Local Government (S); 2nd reading ; returned to State & Local Government (S)
Apr 12, 2024 - reported favorably, to Rules as a consent bill
Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 18, 2024 - signed by Governor

HB41 (BR20)/LM - E. Callaway, M. Proctor, J. Calloway, C. Massaroni, S. Rawlings

AN ACT relating to immunization.
Create a new section of KRS Chapter 18A to prohibit monetary or in-kind incentives for immunization by a fully insured health benefit plan or self-insured plan issued or renewed to public employees; create a new section of KRS Chapter 158 to prohibit a public or nonpublic elementary or secondary school from accepting any monetary or in-kind incentives for immunization of any person; create a new section of KRS Chapter 164 to prohibit a public or nonpublic postsecondary educational institution from accepting any monetary or in-kind incentives for immunization of any person; amend KRS 214.036 to prohibit the Cabinet for Health and Family Services or any related entity from providing any public funds for monetary or in-kind incentives for immunization of any person to any entity; prohibit any public funds from being used to provide any monetary or in-kind incentives for the immunization of any person; create a new section of KRS Chapter 216A to prohibit any health facility or health care provider from accepting any funds for providing monetary or in-kind incentives for the immunization of any person; create a new section of Subtitle 12 of KRS Chapter 304 to prohibit a health care insurer from accepting any funds for providing monetary or in-kind incentives for the immunization of any person; create a new section of KRS Chapter 338 to prohibit an employer from accepting any funds for providing monetary or in-kind incentives for the immunization of any employee.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB42 (BR193)/FN - E. Callaway, C. Massaroni, M. Proctor, S. Rawlings, S. Sharp, S. Stalker, W. Thomas, B. Wesley

AN ACT relating to a sales and use tax exemption for veterans' service animals.
Amend KRS 139.010 to define "disability" and "service animal"; amend KRS 139.480 to exempt veterinarian services and charges for veterans'

service animals from the sales and use tax; EFFECTIVE August 1, 2024.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)
Jan 24, 2024 - to Veterans, Military Affairs, & Public Protection (H)
Jan 30, 2024 - reported favorably, 1st reading, to Calendar
Jan 31, 2024 - 2nd reading, to Rules ; recommitted to Appropriations & Revenue (H)

HB43 (BR145) - J. Hodgson, J. Bauman, K. Bratcher, S. Bratcher, K. Fleming, J. Nemes, S. Rawlings, S. Witten

AN ACT relating to fire protection.
Create a new section of KRS 75.100 to 75.260 to require a fire protection district, volunteer fire department district, or subdistrict when making a change to fire protection services involving communications, firefighting resources, or water supply that will likely downgrade fire service ratings to host a public hearing and provide notice of the hearing.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)
Jan 09, 2024 - to Local Government (H)
Jan 17, 2024 - reported favorably, 1st reading, to Calendar
Jan 18, 2024 - 2nd reading, to Rules
Jan 23, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, January 24, 2024
Jan 24, 2024 - 3rd reading, passed 93-0
Jan 25, 2024 - received in Senate ; to Committee on Committees (S)
Feb 23, 2024 - to State & Local Government (S)
Mar 13, 2024 - reported favorably, 1st reading, to Consent Calendar
Mar 14, 2024 - 2nd reading, to Rules as a consent bill
Mar 15, 2024 - posted for passage in the Consent Orders of the Day for Friday, March 22, 2024
Mar 22, 2024 - passed over and retained in the Consent Orders of the Day
Mar 25, 2024 - passed over and retained in the Consent Orders of the Day
Mar 26, 2024 - passed over and retained in the Consent Orders of the Day
Mar 27, 2024 - passed over and retained in the Consent Orders of the Day
Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 05, 2024 - signed by Governor

HB44 (BR24) - J. Hodgson, E. Callaway, J. Calloway, J. Decker, DJ Johnson, C. Massaroni, K. Moser, J. Nemes, S. Rawlings, N. Tate

AN ACT relating to elections.
Amend KRS 30A.145 to require that each circuit clerk prepare, on the first Tuesday of each month, a list of all persons who were excused from jury duty for not being a United States citizen; create a new section of KRS Chapter 116 to require the Secretary of

State, in cooperation with the State Board of Elections, to issue a comprehensive status report regarding voter registration records cleanup and maintenance on or before July 1 each year; establish information to be included in the report; require that the report be issued to the Legislative Research Commission and made available to the public on the Secretary of State's and State Board of Elections' official websites; require that persons only be contacted about their voter registrations by mail; provide that anomalies and discrepancies may be reported via a publicly available web link; amend KRS 116.113 to require that the Cabinet for Health and Family Services provide a lifetime copy of the Kentucky death records to the State Board of Elections on or before February 1 each year; require the State Board of Elections remove from voter registration records the name of a person who has been excused from jury duty for not being a United States citizen; amend KRS 116.0452 to conform.

HB44 - AMENDMENTS

HCS1 - Retain original provisions, except amend KRS 30A.145 to require that the Administrative Office of the Courts prepare, on the first Tuesday of each month, a list of all persons who were excused from jury duty for not being a United States citizen; amend the new section of KRS Chapter 116 to require that the State Board of Elections shall create a data-based report on or before July 1 of each year and remove language stating that citizens of each county shall have in-person access to the State Board of Elections' report to verify whether or not his or her address is being used fraudulently; amend KRS 116.113 to require that the Cabinet for Health and Family Services provide a lifetime copy of the Kentucky death records to the State Board of Elections on or before July 1 each year.
SCS1 - Retain original provisions; create a new section of KRS Chapter 117 to prohibit a ranked-choice voting method. SCA1(R. Mills) - Make title amendment. SFA1(A. Southworth) - Retain original provisions except remove language requiring the Secretary of State to work in cooperation with the State Board of Elections to issue the comprehensive status report regarding voter registration records; remove the requirement that the Secretary of State make the report available on his or her official website; establish that any data that is exchanged to remove ineligible voters shall not be subject to commercial use or third-party access to the voter registration system; allow discrepancies to be reported to the county clerk; and remove language allowing a voter who is currently erroneously registered to cancel his or her registration through a secure electronic form.
SFA2(A. Southworth) - Retain original provisions except remove language requiring the Secretary of State to work in cooperation with the State Board of Elections to issue the comprehensive status report regarding voter registration records; remove the requirement that the Secretary of State make the report available on his or her official website; establish that any data that is exchanged to remove ineligible voters shall not be subject to commercial use or third-party

access to the voter registration system; allow discrepancies to be reported to the county clerk; and remove language allowing a voter who is currently erroneously registered to cancel his or her registration through a secure electronic form.

SFA3(A. Southworth) - Retain original provisions, except remove language requiring the Secretary of State to work in cooperation with the State Board of Elections to issue the comprehensive status report regarding voter registration records; remove the requirement that the Secretary of State make the report available on his or her official website; establish that any data that is exchanged to remove ineligible voters shall not be subject to commercial use or third-party access to the voter registration system; allow discrepancies to be reported to the county clerk.

SFA4(A. Southworth) - Retain original provisions, except remove language requiring the Secretary of State to work in cooperation with the State Board of Elections to issue the comprehensive status report regarding voter registration records; remove the requirement that the Secretary of State make the report available on his or her official website; establish that any data that is exchanged to remove ineligible voters shall not be subject to commercial use or third-party access to the voter registration system; and allow discrepancies to be reported to the county clerk.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 12, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 15, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 16, 2024 - 2nd reading, to Rules
Feb 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024

Feb 22, 2024 - 3rd reading, passed 75-17 with Committee Substitute (1)

Feb 23, 2024 - received in Senate ; to Committee on Committees (S)

Mar 07, 2024 - to State & Local Government (S)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 14, 2024 - 2nd reading, to Rules
Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 21, 2024 - floor amendment (2) filed to Committee Substitute , floor amendment (1) filed to bill

Mar 22, 2024 - passed over and retained in the Orders of the Day ; floor amendment (3) filed; floor amendment (4) filed to Committee Substitute

Mar 25, 2024 - passed over and retained in the Orders of the Day

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - 3rd reading ; floor amendments (1) (2) and (3) withdrawn; floor amendment (4) defeated; passed 28-8 with Committee Substitute (1) and Committee Amendment (1-title) ; received in House ; to Rules (H)

Mar 28, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) and Committee Amendment (1-title); House concurred in

Senate Committee Substitute (1) and Committee Amendment (1-title); passed 75-18 with Committee Substitute (1) and committee amendment (1-title); enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - Vetoed

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 79-20 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 24-8 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB45 (BR26)/CI/LM - J. Hodgson, S. Baker, K. Banta, J. Bauman, D. Bentley, J. Blanton, A. Bowling, K. Bratcher, S. Bratcher, J. Bray, E. Callaway, J. Calloway, B. Chester-Burton, J. Decker, R. Dotson, R. Duvall, D. Elliott, D. Fister, P. Flannery, K. Fleming, D. Grossberg, D. Hale, M. Hart, R. Heath, T. Huff, DJ Johnson, D. Lewis, M. Lockett, C. Massaroni, B. McCool, S. McPherson, J. Nemes, M. Pollock, M. Proctor, S. Rawlings, R. Roarx, S. Sharp, T. Smith, N. Tate, W. Thomas, B. Wesley, R. White, W. Williams, S. Witten

AN ACT relating to privacy protection.

Create a new section of KRS Chapter 189 to define terms related to automated license plate readers; establish limitations on use and sale of data captured by automated license plate readers; create a new section of KRS Chapter 183 to define terms and establish limitations on the use of an unmanned aircraft system; create a new section of KRS Chapter 411 to establish a cause of action for the unauthorized use of an unmanned aircraft system; create a new section of KRS Chapter 413 to establish a statute of limitations for an action filed for the unauthorized use of an unmanned aircraft system; create a new section of KRS Chapter 411 to define terms and establish limitations on "deep fakes"; create a new section of KRS Chapter 413 to establish a statute of limitations for an action filed for the unlawful dissemination of a deep fake; create a new section of KRS Chapter 411 to define terms and establish limitations on the introduction of identification devices on or within the human body; create a new section of KRS Chapter 413 to establish a statute of limitations for an action filed for introduction of an identification device; create a new section of KRS Chapter 519 to establish a criminal penalty for illegally disseminating a deep fake; amend KRS 508.152, relating to the unlawful use of tracking devices, to include the installation of a tracking device on the person or property of another without their consent and exempt parental tracking of minors from the prohibition.

HB45 - AMENDMENTS

HCS1/CI/LM - Retain original provisions, except provide that captured license plate data may be retained longer than 30 days if it is being used in a criminal or insurance investigation or has become subject to a preservation of evidence

notification; provide that any recorded images or data captured by an ALPR may be made available to the National Insurance Crime Bureau or its successor organization; provide that the use of an unmanned aircraft system is not prohibited in the case of recreational or professional use if there is not intent to conduct surveillance on private property and there is no unauthorized use or publication of images of individuals or areas of private property, or in the case of an insurance company for purposes of underwriting a risk or investigating damage; amend the definition of "depicted individual" to remove the language that an individual is identifiable from information displayed in connection with the deep fake; provide that person means a natural person; provide that an unmanned aircraft system may be used by an insurance company or person acting on behalf of an insurance company for purposes of underwriting or investigating damage; change the criteria for being guilty of disseminating a deep fake; exclude from liability a deep fake made for purposes of entertainment; provide that this does not apply to radio or television broadcasting stations paid to broadcast material containing the deep fakes or if they clearly disclose the material is a deep fake; provide that this does not apply to published material that routinely carries news provided it clearly discloses the material is a deep fake.

HFA1(S. Maddox) - Retain original provisions except provide that no person shall require another person to undergo the introduction of an immunization without consent.

HFA2(S. Maddox) - Make title amendment.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Feb 16, 2024 - to Judiciary (H)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute; floor amendment (2-title) filed

Feb 22, 2024 - 2nd reading, to Rules

Feb 26, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 27, 2024

Feb 28, 2024 - 3rd reading, passed 96-0 with Committee Substitute (1)

Feb 29, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to State & Local Government (S)

Mar 07, 2024 - reassigned to Transportation (S)

HB46 (BR40) - S. Rawlings, S. Doan, M. Hart, J. Hodgson, M. Proctor, N. Tate, K. Timoney

AN ACT relating to KEES scholarships for students attending noncertified schools.

Amend KRS 164.7874 to include an equivalent score on the Classic Learning Test as a KEES supplemental amount; define "eligible noncertified school graduate"; amend definitions of "KEES award," "KEES award maximum," and "KEES base amount" for an eligible noncertified school graduate; amend KRS 164.7879 to establish an equivalent grade point average for eligible noncertified school graduates based on the graduate's ACT score; amend KRS

164.7884 to conform.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB47 (BR41) - S. Rawlings, S. Baker, J. Calloway, J. Decker, S. Doan, R. Dotson, P. Flannery, C. Fugate, D. Hale, M. Hart, J. Hodgson, M. Lockett, S. Maddox, C. Massaroni, J. Nemes, M. Proctor, F. Rouborn, S. Sharp, N. Tate, W. Thomas, J. Tipton, T. Truett

AN ACT relating to restoring religious liberty.

Amend KRS 446.350 to define "government" and "substantially burden"; outline relief that may be sought if statute is violated; apply to laws adopted before or after enactment of this statute; include severability clause; waive sovereign, governmental, and qualified immunity.

HB47 - AMENDMENTS

HCS1 - Retain original provisions; remove the waiver of qualified immunity.

HFA1(K. Moser) - Retain original provisions except provide exceptions.
HFA2(S. Rawlings) - Retain original provisions, except amend the definitions of "government" and "substantially burden".

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Judiciary (H)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 22, 2024 - 2nd reading, to Rules

Feb 28, 2024 - floor amendment (1) filed to Committee Substitute

Mar 05, 2024 - floor amendment (2) filed to Committee Substitute

Mar 11, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 12, 2024

Mar 22, 2024 - taken from the Orders of the Day ; recommitted to Rules (H)

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB48 (BR803) - S. Rawlings, E. Callaway, J. Calloway, S. Doan, M. Hart, J. Hodgson, C. Massaroni, M. Proctor

AN ACT relating to the right to refuse medical treatment.

Create a new section of KRS Chapter 311 to recognize an inherent and absolute right to refuse medical treatment and remove liability protections in the event of a serious adverse reaction.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB49 (BR39) - S. Rawlings, S. Baker, J. Calloway, J. Decker, S. Doan, M. Hart, J. Hodgson, C. Massaroni, M. Proctor, N. Tate

AN ACT relating to the recruitment and retention of medical professionals and declaring an emergency.

Create new sections of KRS Chapter 344 to ensure federal law relating to emergency medical treatment and the collection of evidence is not overridden; define terms; prohibit discrimination against medical care providers who decline to perform procedures that

violate their conscience; grant providers the right not to participate in or pay for services that violate their conscience; exempt providers from liability for exercising these rights; prohibit the State Board of Medical Licensure from reprimanding medical practitioners and require the board to provide complaints it has received to medical practitioners; establish a civil cause of action for persons injured by violations; provide that the Act may be cited as the Healthcare Heroes Recruitment and Retention Act; EMERGENCY.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB50 (BR228)/FN/LM - S. Rawlings, K. Banta, J. Bauman, K. Bratcher, J. Calloway, S. Doan, M. Hart, J. Hodgson, M. Lockett, C. Massaroni, J. Nemes, M. Proctor

AN ACT relating to the administration of estates and creating an emergency.

Create new sections of KRS Chapter 391 to establish the Uniform Real Property Transfer on Death Act to codify provisions for the creation, administration, modification, termination, and validity of transfer on death deeds; define terms; specify that a transfer on death deed is revocable and shall be nontestamentary; establish requirements for a transfer on death deed and specify the process of recording a transfer on death deed; specify that a transfer on death deed is effective without notice to or acceptance by the beneficiary during the transferor's lifetime; establish provisions for the revocation of a transfer on death deed by instrument or act; enumerate the effect of a transfer on death deed during transferor's life; allow a beneficiary to disclaim all or part of the beneficiary's interests; specify the impact of transfer on death deed on claims when an estate is insufficient; provide the form for creating a transfer on death deed; provide the form for revocation of a transfer on death deed; require that in applying and construing the uniform language consideration be given to the need to promote uniformity; conform to federal requirements related to electronic signatures and records; specify that the uniform act shall not affect any method of transferring property otherwise permitted; provide that Sections 1 to 13 of this Act may be cited as the Uniform Real Property Transfer on Death Act; amend KRS 64.012 to provide the recording fee for a transfer on death deed or revocation; amend KRS 381.280, 382.110, 382.135, 391.360, 392.020, 392.070, and 403.190 to conform; create a new section of KRS Chapter 186A to define terms; establish requirements for a transfer of a vehicle's title to a named beneficiary upon the death of the owner; direct the Transportation Cabinet to develop a form for transfer; amend KRS 395.445 to allow the court to order that administration of certain minors be dispensed with and the assets transferred to the surviving parents of that minor; create a new section of KRS Chapter 140 to limit inheritance taxes to deaths occurring prior to July 1, 2024; repeal KRS 140.130 and 140.140 relating to the levy and payment of the Kentucky estate tax; EMERGENCY.

HB50 - AMENDMENTS

HCS1/LM - Retain original provisions, modify the period of time for a proceeding to be commenced to 120 days, instead of 12 months; allow the court to dispense with the administration of the estate if assets are held in the names of a guardian of the property or a custodian under the Uniform Transfers to Minors Act; remove all provisions related to the inheritance and estate taxes; remove emergency clause. HCA1(D. Elliott) - Make title amendment.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 23, 2024 - to Judiciary (H)

Jan 24, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Jan 25, 2024 - 2nd reading, to Rules ; recommitted to Appropriations & Revenue (H)

HB51 (BR468) - S. Rawlings, J. Calloway, S. Doan, M. Hart, J. Hodgson

AN ACT relating to students.

Create a new section of KRS Chapter 160 to establish definitions for the section; state legislative findings and declarations; require a public school to obtain parent approval for their child's participation in any questionnaire or similar activities; establish parental rights relating to student data and privacy; require parental consent prior to using radio frequency identification technology to track students or collect student data; require school districts and public to adopt policies and procedures to comply with the restrictions on use of radio frequency identification technology; establish a cause of action for violation of the section; amend KRS 158.191 to require a local board of education to adopt policies to prohibit the administration of certain examinations or surveys without written parental consent; establish requirements for schools to obtain parental permission, create limitations of the section's applicability; provide that Section 1 may be cited as The Child and Family Privacy Act.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB52 (BR6)/AA/HM/LM - D. Frazier Gordon, C. Aull, D. Bentley, B. Chester-Burton, A. Gentry, R. Palumbo, R. Roarx, R. Roberts, S. Stalker, L. Willner

AN ACT relating to coverage for cancer detection.

Create a new section of Subtitle 17A of KRS Chapter 304 to define "cancer screening, test, or procedure"; require coverage for screenings, tests, and procedures performed for the purpose of detecting cancer that occur prior to diagnosis; amend KRS 304.17C-125, 205.522, 164.2871, and 18A.225 to require limited health service benefit plans, Medicaid, self-insured employer group health plans provided by the governing board of a state postsecondary education institution, and the state employee health plan to comply with the cancer coverage requirement; provide that various sections apply to health insurance policies, certificates, plans, or contracts issued or renewed on or after January 1,

2025; establish the construction of certain provisions for purposes of federal law and require state officials to comply; require the Department of Insurance to determine whether the coverage requirement for cancer detection would be in addition to essential health benefits required under federal law; require the Department of Insurance and the Cabinet for Health and Family Services to obtain federal waivers, if necessary; EFFECTIVE, in part, January 1, 2025.

HB52 - AMENDMENTS

HCS1/AA/HM/LM - Retain original provisions, except amend the definition of "cancer screening, test, or procedure"; define "health benefit plan"; limit the application of certain provisions to health benefit plans; include nationally recognized clinical practice guidelines established by certain organizations; delete section amending KRS 304.17C-125.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 24, 2024 - to Health Services (H)

Feb 08, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 09, 2024 - 2nd reading, to Rules
Feb 27, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 28, 2024

Feb 28, 2024 - 3rd reading, passed 98-0 with Committee Substitute (1)

Feb 29, 2024 - received in Senate ; to Committee on Committees (S)

Mar 06, 2024 - to Banking & Insurance (S)

Mar 12, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 13, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 14, 2024

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - passed over and retained in the Consent Orders of the Day

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - 3rd reading, passed 36-1 ; received in House ; enrolled, signed by Speaker of the House ;

enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB53 (BR25)/LM - J. Hodgson, A. Bowling, S. Bratcher, E. Callaway, J. Calloway, J. Decker, D. Elliott, DJ Johnson, C. Massaroni, J. Nemes, S. Rawlings, N. Tate

AN ACT relating to elections and making an appropriation therefor.

Amend KRS 15.243 to require that the Attorney General or his or her designee randomly select at least one ballot scanner and one race tabulated on that scanner for a hand-to-eye recount,

which fulfills the requirement for a risk-limiting audit; require that the hand-to-eye recount be performed by each county clerk or his or her designee; establish the process for the hand-to-eye recount; amend KRS 117.383 and 117.295 to conform.

HB53 - AMENDMENTS

HCS1/LM - Retain original provisions, except remove KRS 15.243; amend KRS 117.001 to remove the definition of "risk-limiting audit"; remove language from the defined term of "voting machine" or "machine" regarding a direct recording electronic voting machine; amend KRS 117.383 to require the Secretary of State or his or her designee to randomly select at least one ballot scanner and one race tabulated on that scanner for a hand-to-eye recount; require that the hand-to-eye recount be performed by each county board of elections or its designee; amend 117.295 to conform; appropriate to the State Board of Elections \$1,200,000 in fiscal year 2024-2025 and \$1,200,000 in fiscal year 2025-2026 to reimburse each county clerk up to \$5,000 for actual expenses incurred for each election in which the clerk conducts a hand-to-eye recount; APPROPRIATION. HCA1(J. Hodgson) - Make title amendment.

SFA1(A. Southworth) - Retain original provisions, except require that the Attorney General shall randomly select

at least one ballot scanner and one race tabulated on that scanner for a hand-to-eye recount after the polls are closed;

require that findings be reported to the Attorney General, the State Board of Elections, and the grand jury; restore

language requiring the county board of elections to only examine voting equipment and ballot boxes under the discretion of the State Board of Elections.

SFA2(A. Southworth) - Retain original provisions, except require that the State Board of Elections shall randomly select

at least one ballot scanner and one race tabulated on that scanner for a hand-to-eye recount after the polls are closed;

require that findings be reported to the Attorney General, the State Board of Elections, and the grand jury; restore

language requiring the county board of elections to only examine voting equipment and ballot boxes under the discretion of the State Board of Elections.

SFA3(A. Southworth) - Retain original provisions, except require that the Secretary of State shall randomly and

manually select at least one ballot scanner and one race tabulated on that scanner for a hand-to-eye recount after the polls are closed in a public process;

require that findings be reported to the Attorney General, the State Board of Elections, and the grand jury; restore

language requiring the county board of elections to only examine voting equipment and ballot boxes under the discretion of the State Board of Elections.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 12, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 15, 2024 - reported favorably, 1st reading, to Calendar with Committee

Substitute (1) and Committee Amendment (1-title)

Feb 16, 2024 - 2nd reading, to Rules
Feb 22, 2024 - posted for passage in the Regular Orders of the Day for Friday, February 23, 2024

Feb 27, 2024 - 3rd reading, passed 87-8 with Committee Substitute (1) and Committee Amendment (1-title)

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

Mar 06, 2024 - to State & Local Government (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill; floor amendments (1) and (2) filed

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - floor amendment (3) filed; passed over and retained in the Orders of the Day

Mar 27, 2024 - 3rd reading ; floor amendments (1) and (2) withdrawn; floor Amendment (3) defeated; passed 34-1 ; received in House ; enrolled, signed by Speaker of the House

Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - filed without Governor's signature with the Secretary of State

Apr 10, 2024 - became law without Governor's Signature

HB54 (BR72) - S. Bratcher
Jan 30-WITHDRAWN

HB55 (BR479) - K. Fleming

AN ACT relating to the limited liability entity tax.

Amend KRS 141.0401 to sunset the limited liability entity tax for taxable years beginning on January 1, 2025; amend KRS 141.0205 to sunset tax credits afforded by the limited liability entity tax for taxable years beginning on January 1, 2025.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB56 (BR150) - K. Fleming, L. Willner, T. Bojanowski, S. Bratcher, R. Palumbo

AN ACT relating to licensed professionals.

Create a new section within KRS Chapter 335.010 to 335.170 to declare the purpose of the Social Work Licensure Compact; define terms; set requirements for states that want to enter the compact; grant a multistate licensure privilege to practice for regulated social workers; establish provisions for active duty military personnel or their spouses; recognize a multistate licensure privilege to practice for regulated social workers in any member state via telehealth; designate procedures for adverse actions a home and member state can take against a social worker; create the Social Work Licensure Compact Commission; establish and elect an executive committee; provide immunity for party states, officers, employees, or representatives of the commission who act in accordance with the compact; require the commission to create, maintain, operate, and use a coordinated database and reporting

system containing licensure, adverse actions, and investigative information on all licensed individuals in member states; establish rulemaking procedures; authorize the commission to attempt to resolve disputes related to the compact that arise among member states and between member and nonmember states; create compact withdrawal procedures for a member state; include severability for any provision in the compact that is contrary to the constitution of any party state or of the United States or the applicability to any government, agency, person, or circumstance; describe Kentucky state procedures that affect the applicability of the compact.

HB56 - AMENDMENTS

HCS1 - Retain original provisions; amend KRS 319.053 to reduce the five-year supervision requirement to two years for a licensed psychological associate to qualify as a licensed psychological practitioner; amend KRS 319.050 and 319.064 to extend the grace period from 60 days to 180 days allowing temporary licensure while applications are pending; remove provision that sunsetted in 2013; make technical corrections to conform.
HCA1(S. Heavrin) - Make title amendment.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 18, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Jan 31, 2024 - reported favorably, 1st reading, to Calendar

Feb 01, 2024 - 2nd reading, to Rules
Feb 09, 2024 - posted for passage in the Regular Orders of the Day for Monday, February 12, 2024

Feb 13, 2024 - taken from the Orders of the Day ; recommitted to Licensing, Occupations, & Administrative Regulations (H)

Feb 21, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title)

Feb 22, 2024 - posted for passage in the Regular Orders of the Day for Friday, February 23, 2024

Feb 27, 2024 - 3rd reading, passed 96-0 with Committee Substitute (1) and Committee Amendment (1-title)

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Licensing & Occupations (S)

Mar 12, 2024 - reported favorably, 1st reading, to Calendar

Mar 13, 2024 - 2nd reading, to Rules

Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - passed over and retained in the Orders of the Day

Mar 25, 2024 - passed over and retained in the Orders of the Day

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - passed over and retained in the Orders of the Day

Mar 28, 2024 - 3rd reading, passed 34-2 ; received in House ; enrolled,

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

Apr 05, 2024 - signed by Governor

HB57 (BR151) - C. Freeland, K.

Fleming, K. Banta, M. Proctor, W. Thomas

AN ACT relating to emergency medical services and declaring an emergency.

Amend KRS 311A.030 to remove the classifications of ambulance services, mobile integrated healthcare programs, and medical first response providers; amend KRS 311A.142 to permit an emergency medical responder, emergency medical technician, advanced emergency medical technician, or paramedic in good standing in another state to be eligible for reciprocity at the same level of certification or licensure; amend KRS 142.301, 205.5602, 211.9523, 311A.010, 311A.170, and 405.075 to conform; repeal KRS 311A.185, relating to determination of death by a paramedic; EMERGENCY.

HB57 - AMENDMENTS

HCS1 - Retain original provisions, except make a technical correction relating to paramedic licensure.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 09, 2024 - to Local Government (H)

Jan 25, 2024 - reassigned to Licensing, Occupations, & Administrative Regulations (H)

Jan 31, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 01, 2024 - 2nd reading, to Rules

Feb 06, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 07, 2024

Feb 08, 2024 - 3rd reading, passed 96-0 with Committee Substitute (1)

Feb 09, 2024 - received in Senate ; to Committee on Committees (S)

Mar 06, 2024 - to Health Services (S)

Mar 13, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 14, 2024 - 2nd reading, to Rules as a consent bill

Mar 15, 2024 - posted for passage in the Consent Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled,

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

Apr 05, 2024 - signed by Governor

HB58 (BR1200) - K. Fleming, J. Tipton, S. Bratcher

AN ACT relating to economic fiscal matters.

Create new sections of KRS Chapter 7A to establish the Tax Expenditure and Economic Development Incentive Review Board and specify the board's membership, authority, powers and duties; establish requirements for board

meetings; establish requirements for when the General Assembly enacts new tax expenditures or economic development incentives; require agencies to assign taxpayers a unique number for purposes of reporting tax expenditures and economic development incentives; amend KRS 11.068 to require the annual production of a detailed estimate of the revenue loss resulting from each tax expenditure and economic development incentive from the general fund and road fund; amend KRS 131.020 to require the Department of Revenue to collect, report, and provide data to the Tax Expenditure and Economic Development Incentive Review Board; amend KRS 131.190 to allow the Department of Revenue to provide confidential data to the Tax Expenditure and Economic Development Incentive Review Board.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - to Economic Development & Workforce Investment (H)

HB59 (BR378)/LM - C. Massaroni, J. Calloway, S. Rawlings

AN ACT proposing an amendment to Section 170 of the Constitution of Kentucky relating to taxation.

Propose to amend Section 170 of the Constitution of Kentucky to provide the General Assembly the authority to exempt all or a portion of any class of property from taxation or eliminate all or a portion of any tax and the related provisions of that tax; provide ballot language; submit to voters for ratification or rejection.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB60 (BR377) - C. Massaroni, C. Gilbert, S. Rawlings

AN ACT relating to driver license regional offices.

Create a new section of KRS 186.400 to 186.640 to require the Transportation Cabinet to establish a regional driver licensing office in each senatorial district; EFFECTIVE July 1, 2025.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB61 (BR236)/FN/LM - R. Dotson, T. Huff

AN ACT relating to the property tax homestead exemption.

Amend KRS 132.810 to remove the requirement that the homestead exemption be construed to mean \$6,500 in terms of the purchasing power of the dollar in 1972 and the cost-of-living indexing requirement; require the amount of the homestead exemption to be 50% of the first \$250,000 in assessed value for qualifying real property; EFFECTIVE only upon the ratification by voters of an amendment to Section 170 of the Kentucky Constitution.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB62 (BR240)/FN/LM - R. Dotson, T. Huff

AN ACT proposing an amendment to Section 170 of the Constitution of Kentucky relating to property exempt from taxation.

Propose to amend Section 170 of the Constitution of Kentucky to remove the \$6,500 homestead exemption amount for property taxation and provide the General Assembly the authority to set the amount of the homestead exemption; provide ballot language; submit to voters for ratification or rejection.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB63 (BR892)/AA/HM/LM - K. Banta, B. Chester-Burton, J. Raymond, R. Roberts, C. Stevenson

AN ACT relating to coverage for annual pap smears.

Create a new section of Subtitle 17A of KRS Chapter 304 to require coverage for an annual pap smear without cost sharing; amend KRS 304.17A-647 to conform; amend KRS 304.17C-125, 205.522, 164.2871, and 18A.225 to require limited health service benefit plans, Medicaid, self-insured employer group health plans provided by the governing board of a state postsecondary education institution, and the state employee health plan to comply with the pap smear coverage requirement; apply requirement to health insurance policies, certificates, plans, or contracts issued or renewed on or after January 1, 2025; require the Cabinet for Health and Family Services to obtain federal approval if necessary relative to Medicaid; EFFECTIVE, in part, January 1, 2025.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB64 (BR800) - K. Banta, T. Bojanowski, B. Chester-Burton, S. Dietz, D. Grossberg, S. Heavrin, J. Nemes, R. Palumbo, J. Raymond, S. Stalker, L. Willner

AN ACT relating to menstrual discharge collection devices.

Amend KRS 139.010 to define "menstrual discharge collection devices"; amend KRS 139.480 to exempt from sales and use tax the sale or purchase of menstrual discharge collection devices; EFFECTIVE August 1, 2024.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB65 (BR912)/CI/LM - K. Banta, J. Bauman, J. Decker, J. Hodgson, D. Lewis, K. Moser, N. Wilson

AN ACT relating to postincarceration supervision.

Amend KRS 532.043 to provide that a person convicted of felony attempt to commit a felony offense under KRS Chapter 510 or a felony offense under KRS 531.310 to 531.370 relating to the sexual exploitation of minors, shall be subject to postincarceration supervision; amend KRS 532.060 to provide that a person convicted of felony attempt to commit a felony offense specified in KRS Chapter 510, a felony offense under KRS 529.100 relating to human

trafficking when involving commercial sexual activity, or KRS 531.310 to 531.370 shall be subject to postincarceration supervision.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB66 (BR911)/CI/LM - K. Banta, J. Bauman, J. Decker, J. Hodgson, K. King

AN ACT relating to sex crimes.

Amend KRS 17.500 to include distribution of matter portraying a sexual performance by a minor in the definition of "sex crime."

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB67 (BR967)/CI/LM - K. Banta, J. Hodgson, K. Moser

AN ACT relating to sex offenders.

Amend KRS 17.545 to prohibit a registrant from residing within 3,000 feet of a high school, middle school, elementary school, preschool, publicly owned or leased playground, or licensed daycare facility; provide that the 3,000 feet restriction applies to any person who becomes a registrant after the effective date of this Act.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB68 (BR881)/LM - K. Banta, D. Elliott

AN ACT relating to motor vehicle license plates.

Amend KRS 186.174 to allow personalized vehicle license plates to be issued to recreational vehicles registered under KRS 186.050(11), and eliminate fees for a personalized standard issue license plate in excess of those identified in KRS 186.162; amend KRS 186.162 to set fees for personalized license plates for recreational vehicles and change extra fees for additional special license plates to match their initial fee upon renewal; EFFECTIVE January 1, 2025.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 18, 2024 - to Transportation (H)

Jan 23, 2024 - reported favorably, 1st reading, to Calendar

Jan 24, 2024 - 2nd reading, to Rules
Feb 05, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 06, 2024

Feb 06, 2024 - 3rd reading, passed 90-5

Feb 07, 2024 - received in Senate ; to Committee on Committees (S)

Mar 15, 2024 - to Appropriations & Revenue (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ;

enrolled, signed by President of the Senate ; delivered to Governor
Apr 05, 2024 - signed by Governor

HB69 (BR869) - D. Frazier Gordon, K. Moser, W. Williams

AN ACT relating to bonds.

Amend KRS 431.520 to prohibit individuals who are subject to a protective order under KRS Chapter 403 or 456 from being released on the surety of, or deposit paid by, a person protected by the protective order.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Judiciary (H)

HB70 (BR1231) - N. Kulkarni, G. Brown Jr., B. Chester-Burton, J. Raymond

AN ACT relating to soil conservation and making an appropriation therefor.

Create new sections of KRS Chapter 262 to establish a Healthy Soils Program and a Healthy Soils Program fund in the Department for Natural Resources, Division of Conservation; require the department to provide technical advice and assistance and to assist with soil health assessments and soil health plans; require the commissioner to approve applications for grants and other types of financial assistance under the Healthy Soils Program; authorize the department to promulgate administrative regulations to implement the Healthy Soils Program and the Healthy Soils Program fund; amend KRS 146.100 to require the director of the Division of Conservation to have experience in healthy soil practices; amend KRS 224.71-110 to require the Agriculture Water Quality Authority to promote soil restoration and include an organic agriculture organization among appointments to the authority and add healthy soil practices as a committee; amend KRS 262.010 to define "healthy soil practices," "soil health," "soil health assessment," and "watershed health"; amend KRS 262.020 to add restoration, biological diversity, watershed health, and healthy soil practices to the purpose of soil and water conservation districts; amend KRS 262.748 and 262.778 to conform; APPROPRIATION.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB71 (BR1238)/LM - N. Kulkarni, T. Bojanowski, G. Brown Jr., B. Chester-Burton, S. Stalker, L. Willner

AN ACT relating to actions for forcible entry and detainer.

Create a new section of KRS Chapter 383 to provide automatic expungement of records in actions for forcible entry and detainer; amend KRS 383.250 to provide for sealing of records.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB72 (BR1305)/CI/LM - N. Kulkarni, G. Brown Jr., B. Chester-Burton, R. Palumbo, R. Roberts, L. Willner

AN ACT relating to cannabis.

Create a new section of KRS Chapter 218A to make possession of a personal use quantity of cannabis exempt from

civil or criminal penalty; amend KRS 218A.010 to define "cannabis," "personal use quantity of cannabis," and "cannabis accessory"; amend KRS 218A.1422 regarding cannabis possession to conform; amend KRS 218A.1423 regarding cannabis cultivation to conform; amend KRS 218A.500 regarding drug paraphernalia to exempt personal use cannabis accessories; amend KRS 218A.1421 regarding cannabis trafficking to exempt personal use quantities; amend KRS 138.872 to exclude personal use quantities from the cannabis stamp tax; amend KRS 218A.410 and 533.030 to conform; create a new section of KRS Chapter 431 to allow expungement of certain convictions relating to cannabis and to apply expungement retroactively; EFFECTIVE, in part, January 1, 2025.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB73 (BR1114) - N. Kulkarni
Jan 08-WITHDRAWN

HB74 (BR1230) - N. Kulkarni, C. Aull, G. Brown Jr., B. Chester-Burton, J. Raymond

AN ACT relating to urban youth agriculture education.

Create a new section of KRS Chapter 247 to define terms; establish the Kentucky Urban Farming Youth Initiative to promote farming to youth in urban counties in at least one urban University of Kentucky Cooperative Extension Service office beginning August 1, 2024, and others by August 1, 2025; set each program term to one year in duration beginning in January; establish guidelines for participant eligibility.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB75 (BR1239) - N. Kulkarni, G. Brown Jr., B. Chester-Burton

AN ACT relating to abandoned property.

Amend KRS 383.020 to specify duties of landlord with respect to abandoned personal property.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB76 (BR1240)/LM - N. Kulkarni, G. Brown Jr., B. Chester-Burton

AN ACT relating to rights and obligations of landlords and tenants to a residential lease.

Repeal and reenact various sections of KRS Chapter 383 to update the Uniform Residential Landlord and Tenant Act; create new sections of KRS Chapter 383 to conform; amend KRS 383.715 to conform; repeal KRS 383.300, 303.302, 383.500, 383.505, 383.515, 383.525, 383.540, 383.580, 383.620, and 383.665.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB77 (BR295) - DJ Johnson, W. Thomas

AN ACT relating to the Interstate Massage Compact.

Create a new section of KRS Chapter 309 to adopt the Interstate Massage Compact; declare the intent and purpose of the compact; define terms; establish conditions under which an individual can practice in a remote state; authorize a home state to impose adverse action against an individual's license issued by the home state; authorize a member state's licensing authority to issue subpoenas for hearings and investigations as well as cease and desist orders to restrict, suspend, or revoke an individual's privilege to practice in the state; establish the Interstate Massage Compact Commission; provide immunity from suit and liability for members, officers, executive director, employees, and representatives of the commission who act in accordance with the provisions of the compact; require the commission to develop and maintain a coordinated database and reporting system containing licensure, disciplinary action, and significant investigatory information on all licensed individuals participating in the compact; authorize the executive, judicial, and legislative branches of state government to enforce the provisions of the compact; establish rulemaking procedures; authorize the commission to attempt to resolve disputes related to the compact that arise among member states and between member and nonmember states; require provisions of the compact to become effective on the date the compact is enacted into law in the seventh compact state; establish withdrawal guidelines for a member state that wishes to withdraw from the compact; provide for severability for any provision in the compact that is contrary to the constitution of any member state or of the United States or the applicability thereof to any government, agency, person, or circumstance.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)
Jan 18, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

HB78 (BR219)/LM - B. Wesley

AN ACT relating to the donation of game meat.
Amend KRS 217.217 to allow for the donation of game meat to correctional facilities for the purpose of inmate consumption.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB79 (BR243) - B. Wesley

AN ACT relating to driver's licensing.
Amend KRS 186.480 to require an applicant for an operator's license speak English and demonstrate the ability to read road signs in English.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB80 (BR34) - K. Banta, D. Fister

AN ACT relating to the identification of lottery winners.
Create a new section of KRS Chapter 154A to restrict the Kentucky Lottery Corporation from publishing the name or likeness of any winner of a lottery prize

that exceeds \$1,000,000 who elects to have his or her identifying information withheld from public record for up to one year; amend KRS 61.878, relating to the Kentucky Open Records Act, to exclude the name, address, or likeness of a winner of a lottery prize that exceeds \$1,000,000 from inspection if the winner elects to have his or her identifying information withheld.

HB80 - AMENDMENTS

HCS1 - Retain original provisions with the following changes, allow the winner of any lottery prize, regardless of the amount, to elect to have his or her identifying information withheld from public record; remove the restriction on how long a winner may remain anonymous.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 12, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Jan 17, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 18, 2024 - 2nd reading, to Rules
Jan 23, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, January 24, 2024

Jan 24, 2024 - 3rd reading, passed 94-0 with Committee Substitute (1)

Jan 25, 2024 - received in Senate ; to Committee on Committees (S)

Feb 23, 2024 - to State & Local Government (S)

HB81 (BR33)/CI/LM - K. Banta

AN ACT relating to orders of protection.

Create a new section of KRS Chapter 532 to define "qualifying offense"; allow lifetime orders of protection for victims of qualifying offenses.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB82 (BR913)/CI/LM - K. Banta, J. Decker, K. King, K. Moser

AN ACT relating to child pornography.
Amend KRS 531.300 to include any computer-generated image, picture, or motion picture in the definition of "matter"; make technical corrections.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB83 (BR459)/LM - K. Banta

AN ACT relating to motor vehicle license plates.

Amend KRS 186.174 to allow personalized vehicle license plates to be issued to recreational vehicles registered under KRS 186.050(11); amend KRS 186.162 to set fees for such license plates and change extra fees for additional special license plates to match their initial fee upon renewal.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB84 (BR428)/LM - K. Banta

AN ACT relating to personalized license plates, making an appropriation therefor, and declaring an emergency.

Amend KRS 186.174, regarding personalized license plates, to eliminate fees for a personalized standard issue license plate in excess of those identified in KRS 186.162; require the Transportation Cabinet to refund any fees for personalized license plates in excess of the fees identified in KRS 186.162 that were paid between July 14, 2022, and the effective date of the Act; APPROPRIATION; EMERGENCY.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HB85 (BR849) - B. Wesley, J. Blanton

AN ACT relating to coal mining.
Amend KRS 351.127 to change the number of emergency medical or mine emergency technicians required to be on shift from two to one, if the number of employees on the shift is 10 or less.

HB85 - AMENDMENTS

HCS1 - Retain original provisions, except establish tiers for the number of emergency medical or mine emergency technicians required to be on-site based on the number of miners working on the shift; amend KRS 351.010 to add definitions for "emergency medical technician" and "mine emergency technician".

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - to Natural Resources & Energy (H)

Feb 22, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 23, 2024 - 2nd reading, to Rules
Mar 07, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 11, 2024 - 3rd reading, passed 75-18 with Committee Substitute (1)

Mar 12, 2024 - received in Senate ; to Committee on Committees (S)

Mar 14, 2024 - to Natural Resources & Energy (S)

HB86 (BR1216)/FN - B. Wesley, C. Aull, S. Bratcher, B. Chester-Burton, M. Dossett, J. Gooch Jr., M. Hart, J. Hodgson, M. Lockett, C. Massaroni, M. Proctor, S. Rawlings

AN ACT relating to interment in state veterans' cemeteries.

Amend KRS 40.315 to expand interment eligibility in Kentucky state veterans' cemeteries to include eligible National Guard and Reserve service members and their families.

HB86 - AMENDMENTS

HCS1 - Retain original provisions; add delayed effective date of January 1, 2025.

SCS1 - Retain original provisions; provide that the Act may be cited as the Michael Stallings Interment Rights Act.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 24, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Jan 30, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 31, 2024 - 2nd reading, to Rules

Feb 06, 2024 - posted for passage in the Regular Orders of the Day for

Wednesday, February 07, 2024

Feb 09, 2024 - 3rd reading, passed 90-0 with Committee Substitute (1)

Feb 12, 2024 - received in Senate ; to Committee on Committees (S)

Feb 14, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules

Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024

Mar 21, 2024 - passed over and retained in the Orders of the Day

Mar 22, 2024 - 3rd reading, passed 37-0 with Committee Substitute (1)

Mar 25, 2024 - received in House ; to Rules (H)

Mar 28, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)

HB87 (BR1343) - J. Blanton, E. Callaway, S. Dietz

AN ACT relating to adoption records.

Amend KRS 199.572 to permit the child, grandchild, or sibling of a deceased birth parent or deceased adoptee to be given the right to inspect adoption papers and records.

HB87 - AMENDMENTS

HCS1 - Retain original provisions; establish new language that allows the court to determine who has access to adoption records on a case-by-case basis.

HFA1(J. Petrie) - Add language to establish that both birth parents have to be deceased or provide consent before the adoption records can be inspected.

SCS1 - Retain original provisions, except provide that the court shall authorize an adult adopted person to inspect his or her adoption records.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 12, 2024 - to Judiciary (H)

Jan 17, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 18, 2024 - 2nd reading, to Rules ; floor amendment (1) filed to Committee Substitute

Jan 23, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, January 24, 2024

Jan 29, 2024 - 3rd reading, passed 92-1 with Committee Substitute (1) and Floor Amendment (1)

Jan 30, 2024 - received in Senate ; to Committee on Committees (S)

Feb 23, 2024 - to Judiciary (S)

Mar 07, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 08, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - passed over and retained in the Consent Orders of the Day

Mar 12, 2024 - passed over and retained in the Consent Orders of the Day

Mar 13, 2024 - passed over and retained in the Consent Orders of the Day

Mar 14, 2024 - passed over and retained in the Consent Orders of the

Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1)

Mar 22, 2024 - received in House ; to Rules (H)

Mar 25, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)

Mar 27, 2024 - House concurred in Senate Committee Substitute (1) ; passed 90-1 ; enrolled, signed by Speaker of the House

Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB88 (BR159)/CI/LM - M. Meredith, M. Pollock, A. Bowling, S. Bratcher, R. Bridges, B. Chester-Burton, M. Clines, P. Flannery, A. Gentry, K. Jackson, DJ Johnson, W. Lawrence, D. Lewis, S. Lewis, M. Lockett, S. McPherson, D. Meade , S. Miles, K. Moser, R. Roarx, W. Williams

AN ACT relating to unlawful trade practices and declaring an emergency.

Repeal, reenact, and amend KRS 286.2-685 as a new section of Subtitle 3 of KRS Chapter 286 to make technical amendments; remove prohibition against use of financial institution names in certain marketing and solicitations; establish a civil penalty for violation of section; establish a new section of KRS Chapter 367 to prohibit the use of financial institution names in the marketing and solicitations of persons who are not financial institutions in certain circumstances; make violation of section an unfair, false, misleading, or deceptive trade practice in violation of KRS 367.170; authorize enforcement by the Attorney General and any trade organization representing one or more financial institution industries; establish remedies for violation of section; establish a new section of KRS Chapter 367 to regulate certain real estate service agreements; make recording of certain real estate service agreements a crime and provide penalties for violation of recording prohibition; make violation of section an unfair, false, misleading, or deceptive trade practice in violation of KRS 367.170; authorize enforcement of section by Attorney General; authorize Attorney General to promulgate administrative regulations; amend KRS 324.160 to establish that violation of section regulating real estate service contracts by real estate licensees is improper conduct; provide that the provisions of the Act are severable; RETROACTIVE, in part; EMERGENCY.

HB88 - AMENDMENTS

HCS1/CI/LM - Retain original provisions, except amend the definition of "person"; provide attorney's fees and costs and a statutory penalty for a violation of Section 2 of this Act; direct that the Attorney General, any Commonwealth's attorney, or county attorney may enforce Class B misdemeanor penalty under Section 3 of this Act; make technical corrections.

HFA1(M. Meredith) - Amend definition of "financial institution" in Section 2 of this Act; provide that a financial institution may provide consent to marketing

material, solicitation, or advertising in written or electronic format; amend definition of "service provider" in Section 3 of this Act.

SCA1(J. Carpenter) - Amend definition of "financial institution" to make a technical correction.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

Jan 09, 2024 - to Banking & Insurance (H)

Jan 10, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 11, 2024 - 2nd reading, to Rules

Jan 12, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, January 16, 2024

Jan 16, 2024 - floor amendment (1) filed to Committee Substitute

Jan 17, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1) and Floor Amendment (1)

Jan 18, 2024 - received in Senate ; to Committee on Committees (S)

Jan 22, 2024 - to Banking & Insurance (S)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Amendment (1)

Feb 28, 2024 - 2nd reading, to Rules

Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024

Mar 21, 2024 - passed over and retained in the Orders of the Day

Mar 22, 2024 - 3rd reading, passed 36-0 with Committee Amendment (1)

Mar 25, 2024 - received in House ; to Rules (H)

Mar 26, 2024 - posted for passage for concurrence in Senate Committee Amendment (1)

Mar 27, 2024 - House concurred in Senate Committee Amendment (1) ; passed 96-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB89 (BR1109)/LM - G. Brown Jr., B. Chester-Burton

AN ACT relating to criminal histories of job applicants.

Create a new section of KRS Chapter 344 to prohibit employers from considering or requiring disclosure of prior criminal history as part of the initial job application; provide that the Act may be cited as the Ban the Box - The Criminal Record Employment Discrimination Act.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB90 (BR27) - R. Roberts
Jan 31-WITHDRAWN

HB91 (BR29) - R. Roberts, G. Brown Jr.

AN ACT relating to metal recyclers.
Create new sections of Subchapter 30 of KRS Chapter 224 to require the Energy and Environment Cabinet to promulgate administrative regulations to implement a comprehensive program to control explosions and combustion events at metal recycling facilities; require administrative regulations to be promulgated within 120 days after the effective date of the Act; include

standards and requirements for controlling hazardous emissions, flying objects, smoke and dust, and the need for pre-shredders; define "pre-shredder" and "metal recycling facility"; amend KRS 224.30-175 to require notice of violations of noise standards from a metal recycling facility be sent to both the recycling facility and the local governing body.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB92 (BR903) - M. Dossett

AN ACT relating to medical directives. Amend KRS 311.633 to require physicians and health care facilities to notify patients of the right to refuse compliance with advance directives or medical orders for scope of treatment; require physicians and health care facilities to provide notice of the right to request a transfer.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB93 (BR344) - M. Dossett, C. Aull, K. Banta, B. Chester-Burton, D. Grossberg, K. King, A. Neighbors, K. Timoney

AN ACT relating to the establishment of the Kentucky Healthy Farm and Food Innovation Board and making an appropriation therefor.

Create new sections of KRS Chapter 246 to define terms; establish the Kentucky Healthy Farm and Food Innovation Board and specify membership; set forth the duties of the Kentucky Healthy Farm and Food Innovation Board; establish the healthy farm and food innovation fund; amend KRS 18A.115 to exempt the Kentucky Healthy Farm and Food Innovation Board from a classified service designation; APPROPRIATION.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB94 (BR411)/LM - M. Lockett, K. Jackson, D. Lewis

AN ACT proposing to amend Section 42 of the Constitution of Kentucky relating to sessions of the General Assembly.

Propose to amend Section 42 of the Constitution of Kentucky to eliminate the existing dates by which the General Assembly must adjourn in any regular session; provide that no session shall extend beyond December 31.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB95 (BR472)/CI/LM - M. Lockett, C. Aull, A. Camuel, M. Clines, R. Palumbo, S. Rudy

AN ACT relating to theft of services.
Amend KRS 514.060, relating to theft of services, to include the conduct of a person holding the property of another under a rental agreement longer than the period agreed upon and depriving the owner of its use for future rentals.

HB95 - AMENDMENTS

HCS1/CI/LM - Retain original provisions, except replace the term "personal

property" with "rental equipment" and add that the person must intentionally refuse to pay or abscond without payment, fail to respond within five days after receiving notice by certified mail demanding return, and refuse to make an agreeable payment to a rental agency within 30 days of receipt of a late notice.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

Jan 23, 2024 - to Judiciary (H)

Jan 24, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 25, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, January 26, 2024

Jan 26, 2024 - 3rd reading, passed 87-0 with Committee Substitute (1)

Jan 29, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Judiciary (S)

HB96 (BR384) - D. Fister, D. Bentley, J. Hodgson, K. King

AN ACT relating to moments of silence and reflection.

Amend KRS 158.175 to require moments of silence or reflection at the start of each school day and establish guidelines.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - to Education (H)

Jan 23, 2024 - reported favorably, 1st reading, to Calendar

Jan 24, 2024 - 2nd reading, to Rules
Jan 30, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, January 31, 2024

Jan 31, 2024 - 3rd reading, passed 79-17

Feb 01, 2024 - received in Senate ; to Committee on Committees (S)

Feb 23, 2024 - to Education (S)

HB97 (BR945) - D. Elliott

AN ACT relating to special license plates.

Amend KRS 186.162 to change extra fees for special license plates charged upon renewal to match the extra fees charged upon initial issuance; EFFECTIVE January 1, 2025

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB98 (BR119)/CI/LM - DJ Johnson

AN ACT relating to crimes and punishments.

Amend KRS 506.040 to provide that any person who is 18 years of age or older who engages in a criminal conspiracy with a minor shall be subject to the same penalty provided for the offense which is the object of the conspiratorial agreement; amend KRS 527.100 to enhance the penalty of possession of handgun by a minor to a Class D felony for the first offense and a Class C felony for each subsequent offense.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB99 (BR31)/AA - DJ Johnson

AN ACT relating to the Kentucky Public Pensions Authority.

Amend various sections of KRS Chapters 16, 61, and 78 to make technical and housekeeping changes relating to the Kentucky Public Pensions Authority's (KPPA) administration of the systems governed by the Kentucky Retirement Systems and the County Employees Retirement System boards of trustees, including: amend KRS 61.505 to rename the position of internal auditor to chief auditor and conform with prior legislation; amend KRS 16.505, 61.510, and 78.510 to make various changes and additions to definitions; repeal, reenact, and amend KRS 16.652, 61.546, and 61.692 in response to a Kentucky Supreme Court decision and make technical changes; amend KRS 61.525 and 78.540 to remove outdated language and comply with federal law regarding membership in the retirement plan; amend KRS 61.552 to require Tier 3 members to remit employee contributions before receiving military service credit; amend KRS 61.569 to provide process for repayment of employee contributions after a member's employment is reinstated by order of a court or tribunal; amend KRS 61.615 to permit KPPA to employ vocational experts to review and evaluate employment information in disability review cases and remove review of physical exertion requirement when disability is due solely to a mental illness; amend KRS 61.625 regarding procedures for members who receive a refund in error or who have taken a refund and subsequently have their reemployment reinstated; amend KRS 61.637 and 78.5540 to conform to the process for repayment of employee contributions after a member's employment is reinstated by order of a court or tribunal; amend KRS 61.645 and 78.782 to permit voting by telephone in trustee elections and extend deadline for posting board minutes from 72 hours to three business days; amend KRS 61.665 to change the process for the review of disability applications to permit one medical examiner to review initial applications and approve a member for disability with no additional reviews required, but if disability is denied, implement up to two more examiners to achieve majority consensus for approval or disapproval of disability; amend KRS 61.705 and 78.5538 to provide that the death benefit of \$5,000 is payable to a beneficiary of the member, not the member, and is not subject to garnishment, unless the beneficiary is the member's estate or there is an overpayment of benefits or outstanding balance owed to the system; amend KRS 61.685, 61.702, 78.530, 78.5528, 78.5536, 78.640, and 78.852 to make conforming and technical changes.

HB99 - AMENDMENTS

HCS1 - Retain original provisions; amend KRS 61.546 to make a technical change.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

Jan 09, 2024 - to Local Government (H)

Jan 26, 2024 - reassigned to State Government (H)

Feb 01, 2024 - reported favorably, 1st

reading, to Calendar with Committee Substitute (1)

Feb 02, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, February 05, 2024

Feb 05, 2024 - 3rd reading, passed 94-0 with Committee Substitute (1)

Feb 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 15, 2024 - to State & Local Government (S)

Mar 26, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)

Mar 27, 2024 - reported favorably, 2nd reading, to Rules as a consent bill

Mar 28, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB100 (BR920)/FN - S. Witten, S. Stalker, J. Bauman, J. Blanton, K. Bratcher, R. Bridges, G. Brown Jr., L. Burke, E. Callaway, B. Chester-Burton, S. Dietz, D. Elliott, K. Fleming, A. Gentry, J. Hodgson, N. Kulkarni, S. Rawlings, J. Raymond, W. Williams

AN ACT relating to birth certificates. Amend KRS 213.141 to establish that a homeless individual as defined in KRS 198A.700 or a homeless individual under the age of 25 does not have to pay a fee to get a copy of his or her birth certificate.

HB100 - AMENDMENTS

HCS1 - Retain original provisions, except limit the under 25 years of age requirement to a homeless youth as defined in 42.U.S.C. sec.11434a(2).

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

Jan 12, 2024 - to State Government (H)

Jan 18, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 19, 2024 - 2nd reading, to Rules

Jan 23, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, January 24, 2024

Jan 25, 2024 - 3rd reading, passed 96-0 with Committee Substitute (1)

Jan 26, 2024 - received in Senate ; to Committee on Committees (S)

Feb 06, 2024 - to State & Local Government (S)

Mar 13, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 14, 2024 - 2nd reading, to Rules as a consent bill

Mar 15, 2024 - posted for passage in the Consent Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 05, 2024 - signed by Governor

HB101 (BR1083) - S. Doan, K. Banta, E. Callaway, J. Calloway, J. Decker, C. Freeland, A. Gentry, J. Hodgson, C. Massaroni, M. Proctor, S. Rawlings, N. Wilson

AN ACT relating to the exemption of bullion and currency from sales and use tax.

Amend KRS 139.480 to exempt currency and bullion from sales and use tax; EFFECTIVE August 1, 2024.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB102 (BR996)/LM - S. Doan, J. Calloway, D. Grossberg, N. Tate

AN ACT relating to housing opportunities.

Create new sections of KRS Chapter 100, relating to local planning and zoning, to require local governments to prioritize housing within applicable zones by easing minimum square footage requirements and aesthetic design requirements; facilitating the location of multifamily housing, accessory dwelling units, tiny homes, and manufactured housing; facilitating the permitting and variance process; easing minimum parking requirements, and standards for home occupations; and requiring that zoning laws have a substantial connection to protection of public safety, health, and usage of property; provide legal remedies; set conditions for the construction of the Act; amend KRS 141.435 and 141.437 to conform; provide that the Act may be cited as the Housing Opportunities Made Easier Act or the HOME Act; repeal KRS 100.348, relating to standards for manufactured homes.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

Jan 09, 2024 - to Local Government (H)

HB103 (BR1007) - S. Doan

AN ACT relating to patient medical records.

Create a new section of KRS Chapter 422 to establish standards and procedures for access to copies of patient medical records or charts for a patient who is under the age of eighteen.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB104 (BR923) - D. Frazier Gordon, C. Aull, E. Callaway, A. Gentry

AN ACT relating to compensation of jurors.

Amend KRS 29A.170 to increase juror pay to \$50 per day and remove payment specified for reimbursement of expenses; amend KRS 32.011 to conform; repeal KRS 32.070, which provides for reimbursement of expenses to jurors.

Jan 03, 2024 - introduced in House; to

Committee on Committees (H)

HB105 (BR171)/FN - D. Frazier Gordon

AN ACT relating to families and children and making an appropriation therefor.

Amend KRS 164.2847 to establish a monthly subsidy for students participating in the Kentucky foster or adopted child public postsecondary tuition waiver program; create a new section of KRS Chapter 199 to define "at-risk male student"; establish the participation and operational requirements of the Mentorship for At-Risk Male Students Grant Program; amend KRS 211.690 to establish the promotion of father engagement activities as a part of the Kentucky HANDS Program; create new sections of KRS Chapter 405 to establish the participation and operational requirements of the Responsible Fatherhood Initiative; establish the participation and operational requirements of a community grant program to address the needs of fathers in the Commonwealth; create a new section of KRS Chapter 600 to require the Department of Juvenile Justice and the Cabinet for Health and Family Services to identify children that are dually involved with both systems of care and provide a report to the General Assembly each year that includes actions taken by both agencies to better serve such children; amend KRS 625.025 to establish new requirements of the youth independent living program operated by the Cabinet for Health and Family Services; APPROPRIATION.

HB105 - AMENDMENTS

HCS1 - Retain original provisions, except remove the specified monthly subsidy amount for students participating in the Kentucky foster or adopted child public postsecondary tuition waiver program; require the Mentorship for At-Risk Male Students Grant Program to be available to elementary school students in addition to middle school and high school students; require and establish annual reporting requirements by the Cabinet for Health and Family Services to the General Assembly related to the Mentorship for At-Risk Male Students grant program and the Responsible Fatherhood Initiative grant program; make technical corrections; declare June as Responsible Fatherhood Month.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Families & Children (H)

Feb 15, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 16, 2024 - 2nd reading, to Rules
Feb 21, 2024 - recommitted to Appropriations & Revenue (H)

HB106 (BR12) - S. Maddox, F. Rabourn, J. Calloway, A. Gentry, C. Massaroni, M. Proctor, S. Rawlings

AN ACT relating to hunting and fishing licenses.

Amend KRS 150.170 to remove the requirement that resident landowners must own five or more acres of farmland in order to be exempt from sport hunting

license requirements when hunting on their own lands; remove the farmland owner sport fishing license exemption; allow any person fishing on private property with the permission of the landowner to do so without procuring a sport fishing license.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB107 (BR249) - W. Lawrence
Jan 10-WITHDRAWN

HB108 (BR934) - K. Jackson, T. Bojanowski, C. Aull, K. Banta, E. Callaway, A. Gentry, S. Lewis, S. McPherson, M. Meredith, J. Raymond, S. Riley, K. Timoney, T. Truett

AN ACT relating to English language learners.

Amends KRS 158.6455 to create a tiered implementation of English language learners into the accountability system.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB109 (BR476)/LM - K. Jackson, R. Bridges, J. Branscum, K. Bratcher, R. Duvall, J. Hodgson, DJ Johnson, S. McPherson, M. Meredith, S. Riley, S. Rudy, K. Timoney, T. Truett, S. Witten

AN ACT relating to swimming pools and declaring an emergency.

Create a new section of KRS Chapter 211 to define terms; require the Cabinet for Health and Family Services to establish a system to designate swimming pools into classifications; establish lifeguard requirements for Class A and Class B pools; require the cabinet to promulgate administrative regulations; EMERGENCY.

HB109 - AMENDMENTS

HCS1/LM - Retain original provisions, except redefine "Class A" and "Class B" pools and establish lifeguard requirements for Class A and Class B pools; allow swimming coaches or instructors providing instruction to count as a lifeguard; allow Class A and Class B pools to submit an alternative lifeguard staffing plan; require that all Class A and Class B pools be equipped with an emergency shut-off switch that is accessible to lifeguards and other pool staff.

HFA1(S. Doan) - Create a provision exempting single family residences not used in connection with a home occupation or business.

SCS1/LM - Retain original provisions; create exemption for single-family residences not used in connection with a home occupation or business.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

Jan 09, 2024 - to Local Government (H)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 22, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 23, 2024

Feb 23, 2024 - floor amendment (1) filed to Committee Substitute

Feb 28, 2024 - 3rd reading, passed

80-14 with Committee Substitute (1)

Feb 29, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Mar 14, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 15, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - 3rd reading, passed 36-2 with Committee Substitute (1) ; received in House ; to Rules (H)

Mar 27, 2024 - posted for passage for concurrence in Senate Committee Substitute (1); House concurred in Senate Committee Substitute (1) ; passed 84-5 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - filed without Governor's signature with the Secretary of State

Apr 09, 2024 - became law without Governor's Signature

HB110 (BR1349) - D. Graham, C. Stevenson, C. Aull, T. Bojanowski, G. Brown Jr., A. Camuel, B. Chester-Burton, A. Gentry, D. Grossberg, K. Herron, R. Palumbo, R. Roarx, R. Roberts, S. Stalker, P. Stevenson, A. Tackett Laferty

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

The Governor's recommended Transportation Cabinet Budget: Detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, Funds Transfer; detail Part IV, Transportation Cabinet Budget Summary; APPROPRIATION.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB111 (BR933)/LM - T. Huff

AN ACT proposing an amendment to Section 170 of the Constitution of Kentucky relating to property exempt from taxation.

Propose to amend Section 170 of the Constitution of Kentucky to include in the homestead exemption for owners who are 65 years of age or older any increase in the valuation of the real property that is assessed after the later of the year the owner turned 65 or the year the owner purchased the property; apply the exemption to increases in valuation that occur after the date the amendment is ratified by the voters; provide ballot language; submit to voters for ratification or rejection.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB112 (BR975)/LM - T. Huff

AN ACT relating to the valuation of real property for tax purposes.

Amend KRS 132.810 to require the assessed value of property qualifying for the homestead exemption with an owner who is 65 years of age or older be

assessed at a value that is equal to or less than the value of the property in the year the owner turns 65 or the year the owner purchased the property, whichever occurs later; apply to property assessed on or after January 1, 2025.

HB112 - AMENDMENTS

HFA1(J. Raymond) - Amend KRS 132.810 to require the assessed value of property qualifying for the homestead exemption with an owner who is classified as totally disabled be assessed at a value that is equal to or less than the value of the property in the year the owner was classified as totally disabled or the year the owner purchased the property, whichever occurs later; establish priority requirements for assessing the property of an owner who is 65 years of age or older and classified as totally disabled.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - floor amendment (1) filed

HB113 (BR865)/CI/LM - S. Baker, J. Tipton, T. Truett

AN ACT relating to fleeing or evading police.

Amend KRS 520.095 to enhance fleeing or evading police in the first degree to a Class C felony; provide that the defendant shall not be released on probation, shock probation, conditional discharge, or parole until he or she has served at least 50 percent of the sentence imposed; amend KRS 520.100 to enhance fleeing or evading police in the second degree to a Class D felony; provide that the defendant shall not be released on probation, shock probation, conditional discharge, or parole until he or she has served at least 50 percent of the sentence imposed.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB114 (BR1348) - D. Graham, C. Stevenson, C. Aull, T. Bojanowski, G. Brown Jr., A. Camuel, B. Chester-Burton, A. Gentry, D. Grossberg, K. Herron, R. Palumbo, R. Roarx, R. Roberts, S. Stalker, P. Stevenson, A. Tackett Laferty

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

The Governor's recommended State/Executive Branch Budget: Detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, General Provisions; detail Part IV, State Salary/Compensation, Benefit, and Employment Policy; detail Part V, Funds Transfer; detail Part VI, General Fund Budget Reduction Plan; detail Part VII, General Fund Surplus Expenditure Plan; detail Part VIII, Road Fund Budget Reduction Plan; detail Part IX, Road Fund Surplus Expenditure Plan; detail Part X, Phase I Tobacco Settlement; and detail Part XI, Executive Branch Budget

Summary; APPROPRIATION.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB115 (BR278)/AA/HM/LM - K. Moser, L. Willner, D. Bentley, T. Bojanowski, L. Burke, B. Chester-Burton, R. Heath, A. Neighbors, R. Palumbo, J. Raymond, S. Sharp, S. Stalker, C. Stevenson, P. Stevenson, N. Tate, S. Witten

AN ACT relating to coverage for breast examinations.

Amend KRS 304.17-316 to define terms; make technical corrections; prohibit cost-sharing requirements for any covered diagnostic breast examination or supplemental breast examination; provide for additional coverage if required under federal law; provide exemption to Health Savings Account-qualified High Deductible Health Plans under certain circumstances; amend KRS 304.17A-096, 304.17A-133, 304.18-098, 304.32-1591, and 304.38-1935 to conform; amend KRS 18A.225 and 164.2871 to require the state employee health plan and self-insured employer group health plans provided by the governing board of a state postsecondary education institution to comply with breast examination coverage requirements; EFFECTIVE January 1, 2025.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - to Health Services (H)

Feb 01, 2024 - reported favorably, 1st reading, to Calendar

Feb 02, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, February 05, 2024

Feb 05, 2024 - 3rd reading, passed 93-0

Feb 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 14, 2024 - to Health Services (S)

Mar 22, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 25, 2024 - 2nd reading, to Rules as a consent bill

Mar 26, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024 ; passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - signed by Governor

HB116 (BR245) - N. Kulkarni, K. Bratcher, A. Gentry, J. Raymond

AN ACT relating to perfluoroalkyl and polyfluoroalkyl substances.

Create a new section of KRS Chapter 211 to establish a PFAS Working Group to research the effect that exposure to PFAS has on health outcomes in the Commonwealth; create new sections of Subchapter 10 of KRS Chapter 224 to define the terms "consumer product," "intentionally added," "PFAS," "product component," and "wastewater treatment facility"; establish a reporting requirement for manufacturers that

intentionally include PFAS in products manufactured for sale or distribution in the Commonwealth; establish a reporting requirement for PFAS releases in the Commonwealth by manufacturers that intentionally include PFAS in manufactured products.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)
Mar 06, 2024 - to Health Services (H)

HB117 (BR1293) - N. Kulkarni, G. Brown Jr., B. Chester-Burton

AN ACT relating to professions and occupations.
Amend KRS 335B.010 to define terms related to licensing and public employment qualifications; amend KRS 335B.020 to narrow the class of offenses to which the chapter applies, to add consideration of the age of the person at the time the crime was committed, the evidence relevant to the circumstances of the crime, and evidence of rehabilitation in making licensure decisions; create a new section of KRS Chapter 335B to prohibit disqualifying individuals from pursuing a professional license solely due to conviction that has been sealed or expunged, convictions older than five years unless the conviction falls under an exception, or a finding that the applicant lacks good character; amend KRS 335B.030 to require a hiring or licensing authority that denies an individual a professional license due to a prior conviction of a crime to notify the individual in writing of the specific offense that is the basis of the denial, the reasons the offense was determined to directly relate to the duties and responsibilities of the occupation and posed a reasonable threat to public safety, and that the applicant has a right to submit additional information within 30 days which the licensing authority is required to consider; create new sections of KRS Chapter 335B to allow a person with a prior conviction of a crime to request an initial determination regarding whether a prior conviction of crime would disqualify the individual from licensure and require that this initial determination is binding on the hiring or licensing authority; require each hiring or licensing authority to publish information on its website pertaining to applicants with a prior conviction of a crime; require each hiring or licensing authority that is authorized to consider the criminal conviction of an applicant to provide an annual report to the Legislative Research Commission; amend various sections of KRS Chapters 309, 317A, and 327 to conform; EFFECTIVE January 1, 2025.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB118 (BR1229)/LM - N. Kulkarni, S. Heavrin, G. Brown Jr., B. Chester-Burton, R. Roarx

AN ACT relating to unemployment insurance.
Amend KRS 341.370 to prohibit disqualification from benefits for workers unemployed as a result of domestic violence and abuse, dating violence and abuse, sexual assault, or stalking; amend KRS 341.530 to charge benefits to pooled account for workers displaced

from employment through domestic or dating violence and abuse, sexual assault, or stalking; amend KRS 341.125 to require the secretary to provide training to personnel who process claims related to domestic or dating violence and abuse, sexual assault, or stalking and to report to the Legislative Research Commission annually the number of claims paid involving domestic or dating violence and abuse, sexual assault, or stalking; amend KRS 341.360 to conform; amend KRS 341.550 to prevent benefit payments from pooled account from impacting an employer's experience rating; and create a new section of KRS Chapter 341 to direct the secretary of the Education and Labor Cabinet to promulgate administrative regulations.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB119 (BR1392) - R. Dotson, R. Duvall, J. Calloway, M. Proctor

AN ACT relating to interscholastic extracurricular activities.
Create a new section of KRS Chapter 158 to authorize participation in a public school interscholastic extracurricular activity by an at-home private school student; establish criteria for participation; require a parent, guardian, or teacher of an at-home private school student participating in a public school interscholastic activity to verify the student's academic progress; declare a public school student who does not make academic progress at a public school and withdraws and enters an at-home private school program ineligible for participation in an interscholastic activity for the remainder of the school year; provide that the Act may be cited as the Play Fair Kentucky Act.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)
Jan 25, 2024 - to Education (H)

HB120 (BR1336)/FN - P. Flannery, K. Moser

AN ACT relating to the limited liability entity tax.
Amend KRS 141.0401 to prevent entities doing business in Kentucky with gross receipts of less than \$100,000 from paying the limited liability entity tax for taxable years beginning on or after January 1, 2025.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)
Jan 18, 2024 - to Appropriations & Revenue (H)

HB121 (BR1338)/LM - P. Flannery

AN ACT relating to off-highway vehicles.
Create new sections of KRS Chapter 189 to define "off-highway vehicle" or "OHV"; allow the registration of an OHV as a motor vehicle in accordance with KRS 186.050(3)(a); require proof of insurance and the payment of all registration and clerk fees as identified in KRS 186.050(3)(a) and KRS 186.040; allow the Transportation Cabinet or a local government to prohibit OHV operation on roadways under its jurisdiction; provide for nonresident

reciprocity; require the Transportation Cabinet to promulgate administrative regulations; allow nonresidents to operate an OHV on roadways of the Commonwealth; outline requirements, fees, and length of permit validity; amend KRS 189.515 to specify that that section shall not apply to OHVs that have been registered as a motor vehicle; amend KRS 189.990 to establish penalties; amend KRS 186.010 to specify that OHVs registered under Section 1 or 2 of this Act shall be considered motor vehicles; amend KRS 186A.070 to allow OHVs registered as motor vehicles to operate on roadways of the Commonwealth; repeal KRS 189.281, which allows establishment of a pilot program for off-highway vehicles; EFFECTIVE January 1, 2025.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB122 (BR437)/FN - P. Flannery, S. Heavrin

AN ACT relating to revenue and declaring an emergency.
Amend KRS 131.010 to define "administrative writings"; amend KRS 131.020 to require the department to publish administrative writings within 120 days of the issuance or finalization; amend KRS 131.030, 131.081, 131.130, and 131.190 to conform.

HB122 - AMENDMENTS

HCS1/FN - Retain original provisions, except amend KRS 131.010 to define "tax form"; amend KRS 131.020, 131.030, 131.130, and 131.131 to require the publishing of tax forms and instructions to those forms by the department on its official website; amend KRS 131.190 to make a technical correction.
HCA1(J. Petrie) - Make title amendment.
SCS1 - Delete original provisions; amend KRS 138.477, relating to the electric vehicle power taxes, to exempt charging stations with a charging capacity of less than 20 kilowatts; amend KRS 132.590 to declare that property valuation administrators are officers whose jurisdiction and duties are coextensive to that of the state within the meaning of Section 246 of the Constitution of Kentucky; update the salary schedule; prohibit PVA salaries from exceeding limits in the Constitution; provide that certain PVAs who did not receive an eight percent raise in July 2022 and who are still in office shall receive a lump-sum payment of eight percent of the sum they received for the time between the effective date of the Act and July 1, 2022; amend KRS 132.010 and 136.010, relating to property and corporation taxes, to include mains, pipes, pipelines, and conduits in the definition of "real property"; apply Section 1 of the Act retroactively to January 1, 2024; EMERGENCY.
SCA1(C. McDaniel) - Make title amendment.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)
Jan 17, 2024 - to Economic Development & Workforce Investment (H)
Jan 18, 2024 - reported favorably, 1st reading, to Calendar

Jan 19, 2024 - 2nd reading, to Rules ; recommitted to Appropriations & Revenue (H)

Mar 05, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title)

Mar 06, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 79-16 with Committee Substitute (1) and Committee Amendment (1-title)

Mar 08, 2024 - received in Senate ; to Committee on Committees (S)

Mar 15, 2024 - to Appropriations & Revenue (S)

Mar 26, 2024 - taken from Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Mar 27, 2024 - taken from Appropriations & Revenue (S); 2nd reading ; returned to Appropriations & Revenue (S)

Apr 15, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title); posted for passage in the Regular Orders of the Day for Monday, April 15, 2024 ; 3rd reading, passed 34-3 with Committee Substitute (1) and Committee Amendment (1-title) ; received in House ; to Rules (H); taken from Rules (H); placed in the Orders of the Day ; posted for passage for concurrence in Senate Committee Substitute (1) and committee amendment (1-title); House concurred in Senate Committee Substitute (1) and Committee Amendment (1-title) ; passed 80-10 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 17, 2024 - signed by Governor

HB123 (BR801)/FN - W. Thomas, M. Dossett, C. Fugate, D. Hale, DJ Johnson, K. King, M. Proctor, S. Sharp, N. Tate, W. Williams

AN ACT relating to income taxation of military pensions.
Amend KRS 141.019 to exclude all distributions from military pension plans received by retired members of the United States military and their surviving spouses or former spouse under a survivor benefit plan from income taxation for taxable years beginning on or after January 1, 2025, but before January 1, 2029; require reporting by the Department of Revenue; amend KRS 131.190 to conform.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)
Feb 07, 2024 - to Appropriations & Revenue (H)

HB124 (BR467) - E. Callaway, K. Herron, C. Aull, K. Bratcher, L. Burke, J. Calloway, B. Chester-Burton, A. Gentry, N. Kulkarni, R. Palumbo, S. Rawlings, R. Roarx, S. Stalker

AN ACT relating to employment.
Create a new section of KRS Chapter 335B.010 to 335B.070 to require hiring and licensing authorities to establish an application process that gives persons convicted of a crime an opportunity to apply for a position of public employment or occupational license before pursuing training; amend KRS 335.020 to add criteria for hiring and licensing

authorities to consider when determining if a conviction directly relates to the position of public employment or occupational license sought; amend KRS 335B.030 to require hiring or licensing authorities to request information and allow an applicant a hearing before making a determination of hiring for a position of public employment or granting an occupational license, and provide written findings of fact to the applicant upon determination.

HB124 - AMENDMENTS

HCS1 - Retain original provisions, except exclude cities, counties, urban-county governments, charter county governments, consolidated local governments, unified local governments, or any political subdivisions to most requirements of the bill; add a statement of legislative intent.

HFA1(E. Callaway) - Retain original provisions, except include cities, counties, urban-county governments, charter county governments, consolidated local governments, unified local governments, or any political subdivisions of these entities to comply with amended KRS 335.020 which adds criteria for hiring and licensing authorities to consider when determining if a conviction directly relates to the position of public employment sought or the occupation for which the license is sought; restore KRS 335B.030 to original language, except amend to exclude the provision making a conviction for a Class A or B felony, or a felony that would qualify the individual as a registrant pursuant to KRS 17.500, as a rebuttable presumption that a connection exists between a prior conviction and the license being sought; amend the time period for requesting a hearing to ten working days; exclude any branch of state government from the requirements of KRS 335B.030.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

Feb 20, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 29, 2024 - 2nd reading, to Rules
Mar 01, 2024 - floor amendment (1) filed to Committee Substitute

Mar 05, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 06, 2024

Mar 06, 2024 - 3rd reading, passed 95-1 with Committee Substitute (1) and Floor Amendment (1)

Mar 07, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to State & Local Government (S)

Mar 28, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)

HB125 (BR1395) - B. Chester-Burton, G. Brown Jr., P. Stevenson

AN ACT relating to school personnel. Amend KRS 161.155 to require school districts to provide a teacher or other employee leave with no loss of income or benefits for 60 school days following an assault against the teacher or employee that results in a physical

injury; specify the terms of the leave; require the school district to pay for mental health services of the teacher or employee's choosing during the leave period; amend KRS 158.150 to require a local board of education to adopt a policy requiring expulsion when a student physically assaults or batters school personnel; provide that the policy may permit case-by-case modifications with the consent of the victim; permit the safety of school personnel to be a factor in issuing suspensions and expulsions of primary school students; amend KRS 158.154 to remove the requirement that a physical injury be serious to require a principal to report an assault to law enforcement; amend KRS 158.155 to require mandatory reporters to report assault, battery, or abuse of school personnel or students on school property.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB126 (BR1263) - B. Chester-Burton, G. Brown Jr., P. Stevenson

AN ACT relating to menstrual products.

Create a new section of KRS Chapter 198A to define "homeless shelter"; require homeless shelters to provide personal products to residents at no cost; require the Cabinet for Health and Family Services to provide any available state or federal funds, including public assistance funds, to homeless shelters to purchase personal products for residents.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB127 (BR226) - G. Brown Jr., B. Chester-Burton, P. Stevenson

AN ACT relating to cosmetology. Amend KRS 317A.010 to allow fixed or mobile beauty salons, esthetic salons, nail salons, and limited beauty salons; amend KRS 317A.020 and 317A.145 to consider any type of mobile salon a "facility" and a "premises"; amend KRS 317A.060 to require the cosmetology board to set the standards for mobile and fixed salons and establish inspection schedules; direct any administrative regulations to balance licensee and public interests; amend KRS 317A.050 and 317A.155 to conform.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB128 (BR1093)/LM - K. Herron, G. Brown Jr., B. Chester-Burton, A. Gentry, N. Kulkarni, J. Raymond, S. Stalker

AN ACT relating to a living wage. Create a new section of KRS Chapter 337 to require any employer doing business in Kentucky that receives governmental incentives or subsidies to pay its employees a living wage.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB129 (BR490)/FN - S. McPherson, R. Duvall, C. Fugate, K. Jackson, DJ Johnson, K. King, S. Lewis, W. Thomas

AN ACT relating to taxation of veterans' wages.

Amend KRS 141.010 to define "veteran"; amend KRS 141.019 to exclude from income tax wages earned from January 1, 2025, to December 31, 2028, in Kentucky by a resident veteran.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

Jan 09, 2024 - to Local Government (H)

Jan 16, 2024 - reassigned to Appropriations & Revenue (H)

HB130 (BR2) - S. McPherson, R. Heath, D. Fister, D. Frazier Gordon, D. Hale

AN ACT relating to soil and water conservation and declaring an emergency.

Create a new section of KRS 262.700 to 262.795 to establish the procedure for the discontinuance of watershed conservancy district boards; allow any soil and water conservation district or fiscal court where the watershed conservancy district lies to initiate the discontinuance if the watershed conservancy board fails to meet over the course of one year or longer or fails to adopt and fund a budget; provide for public notice requirements; allow for a public hearing to be requested; require a vote on the discontinuance to be held by the body proposing the discontinuance within 30 days of the public hearing, or if no public hearing is requested, within 30 days of the expiration of the time period in which the public hearing could be requested; require that if the proposing body votes in favor of discontinuance, then all soil and water conservation districts and fiscal courts where any portion of the watershed conservancy district lies shall hold discontinuance votes within 30 days; provide that if all voting entities vote in favor of discontinuance or fail to vote, then the watershed conservancy district board shall be discontinued; provide that if the watershed conservancy district board is discontinued, then the watershed conservancy district shall remain intact and the landowners within the district shall continue to pay the watershed conservancy district tax to the soil and water conservation district or districts in which the watershed conservancy district lies; require the soil and water conservation district board or boards where the discontinued watershed conservancy district lies to assume all of the rights and responsibilities of the watershed conservancy district board; allow a discontinued watershed conservancy district board to be reestablished; amend KRS 147A.029 to allow soil and water conservation districts and watershed conservancy districts to use funds appropriated for the Local Match Participation Program for flood-related projects with federal government agencies, including the United States Department of Agriculture Natural Resources Conservation Service; amend KRS 262.240 to provide immunity to a supervisor serving on a soil and water conservation board; amend KRS 262.740 to provide immunity to a director serving on a watershed conservancy district board; amend KRS 262.742 to require that when a vacancy occurs on a watershed conservancy district board, the board of

the soil and water conservation district wherein the watershed conservancy district lies shall give public notice of the vacancy; amend KRS 262.760 to provide that if a watershed conservancy district fails to prepare and fund a budget within the first quarter of the year, the soil and water conservation district board or boards where the watershed conservancy district lies may prepare and fund a budget for the watershed conservancy district; amend KRS 262.793 to allow soil and water conservation board or boards who inherit funds and taxing authority from a discontinued watershed conservancy district board to make periodic adjustments to the revenues they collect and to spend the funds collected on the same works of improvement that are within the watershed conservancy district, even if they are outside of the soil and water conservation district collecting the revenue; repeal KRS 262.791 relating to district discontinuance; EMERGENCY.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

Jan 12, 2024 - to Agriculture (H)

Jan 31, 2024 - reported favorably, 1st reading, to Calendar

Feb 01, 2024 - 2nd reading, to Rules

Feb 02, 2024 - posted for passage in the Regular Orders of the Day for Monday, February 05, 2024

Feb 07, 2024 - 3rd reading, passed 95-0

Feb 08, 2024 - received in Senate ; to Committee on Committees (S)

Feb 23, 2024 - to Agriculture (S)

Mar 05, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 06, 2024 - 2nd reading, to Rules as a consent bill

Mar 08, 2024 - posted for passage in the Consent Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - passed over and retained in the Consent Orders of the Day

Mar 12, 2024 - passed over and retained in the Consent Orders of the Day

Mar 13, 2024 - passed over and retained in the Consent Orders of the Day

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - passed over and retained in the Consent Orders of the Day

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - 3rd reading, passed 36-1 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB131 (BR489) - S. McPherson, D. Hale, T. Huff, J. Nemes, R. Roberts

AN ACT relating to the promotion of organ and bone marrow donation.
Create a new section of KRS Chapter 141 to establish the employers' organ and bone marrow donation tax credit; amend KRS 141.0205 to provide the ordering of the credit; amend KRS 131.190 to allow disclosure of certain information on the credit to the Legislative Research Commission; provide that Section 1 of this Act may be cited as the Living Organ and Bone Marrow Donor Assistance Act of 2024.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB132 (BR485)/CI/LM - S. McPherson

AN ACT relating to the sale of alcohol to minors.
Amend KRS 244.085 to enhance penalties for any person who aids or assists any person under 21 years of age in purchasing or being delivered or served any alcoholic beverage; amend KRS 244.990 to enhance penalties for violations related to retail sales of alcoholic beverages to any person under 21 years of age; establish that the Act may be cited as the Jordan Bratcher and Chance Goostree Act.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB133 (BR1251) - A. Tackett Laferty, G. Brown Jr., B. Chester-Burton, R. Dotson, P. Flannery, D. Hale, M. Hart, D. Lewis, T. Truett

AN ACT relating to a tax credit for volunteer firefighters.
Create a new section of KRS Chapter 141 to establish a refundable income tax credit for certain volunteer firefighters; declare the purpose of the credit; require annual reporting to the Legislative Research Commission and the Interim Joint Committee on Appropriations and Revenue to evaluate the impact of the credit; amend KRS 141.0205 to provide the ordering of the credit; amend KRS 131.190 to allow confidential tax return information to be shared with the Legislative Research Commission and Interim Joint Committee on Appropriations and Revenue.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB134 (BR1255) - A. Tackett Laferty, G. Brown Jr., B. Chester-Burton, A. Gentry, D. Hale, M. Hart, C. Stevenson

AN ACT relating to the taxation of retirement distributions.
Amend KRS 141.019 to increase the retirement distribution exclusion from \$31,110 to \$41,110 for taxable years beginning on or after January 1, 2025.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB135 (BR960)/LM - J. Bauman

AN ACT relating to solid waste management service companies.
Create a new section of KRS Chapter 109 to define "confidential business information"; provide that no county or waste management district shall compel the production or submission of

confidential business information from a solid waste management service company.

HB135 - AMENDMENTS
HCS1/LM - Retain original provisions, except provide that "confidential business information" relates to privately contracted solid waste management services that are not provided pursuant to a franchise agreement.
HFA1(R. Roarx) - Provide that a solid waste management company shall not refuse to submit information required by the Energy and Environment Cabinet on a municipal solid waste collector and recycler registration and report; require that the information submitted on a municipal solid waste collector and recycler registration and report shall be confidential and not subject to disclosure through an open records request or otherwise.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)
Jan 30, 2024 - to Natural Resources & Energy (H)

Feb 08, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Feb 09, 2024 - 2nd reading, to Rules
Feb 12, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 13, 2024
Feb 13, 2024 - 3rd reading, passed 73-18 with Committee Substitute (1) ; floor amendment (1) filed to Committee Substitute
Feb 14, 2024 - received in Senate ; to Committee on Committees (S)
Mar 01, 2024 - to State & Local Government (S)
Mar 06, 2024 - reported favorably, 1st reading, to Calendar
Mar 07, 2024 - 2nd reading, to Rules
Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024
Mar 22, 2024 - passed over and retained in the Orders of the Day
Mar 25, 2024 - passed over and retained in the Orders of the Day
Mar 26, 2024 - passed over and retained in the Orders of the Day
Mar 27, 2024 - passed over and retained in the Orders of the Day
Mar 28, 2024 - 3rd reading, passed 31-5 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 09, 2024 - signed by Governor

HB136 (BR299) - J. Bauman, A. Bowling, P. Flannery, J. Gooch Jr.

AN ACT relating to environmental audits.
Create a new section of KRS Chapter 77 to define "environmental audit" and to provide that a person or facility subject to the requirements of KRS Chapter 77 that performs an environmental audit according to the requirements of KRS 224.1-040 shall be entitled to all of the benefits, privileges, and protections afforded by that section; amend KRS 224.1-040 to allow facilities regulated by air pollution control districts established under KRS Chapter 77 to avail themselves of the same environmental audit process available to facilities regulated by the Energy and Environment Cabinet under KRS

Chapter 224; allow owners or operators of facilities regulated by air pollution control boards under KRS Chapter 77 to make voluntary disclosures as a result of the findings of an environmental audit; create an environmental audit privilege to protect the confidentiality of communications relating to voluntary internal environmental audits of facilities regulated under KRS Chapter 77; prohibit an air pollution control district from seeking civil penalties against a facility for a violation of KRS Chapter 77 or the rules, orders, or administrative regulations promulgated thereunder if certain conditions are met.

HB136 - AMENDMENTS
HFA1(R. Roarx) - Require that, as part of the conditions for civil penalties to be barred for the voluntary disclosure of a violation of KRS Chapter 77 or 224 and the administrative regulations promulgated thereunder, the violation not be part of a pattern of violations occurring in the past five years at a facility or facilities owned by the same entity.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)
Jan 09, 2024 - to Natural Resources & Energy (H)
Jan 18, 2024 - reported favorably, 1st reading, to Calendar
Jan 19, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, January 22, 2024
Jan 22, 2024 - floor amendment (1) filed
Jan 23, 2024 - 3rd reading, passed 80-12 with Floor Amendment (1)
Jan 24, 2024 - received in Senate ; to Committee on Committees (S)
Jan 26, 2024 - to State & Local Government (S)
Mar 06, 2024 - reported favorably, 1st reading, to Calendar
Mar 07, 2024 - 2nd reading, to Rules
Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024
Mar 22, 2024 - passed over and retained in the Orders of the Day
Mar 25, 2024 - passed over and retained in the Orders of the Day
Mar 26, 2024 - passed over and retained in the Orders of the Day
Mar 27, 2024 - passed over and retained in the Orders of the Day
Mar 28, 2024 - 3rd reading, passed 30-5 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 08, 2024 - Vetoed
Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 77-20 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 26-6 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB137 (BR873) - S. Bratcher, DJ Johnson, D. Lewis, W. Williams

AN ACT relating to assistant county attorneys.

Amend KRS 69.300 to remove the residency requirement for assistant county attorneys.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)
Jan 09, 2024 - to Local Government (H)
Jan 17, 2024 - reported favorably, 1st reading, to Calendar
Jan 18, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, January 19, 2024
Jan 19, 2024 - 3rd reading, passed 78-0
Jan 22, 2024 - received in Senate ; to Committee on Committees (S)
Jan 24, 2024 - to State & Local Government (S)
Mar 06, 2024 - reported favorably, 1st reading, to Consent Calendar
Mar 07, 2024 - 2nd reading, to Rules as a consent bill
Mar 08, 2024 - posted for passage in the Consent Orders of the Day for Monday, March 11, 2024
Mar 11, 2024 - passed over and retained in the Consent Orders of the Day
Mar 12, 2024 - passed over and retained in the Consent Orders of the Day
Mar 13, 2024 - passed over and retained in the Consent Orders of the Day
Mar 14, 2024 - passed over and retained in the Consent Orders of the Day
Mar 15, 2024 - passed over and retained in the Consent Orders of the Day
Mar 21, 2024 - passed over and retained in the Consent Orders of the Day
Mar 22, 2024 - passed over and retained in the Consent Orders of the Day
Mar 25, 2024 - passed over and retained in the Consent Orders of the Day
Mar 26, 2024 - passed over and retained in the Consent Orders of the Day
Mar 27, 2024 - 3rd reading, passed 36-1 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB138 (BR139)/AA - D. Grossberg, K. Bratcher, A. Camuel, B. Chester-Burton, S. Doan, D. Hale, K. King, D. Lewis, S. Maddox, S. Rawlings, J. Raymond, K. Timoney, J. Tipton

AN ACT relating to service credit for the Teachers' Retirement System and declaring an emergency.
Amend KRS 161.500 to allow members of the Teachers' Retirement System to recover up to 10 unpaid days that were missed to observe religious holidays; include the recovered days in count of days worked for service credit; EMERGENCY.

HB138 - AMENDMENTS
HFA1(D. Grossberg) - Retain original provisions; include a short title.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)
Mar 06, 2024 - to State Government

(H)
Mar 07, 2024 - reported favorably, 1st reading, to Calendar
Mar 08, 2024 - 2nd reading, to Rules ; floor amendment (1) filed
Mar 11, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 12, 2024
Mar 22, 2024 - taken from the Orders of the Day ; recommitted to Rules (H)
Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB139 (BR301)/LM - W. Thomas, M. Imes

AN ACT relating to the KentuckyCYBER Program and making an appropriation therefor.
Create new sections of KRS Chapter 164 to establish the Kentucky Cybersecurity (KentuckyCYBER) Program and governing board within the Council on Postsecondary Education; establish the purpose and duties of KentuckyCYBER Governing Board; create the KentuckyCYBER fund, APPROPRIATION.

Jan 03, 2024 - introduced in House; to Committee on Committees (H)

HB140 (BR211) - M. Hart, J. Bauman, E. Callaway, J. Calloway

AN ACT relating to hunting and fishing licenses and declaring an emergency.
Amend KRS 150.170 to remove the requirement that resident owners of farmlands must own five or more acres of land in order to be exempt from sport hunting and sport fishing license requirements when hunting or fishing on their own farmlands; EMERGENCY.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB141 (BR448) - M. Hart, W. Lawrence, J. Blanton, K. Bratcher, E. Callaway, J. Calloway, S. Doan, M. Dossett, R. Dotson, D. Fister, D. Hale, DJ Johnson, M. Lockett, S. Maddox, C. Massaroni, B. McCool, M. Proctor, F. Rabourn, S. Rawlings, R. Raymer, B. Wesley, R. White

AN ACT relating to water fluoridation programs.
Amend KRS 211.190 to make water fluoridation programs optional; allow the governing bodies of water systems subject to regulation by the Cabinet for Health and Family Services to decide whether they participate in water fluoridation programs; provide that a water fluoridation program in place on the effective date of the Act continues until action is taken by its governing body to end its participation; provide that any decision regarding participation in a water fluoridation program made by the governing body of a water system shall be binding on all water systems it supplies.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

Jan 30, 2024 - to State Government (H)
Feb 08, 2024 - reported favorably, 1st reading, to Calendar
Feb 09, 2024 - 2nd reading, to Rules
Mar 27, 2024 - taken from the Orders

of the Day ; recommitted to Appropriations & Revenue (H)

HB142 (BR925)/LM - M. Hart, S. Riley, S. Baker, J. Bauman, D. Elliott, J. Hodgson, K. Jackson, W. Lawrence, S. Lewis, M. Lockett, J. Raymond, T. Truett

AN ACT relating to products that contain nicotine.
Create a new section of KRS 438.305 to 438.340 to require the Department of Alcoholic Beverage Control to establish a vapor retail license and require retailers to have a retail license to sell vapor products; amend KRS 438.310 to increase penalties for violations related to the sale of tobacco products, alternative nicotine products, or vapor products; amend KRS 438.311 to establish penalties for individuals under the age of 18 and individuals over the age of 18 but under 21 who purchase or attempt to purchase alternative nicotine products, tobacco products, or vapor products; amend KRS 438.313 to increase penalties for violations related to the distribution and retail of cigarettes, tobacco products, alternative nicotine products, or vapor products; amend KRS 438.345 to require local boards of education to include policies that penalize students for possessing alternative nicotine products, tobacco products, or vapor products on school grounds and list those penalties; amend KRS 438.350 to establish penalties for individuals under the age of 18 and individuals over the age of 18 but under 21 who are caught in possession of alternative nicotine products, tobacco products, or vapor products; amend KRS 600.020, 610.010, and 630.020 to include tobacco, alternative nicotine product, or vapor product violations as status offenses; amend KRS 138.195 to conform.

HB142 - AMENDMENTS

HCS1 - Delete original provisions, except repeal, reenact, and amend KRS 438.345 as a new section of KRS Chapter 158, to require local boards of education to adopt policies that penalize students for possessing alternative nicotine products, tobacco products, or vapor products and list penalties; require school districts to report annually to the Kentucky Department of Education, and require the department to report to the Legislative Research Commission, the number of nicotine-related behavior incidents in schools and the number requiring medical intervention.
HFA1(L. Willner) - Retain original provisions; require schools to provide evidence-based age-appropriate nicotine prevention and cessation information to all students at the beginning of the school year and access to materials throughout the school year; require a school to provide nicotine cessation information upon the first incident, disciplinary action in accordance with the district's code of acceptable behavior upon the second incident, and in-school or out-of-school suspension and the opportunity to complete a nicotine education program for the third and subsequent incidents; require the Kentucky Department of Education, regional educational cooperatives, and local boards of education to identify and apply for grant opportunities relating to nicotine; require by August 1, 2024 that

the Kentucky Department of Education, after consultation with the Cabinet for Health and Family Services, post nicotine awareness information on the department's webpage.
SCS1 - Retain original provisions; authorize the department, regional educational cooperatives, and local boards of education to identify and apply for grant opportunities; make technical correction.
SFA1(D. Givens) - Retain original provisions; specify that possession of a nicotine product for a third or subsequent may rather than shall result in a suspension.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

Jan 25, 2024 - to Education (H)
Feb 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Feb 14, 2024 - 2nd reading, to Rules
Feb 15, 2024 - floor amendment (1) filed to Committee Substitute
Feb 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024
Feb 22, 2024 - 3rd reading, passed 80-11 with Committee Substitute (1) and Floor Amendment (1)

Feb 23, 2024 - received in Senate ; to Committee on Committees (S)

Feb 26, 2024 - to Education (S)
Mar 21, 2024 - floor amendment (1) filed to Committee Substitute ; reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 22, 2024 - 2nd reading, to Rules
Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Orders of the Day
Mar 27, 2024 - 3rd reading, passed 35-1 with Committee Substitute (1) and Floor Amendment (1) ; received in House ; to Rules (H)

Mar 28, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) and Floor Amendment (1) ; House concurred in Senate Committee Substitute (1) and Floor Amendment (1) ; passed 91-2 with Committee Substitute (1) and Floor Amendment (1); enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate; delivered to Governor
Apr 09, 2024 - signed by Governor

HB143 (BR1130)/AA - R. Roberts, C. Stevenson, K. Banta, T. Bojanowski, G. Brown Jr., A. Camuel, B. Chester-Burton, A. Gentry, N. Kulkarni, W. Lawrence, J. Raymond, R. Roarx, S. Stalker

AN ACT relating to retirement benefits for state and county employees in hazardous positions.

Create a new section of KRS 16.505 to 16.652 to change the retirement benefits for members participating in the State Police Retirement System (SPRS) or in a hazardous position in either the Kentucky Employees Retirement System (KERS) or County Employees Retirement System (CERS) who are hired after January 1, 2014, but before January 1, 2025, so that, in lieu of continued participation in the hybrid cash balance plan (Tier 3 benefits), these members receive the benefits provided to members in a hazardous position who

began participating immediately prior to January 1, 2014 (Tier 2 benefits); for those eligible hazardous employees, create a presumption that service credit in a hazardous position earned after January 1, 2014, is service credit earned immediately prior to January 1, 2014; for eligible hazardous members transitioning to Tier 2, require that accumulated contributions in the hybrid cash balance plan remain in the member's account, but any employer credit be transferred to the retirement allowance account; allow a member in a hazardous position subject to a change from Tier 3 to Tier 2 benefits to make a one-time election to opt out of the change of benefits within 30 days; establish exclusions; amend KRS 16.576, 16.577, 16.578, 16.582, 61.546, 51.552, 61.597, 61.615, 78.5512, 78.5514, 78.5524, 78.5528, and 78.616 to grant to members in a hazardous position who begin participating after January 1, 2025, or whose participation is presumed under Section 1 to begin immediately prior to January 1, 2014, the same benefits provided to members whose participation began immediately prior to January 1, 2014 (Tier 2 benefits), including death and disability benefits, benefit factors and service credit that includes service credit for unused sick leave, and eligibility for early retirement and service purchases; make technical corrections; amend KRS 16.583 and 78.5516 to limit the hybrid cash balance plan (Tier 3 benefits) only to members participating in SPRS or in hazardous positions in KERS or CERS who make an election to opt out of Tier 2 benefits under Section or who make an election, prior to the effective date of the Act, under KRS 61.5955; amend KRS 61.5955 to provide that only a member in a nonhazardous position who began participating in KERS or CERS as a Tier 2 member may elect to receive Tier 3 benefits in the hybrid cash balance plan in lieu of Tier 2 benefits; amend KRS 16.505, 61.510, and 78.510 to amend definitions of various terms to conform and make technical changes; amend KRS 16.560, 61.575, and 78.640 to allow interest credited on the accounts of members participating in SPRS or in a hazardous position in KERS or CERS to be adjusted to conform; amend KRS 61.592 and 78.5520 to exempt only hazardous members who opt out of receiving Tier 2 benefits from eligibility for an employer payment to convert nonhazardous service to hazardous service; amend KRS 61.680 to require that a member who is eligible under Section 1 and who has nonhazardous service credit as a Tier 3 member of either KERS or CERS to have his or her nonhazardous and hazardous service consolidated to determine eligibility and benefits; amend KRS 78.545 to add Section 1 as one of the provisions that shall be administered for the CERS in the same manner as for the KERS.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB144 (BR1005) - S. Doan, S. Rawlings

AN ACT relating to health service providers.
Create a new section of KRS Chapter 216B to define "covenant not to compete," "employee," and "health

service provider"; prohibit a health service provider receiving 10 percent or more of its total gross revenue from state general funds from requiring an employee to enter a covenant not to compete; set forth civil remedy, damages that can be recovered, and limitations to bring claim; require notice of prohibited covenant not to compete be posted by the health service provider; prohibit an employer from retaliating against an employee for bringing a civil action; prohibit any covenant not to complete in effect before the effective date of this Act from being renewed.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB145 (BR1006) - S. Doan, S. Rawlings

AN ACT relating to hospital price transparency.

Create new sections of KRS Chapter 216B to define new terms; require hospitals to disclose prices for certain items and services provided by hospitals; require hospitals to provide descriptions of different services and standard charges of those services; require the Cabinet for Health and Family Services to promulgate administrative regulations, monitor each facility's compliance, and provide administrative penalties; prohibit collective action of debt for noncompliant facilities.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB146 (BR973) - M. Clines

AN ACT relating to child care workers. Amend KRS 199.8965 to require a child care staff member who turns 18 to complete a national and state criminal background check within 30 days of his or her 18th birthday.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB147 (BR14)/LM - K. Fleming

AN ACT relating to local property tax rate levies.

Amend KRS 132.017 to define "next regular election" as it pertains to placing on the ballot the question on whether a local property tax rate shall be levied to specify that the election may occur in the same or a subsequent calendar year as the levy; require the question to the voters to be framed to ask whether the voter is for the levy of the property tax rate; make technical corrections.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

Jan 22, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 22, 2024 - reported favorably, 1st reading, to Calendar

Feb 23, 2024 - 2nd reading, to Rules

Feb 26, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 27, 2024

Feb 28, 2024 - 3rd reading, passed 83-13

Feb 29, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to State & Local Government (S)

Mar 28, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)

Apr 12, 2024 - reported favorably, 2nd reading, to Rules

Apr 15, 2024 - posted for passage in the Regular Orders of the Day for Monday, April 15, 2024 ; 3rd reading, passed 30-7; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 19, 2024 - filed without Governor's signature with the Secretary of State

HB148 (BR266) - L. Willner, T. Bojanowski, C. Aull, G. Brown Jr., L. Burke, A. Camuel, B. Chester-Burton, D. Grossberg, K. Herron, N. Kulkarni, R. Palumbo, S. Stalker, P. Stevenson

AN ACT relating to menstrual discharge collection devices and making an appropriation therefor.

Create a new section of KRS Chapter 158 to require each public school that includes any of grades six through 12 to provide free menstrual discharge collection devices to students; require each local board of education to adopt policies for the distribution of free menstrual discharge collection devices; define "menstrual discharge collection devices"; amend KRS 139.010 to define "menstrual discharge collection devices"; amend KRS 139.480 to exempt from sales and use tax the sale or purchase of menstrual discharge collection devices; APPROPRIATION; EFFECTIVE August 1, 2024.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB149 (BR1377) - C. Massaroni, F. Rabourn, E. Callaway, J. Calloway, S. Doan, J. Hodgson, S. Maddox, S. Rawlings, N. Tate

AN ACT relating to the National Guard.

Create a new section of KRS Chapter 38 to restrict the use of the Kentucky National Guard outside of state active duty unless Congress officially declares war or has taken official action pursuant to the United States Constitution and has satisfied any outstanding balance to the Kentucky National Guard; provide that the Act may be cited as the Defend the Guard Act.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB150 (BR1337)/FN/LM - P. Flannery, K. Moser

AN ACT relating to ad valorem taxes.

Create a new section of KRS Chapter 132 to exempt motor vehicles, recreational vehicles, trailers, and semitrailers from state and local ad valorem taxes; amend various sections of KRS Chapters 92, 132, 133, 134, 136, 141, 186, 186A, and 235 to conform; repeal KRS 132.227. 132,485, 132.4851, 132.487, 136.188, 186.193, and 186A.030; EFFECTIVE January 1, 2025.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

Jan 18, 2024 - to Appropriations &

Revenue (H)

HB151 (BR308)/LM - C. Aull, G. Brown Jr., A. Camuel, B. Chester-Burton, D. Grossberg, J. Raymond, R. Roberts, S. Stalker

AN ACT relating to elections.

Amend KRS 117.087 and 118.035 to extend voting hours from 6 p.m. to 7 p.m.; amend KRS 117.076 and 117.275 to conform.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB152 (BR309)/LM - C. Aull, G. Brown Jr., A. Camuel, B. Chester-Burton, A. Gentry, R. Roberts

AN ACT relating to elections.

Amend KRS 118.025 to remove straight-ticket voting as a ballot option in an election; amend KRS 63.200, 67C.103, 117.125, 118A.090, and 118A.100 to conform.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB153 (BR65) - C. Aull, G. Brown Jr., B. Chester-Burton, D. Grossberg

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; establish Article I to allow any state and D.C. to be a member of the agreement; establish Article II to provide that member states shall conduct a statewide popular vote for election of President and Vice President; establish Article III to specify the manner of appointing presidential electors in member states; establish 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; establish Article V to set forth definitions of the compact.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB154 (BR1112) - B. Chester-Burton, G. Brown Jr., A. Camuel, A. Gentry, D. Grossberg, K. Herron, J. Raymond, P. Stevenson, L. Willner

AN ACT relating to occupational health and safety.

Amend KRS 338.991 to increase the civil penalties for employers who have violated any provision of KRS Chapter 338, received a citation for a violation of the requirements of KRS Chapter 338, or failed to correct a violation for which a citation has been issued; require the secretary for the Education and Labor Cabinet to annually adjust the maximum civil penalties beginning in 2024 by the percentage increase, if any, in the United State Average Consumer Price Index for all Urban Customers (CPI-U); direct the secretary to begin a three year phase-in for penalty adjustments beginning August 1, 2024.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB155 (BR1225)/AA - S. Dietz, J. Nemes, K. Banta, B. Chester-Burton, J. Decker, D. Elliott, DJ Johnson, K. Moser, R. Roarx, S. Sharp, P. Stevenson

AN ACT relating to disposition of property and declaring an emergency.

Amend KRS 403.190 to state that criminal misconduct against the other spouse may be considered in the disposition of marital property; provide that a spouse who is convicted of committing a felony against the other spouse shall not be entitled to claim retirement or life insurance as marital property; EMERGENCY.

HB155 - AMENDMENTS

HCS1/AA - Retain original provisions, except provide that criminal misconduct against a spouse may be considered in the disposition of marital property if it was committed within the last five years of the marriage prior to the filing of the petition for dissolution and resulted in a conviction for a violent felony offense. HFA1(L. Burke) - Retain original provisions, except include criminal misconduct that occurs after the filing of the petition for dissolution as a consideration in disposition of marital property.

HFA2(J. Petrie) - Retain original provisions, except provide that the convicted spouse is barred from claiming as marital property a minimum of 25% of any insurance policy acquired during the marriage; authorize the court to exempt any additional amount of life insurance up to 100% depending on the circumstances.

HFA3(S. Dietz) - Retain original provisions, except provide that a spouse convicted of criminal attempt to commit murder against the other spouse is required to be barred from claiming retirement or whole life insurance as marital property.

HFA4(S. Dietz) - Retain original provisions, except include criminal misconduct that occurs after the filing of the petition for dissolution as a consideration in disposition of marital property; provide that the spouse who is the victim of a violent felony offense or criminal attempt to commit murder perpetrated by the other spouse shall be entitled to exclude from marital property a minimum of 25% of whole life insurance and 25% of retirement acquired during the marriage; authorize the court to exempt any additional amount of whole life insurance and retirement up to 100% considering the circumstances.

SFA1(L. Tichenor) - Retain original provisions, except grant the court discretion as to the percentage of retirement or whole life insurance excluded from marital property.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

Jan 12, 2024 - to Judiciary (H)

Jan 17, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 18, 2024 - 2nd reading, to Rules ; floor amendments (1) and (2) filed to Committee Substitute

Jan 22, 2024 - floor amendment (3) filed to Committee Substitute

Jan 23, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, January 24, 2024

Jan 30, 2024 - floor amendment (4) filed to Committee Substitute
Feb 05, 2024 - 3rd reading, passed 92-0 with Committee Substitute (1) and Floor Amendment (4)
Feb 06, 2024 - received in Senate ; to Committee on Committees (S)
Feb 26, 2024 - to Judiciary (S)
Feb 29, 2024 - reported favorably, 1st reading, to Calendar
Mar 01, 2024 - 2nd reading, to Rules
Mar 13, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 15, 2024
Mar 15, 2024 - passed over and retained in the Orders of the Day
Mar 21, 2024 - floor amendment (1) filed; passed over and retained in the Orders of the Day
Mar 22, 2024 - passed over and retained in the Orders of the Day
Mar 25, 2024 - passed over and retained in the Orders of the Day
Mar 26, 2024 - passed over and retained in the Orders of the Day
Mar 27, 2024 - passed over and retained in the Orders of the Day
Mar 28, 2024 - passed over and retained in the Orders of the Day
Apr 12, 2024 - passed over and retained in the Orders of the Day
Apr 15, 2024 - recommitted to Judiciary (S)

HB156 (BR427) - W. Thomas, R. Heath

AN ACT relating to vehicle wheels.
Create a new section of KRS Chapter 189 to require all vehicles operating on a highway with an iron, steel, or wooden wheel to be equipped with a rubberized strip on the portion of the wheel that is in contact with the highway; amend KRS 189.990 to set penalty for violation at \$20 to \$100 for each offense.

HB156 - AMENDMENTS

HFA1(W. Thomas) - Retain original provisions, except exempt vehicles that are designed primarily for the purpose of transporting people.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)
Jan 18, 2024 - to Transportation (H)
Jan 23, 2024 - reported favorably, 1st reading, to Calendar
Jan 24, 2024 - 2nd reading, to Rules
Mar 04, 2024 - floor amendment (1) filed
Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB157 (BR846)/LM - K. Herron, T. Bojanowski, G. Brown Jr., E. Callaway, B. Chester-Burton, N. Kulkarni, J. Raymond, S. Stalker

AN ACT relating to interrogation of children.
Create a new section of KRS Chapter 610 to define terms; prohibit a child from being interrogated using deceptive methods; create a new rule of evidence to limit the admissibility of statements made in the interrogation of a child in violation of statute.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB158 (BR1374) - T. Bojanowski, L. Willner, K. Banta, G. Brown Jr., B. Chester-Burton, A. Gentry, N. Kulkarni,

J. Raymond, S. Stalker, T. Truett

AN ACT relating to dyslexia.
Amend KRS 158.307 to require rather than allow local boards of education to develop policy on dyslexia; require rather than allow the policy to include listed items; amend KRS 164.304 to require postsecondary institutions offering teacher preparation programs to include instruction on dyslexia by the 2025-2026 school year, rather than the instruction being contingent on funding availability.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB159 (BR386) - P. Flannery, J. Nemes, D. Bentley, K. Bratcher, R. Duvall, D. Elliott, D. Lewis, K. Moser, A. Neighbors, R. Raymer, W. Williams

AN ACT relating to immunity from criminal liability for health care providers.
Create a new section of KRS Chapter 311 to define "health care provider" and "health services"; establish that health care providers are immune from criminal liability for harm arising from a health services-related act or omission other than gross negligence or wanton, willful, malicious, or intentional misconduct.

HB159 - AMENDMENTS

HFA1(J. Nemes) - Retain original provisions except provide the paragraph number where "health services" is defined; add that a provider is exempt if providing health services.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)
Jan 30, 2024 - to Judiciary (H)
Jan 31, 2024 - reported favorably, 1st reading, to Calendar
Feb 01, 2024 - 2nd reading, to Rules
Feb 05, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 06, 2024
Feb 06, 2024 - floor amendment (1) filed
Feb 08, 2024 - 3rd reading, passed 94-0 with Floor Amendment (1)
Feb 09, 2024 - received in Senate ; to Committee on Committees (S)
Feb 16, 2024 - to Judiciary (S)
Feb 29, 2024 - reported favorably, 1st reading, to Calendar
Mar 01, 2024 - 2nd reading, to Rules
Mar 14, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 15, 2024
Mar 15, 2024 - passed over and retained in the Orders of the Day
Mar 21, 2024 - passed over and retained in the Orders of the Day
Mar 22, 2024 - 3rd reading, passed 37-0
Mar 25, 2024 - received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Mar 26, 2024 - signed by Governor

HB160 (BR1234)/CI/LM - N. Kulkarni, G. Brown Jr., B. Chester-Burton, R. Roberts

AN ACT proposing to create a new section of the Constitution of Kentucky relating to the possession of cannabis.
Propose to create a new section of the Constitution of Kentucky to guarantee the right of an individual 21 years of age or older to possess, use, buy, or sell one

ounce or less of cannabis and to cultivate, harvest, and store up to five cannabis plants for personal use; and for the production, processing, and sale of cannabis and cannabis-derived products to be controlled by the General Assembly; specify the question to be printed on the ballot; direct the Secretary of State to publish the proposed amendment in a newspaper of general circulation; direct the Secretary of State to certify the proposed amendment to the county clerk of each county.

Jan 04, 2024 - introduced in House; to Committee on Committees (H)

HB161 (BR1418) - J. Branscum, D. Graham, G. Brown Jr., B. Chester-Burton, D. Meade , M. Meredith, J. Nemes, D. Osborne, R. Roberts, S. Rudy, C. Stevenson

AN ACT relating to elections and declaring an emergency.
Establish that a candidate who has filed nomination papers on or before January 5, 2024, and whose precinct name or number has changed since November 8, 2023, due to reapportionment and precinct establishment shall not be disqualified based solely on precinct name or number designation; RETROACTIVE to November 8, 2023; EMERGENCY.

Jan 04, 2024 - introduced in House; to Committee on Committees (H); taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Jan 05, 2024 - taken from Committee on Committees (H); 2nd reading ; to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 08, 2024 - reassigned to State Government (H); reported favorably, to Rules; taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed 94-0

Jan 09, 2024 - received in Senate ; to Committee on Committees (S); to State & Local Government (S); taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)

Jan 10, 2024 - reported favorably, 2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 11, 2024

Jan 11, 2024 - 3rd reading, passed 34-0

Jan 12, 2024 - received in House ; enrolled, signed by Speaker of the House; enrolled, signed by President of the Senate ; delivered to Governor
Jan 18, 2024 - signed by Governor (Acts Ch. 1)

HB162 (BR880)/FN - J. Tipton

AN ACT relating to mathematics education and making an appropriation therefor.

Amend KRS 158.791 to specify the role of Department of Education in assisting local school districts with mathematics instruction, supports, and interventions; require the department to collaborate with designated agencies on mathematics programming, materials, and activities; amend KRS 158.840 to require students in grades four through eight needing to make accelerated progress in mathematics to receive

intervention; require Council on Post Secondary to submit an annual report on the compliance of teacher preparation programs; require regular reports to an external evaluator on elementary and middle school mathematics instruction; create a new section of KRS Chapter 158 to define terms; require the Department of Education to promulgate regulations defining multitiered supports for students in grades four through eight; require the department to provide technical support to school districts; require school districts to select a universal screener for mathematics by January 1, 2025; require schools to give the mathematics universal screener to all students in grades four through eight within the first 30 days of school beginning with the 2025-2026 school year; require the department to provide resources to teachers on specific screeners and instructional resources; require the department to establish reading teacher academies or coaching models by September 1, 2025, if funds are available; create a new section of KRS Chapter 164 to require postsecondary institutions offering teacher preparation programs in elementary education and middle school mathematics education to include kindergarten through grade 12 instructional strategies and Department of Education identified mathematics resources; require the Education Professional Standards Board (EPSB) to develop and maintain a list of approved teacher preparation assessments; require the EPSB to develop an evaluation rubric for teacher candidates; require the EPSB to report elementary and middle school mathematics teacher preparation program data to an external evaluator; amend KRS 158.842 to change the composition of the Committee for Mathematics Achievement; create a new section of KRS Chapter 158 to establish the Kentucky numeracy counts fund; provide that moneys in the fund shall not lapse; provide that the Act may be cited as the Kentucky Numeracy Counts Act.

HB162 - AMENDMENTS

HCS1/FN - Retain original provisions, except further amend KRS 158.791 to specify the Department of Education's role in assisting local school districts with regard to mathematics instruction, supports, and interventions; require the department to collaborate with relevant groups in literacy and mathematics programming, materials, and activities; amend KRS 158.840 to require the Council on Postsecondary Education (CPE) to submit an annual report to LRC on the compliance of teacher preparation programs to this Act; create KRS 158.8401 to define new terms for KRS 158.840 to 158.844; create a new section of KRS 158.840 to 158.844 to require the Department of Education to promulgate administrative regulations defining and establishing a multitiered system of supports to include mathematics instruction, intervention, and instructional strategies; require the department to report the status of implementation to LRC by November 1, 2027; require school district superintendents to select a universal screener by January 1, 2026; beginning with the 2026-2027 school year, require a universal screener to be given to every

student in kindergarten through grade three within 30 days of the start of the school year; require the development of a mathematics improvement plan in the first 60 days for any student in kindergarten through grade three who is identified as needing interventions; amend KRS 158.842 to remove definitions that were defined in the new section; reconstitute the membership of the Committee for Mathematics Achievement; require the committee to report activities and progress to LRC by May 1, 2025; create a new section of KRS 158.840 to 158.844 to establish the Kentucky numeracy counts fund; provide that moneys and interest in the fund shall not lapse; create KRS 164.3061 to require postsecondary institutions offering teacher preparation programs for elementary regular education to include evidence-based instructional strategies for kindergarten through grade three beginning with the 2025-2026 school year; require the Education Professional Standards Board (EPSB) to develop and maintain a list of approved teacher preparation assessments; require the EPSB to report data to an external evaluator for analysis and to report the results and all data to LRC; designate the Act as the Kentucky Numeracy Counts Act.
HFA1(J. Tipton) - Specify that the Kentucky Department of Education shall establish teacher academies for teachers of students in grades kindergarten through eight rather than through grade three; specify that the numeracy counts fund is to support grades kindergarten through eight rather than through grade three.
SFA1(S. West) - Make title amendment.
SFA2(S. West) - Amend to appropriate General Fund moneys in the amount of \$5 million in fiscal year 2024-2025 and \$5 million in fiscal year 2025-2026 to the Kentucky numeracy counts fund; APPROPRIATION.

Jan 05, 2024 - introduced in House; to Committee on Committees (H)
Jan 17, 2024 - to Education (H)
Feb 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Feb 14, 2024 - 2nd reading, to Rules
Feb 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, February 16, 2024
Feb 20, 2024 - floor amendment (1) filed to Committee Substitute
Feb 21, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)
Feb 27, 2024 - reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, February 28, 2024
Feb 28, 2024 - 3rd reading, passed 97-1 with Committee Substitute (1) and Floor Amendment (1)
Feb 29, 2024 - received in Senate ; to Committee on Committees (S)
Mar 08, 2024 - to Education (S)
Mar 14, 2024 - reported favorably, 1st reading, to Consent Calendar
Mar 15, 2024 - 2nd reading, to Rules as a consent bill
Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024 ; floor amendments (1-title) and (2) filed
Mar 26, 2024 - 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 27, 2024 - 3rd reading, passed 34-0 with Floor Amendment (2) and Floor Amendment (1-title) ; received in House; to Rules (H)
Mar 28, 2024 - posted for passage for concurrence in Senate Floor Amendment (2) and Floor Amendment (1-title)
Apr 15, 2024 - House concurred in Senate Floor Amendment (2) and Floor Amendment (1-title) ; passed 95-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 19, 2024 - signed by Governor

HB163 (BR1223) - J. Decker, E. Callaway, S. Dietz, D. Fister, D. Hale, M. Imes, DJ Johnson, M. Lockett, S. McPherson, K. Moser, R. Raymer, N. Tate, T. Truett, R. White

AN ACT relating to blood donation.
Amend KRS 214.450 to define "COVID-19 vaccine" or "mRNA vaccine"; amend KRS 214.452 to require blood establishments to test for COVID-19 antibodies, evidence of lipid nanoparticles, and spike protein; require the administrator of any blood establishment to inquire on the donor history questionnaire whether a donor has received a COVID-19 vaccine or mRNA vaccine; require a donor to provide the name of the manufacturer of the COVID-19 vaccine the donor received; establish deferral periods for donors who have received a live attenuated COVID-19 vaccine or for donors who do not know the manufacturer of the COVID-19 vaccine the donor received, and establish deferral periods for donors who have received a diagnosis of COVID-19 or are displaying symptoms of COVID-19; amend KRS 214.458 to require blood establishments to include on the label for blood collected the laboratory test results for COVID-19.

Jan 05, 2024 - introduced in House; to Committee on Committees (H)

HB164 (BR431)/AA/LM - S. Witten, D. Osborne, J. Bauman, E. Callaway, D. Lewis, R. Palumbo, R. Roarx, W. Williams

AN ACT relating to death in the line of duty benefits.
Amend KRS 16.601, 61.621, and 78.5534 to increase minimum line of duty death benefits to a non-spouse beneficiary of a Kentucky Employees Retirement System, County Employees Retirement System, or State Police Retirement System member who was working in an approved hazardous duty position or in a position that could be approved as hazardous duty for retirement purposes; specify the minimum payment to the non-spouse beneficiary shall only be payable if there is no surviving spouse beneficiary and shall be a minimum of a lump-sum payment equal to 36 months of the member's monthly rate of pay; provide that the non-spouse beneficiary may elect the minimum lump-sum payment or any other benefits the non-spouse beneficiary is eligible to receive upon the member's death, but not both.

Jan 05, 2024 - introduced in House; to Committee on Committees (H)
Feb 07, 2024 - to State Government (H)
Feb 15, 2024 - reported favorably, 1st reading, to Calendar
Feb 16, 2024 - 2nd reading, to Rules
Feb 20, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 21, 2024
Feb 21, 2024 - 3rd reading, passed 95-0
Feb 22, 2024 - received in Senate ; to Committee on Committees (S)
Feb 26, 2024 - to State & Local Government (S)

HB165 (BR811) - K. Moser, L. Willner, B. Chester-Burton, R. Duvall, S. Heavrin

AN ACT relating to security requirements at retail establishments licensed to sell alcohol for on-premises consumption.
Create new sections of KRS Chapter 244 to define terms; establish preemployment requirements for bouncers; create bouncer training standards; establish agency oversight; amend KRS 244.120 to prohibit consumption of alcohol by a bouncer during work hours; amend KRS 243.500 to allow revocation or suspension of a license for failure to comply with bouncer restrictions; cite this Act as Christopher's Law; EFFECTIVE January 1, 2025.

Jan 05, 2024 - introduced in House; to Committee on Committees (H)

HB166 (BR235) - J. Nemes, D. Bentley, S. Bratcher, A. Gentry, K. King, S. Sharp, P. Stevenson, W. Williams

AN ACT relating to sudden unexpected death in epilepsy.
Create a new section of KRS Chapter 211 to define "SUDEP" and encourage a health care provider to provide information regarding sudden unexpected death in epilepsy; create a new section of KRS Chapter 72 to define "SUDEP" and update autopsy requirements; provide that the Act may be cited as Jami's Law.

HB166 - AMENDMENTS

HCS1 - Retain original provisions, except remove the provision encouraging a physician or health care provider who has diagnosed and established a treatment plan for a patient with convulsive epilepsy to provide a patient with information about SUDEP; require the Vital Statistics Branch to forward a copy of the death certificate to the North American SUDEP Registry if SUDEP is found to be the cause or the suspected cause of death.
SFA1(L. Tichenor) - Make title amendment.
SFA2(L. Tichenor) - Retain original provisions, except create a new section of KRS Chapter 214 to prohibit a requirement for any individual to receive a COVID-19 vaccine for the purposes of student enrollment, employment, professional licensure, or medical treatment.

Jan 05, 2024 - introduced in House; to Committee on Committees (H)
Jan 24, 2024 - to Health Services (H)
Feb 01, 2024 - reported favorably, 1st

reading, to Calendar with Committee Substitute (1)
Feb 02, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, February 05, 2024
Feb 06, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1)
Feb 07, 2024 - received in Senate ; to Committee on Committees (S)
Mar 14, 2024 - to Health Services (S)
Mar 22, 2024 - reported favorably, 1st reading, to Consent Calendar
Mar 25, 2024 - 2nd reading, to Rules as a consent bill
Mar 26, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024 ; passed over and retained in the Consent Orders of the Day
Mar 27, 2024 - passed over and retained in the Consent Orders of the Day ; floor amendments (1-title) and (2) filed
Mar 28, 2024 - Floor Amendment (2) and Floor Amendment (1-title) withdrawn ; 3rd reading, passed 37-1 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 05, 2024 - signed by Governor

HB167 (BR1434) - J. Dixon

AN ACT relating to motor vehicles.
Amend KRS 190.080, regarding dealer discloser of previous consumer-owner information to a potential purchaser, to require that the previous consumer-owner give consent to disclose the information; make technical corrections.

HB167 - AMENDMENTS

SCS1 - Retain original provisions; amend KRS 281.926 to require towing companies to submit their rate schedules to the nearest Department of Kentucky State Police (KSP) post and all local law enforcement agencies in addition to making them available to the public upon request and direct the KSP and local law enforcement agencies to remove companies that do not comply with these requirements from their wrecker log for a period of six months for the first violation and one year for any subsequent violation; amend KRS 281.990 to allow the Transportation Cabinet to promulgate administrative regulations to set penalties for violations of KRS 281.920 to 281.936; amend KRS 376.325 to allow for the disposal of towed vehicles by a towing and storage company if a lienholder does not respond to notifications from the towing and storage company.
SCA1(J. Higdon) - Make title amendment.

Jan 05, 2024 - introduced in House; to Committee on Committees (H)
Jan 18, 2024 - to Transportation (H)
Jan 23, 2024 - reported favorably, 1st reading, to Calendar
Jan 24, 2024 - 2nd reading, to Rules
Jan 26, 2024 - posted for passage in the Regular Orders of the Day for Monday, January 29, 2024
Jan 30, 2024 - 3rd reading, passed 95-0
Jan 31, 2024 - received in Senate ; to Committee on Committees (S)
Mar 08, 2024 - to Transportation (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - 3rd reading, passed 37-1 with Committee Substitute (1) and Committee Amendment (1-title) ; received in House ; to Rules (H)

Mar 27, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) and committee amendment (1-title); House concurred in Senate Committee Substitute (1) and Committee Amendment (1-title) ; passed 94-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB168 (BR1450) - B. McCool, E. Callaway, C. Aull, D. Bentley, J. Blanton, B. Chester-Burton, D. Hale, S. Lewis, R. Palumbo, R. Roarx, T. Truett, L. Willner

AN ACT relating to the posting of veterans' benefits and services.

Create a new section of KRS Chapter 337 to require the Kentucky Department of Veterans' Affairs to create and distribute a veterans' benefits and services document to employers and require employers to keep copies of a veterans' benefits and services document in a conspicuous and accessible place.

Jan 05, 2024 - introduced in House; to Committee on Committees (H)

Feb 16, 2024 - to Veterans, Military Affairs, & Public Protection (H)

HB169 (BR828) - R. Palumbo, K. Moser, C. Aull, D. Bentley, T. Bojanowski, G. Brown Jr., L. Burke, A. Camuel, B. Chester-Burton, M. Dossett, D. Elliott, D. Fister, J. Gooch Jr., D. Grossberg, M. Hart, S. Heavrin, J. Justice, N. Kulkarni, D. Lewis, S. Lewis, B. McCool, A. Neighbors, M. Pollock, J. Raymond, R. Roarx, R. Roberts, S. Stalker, C. Stevenson, P. Stevenson, N. Tate, L. Willner

AN ACT relating to emergency medical preparedness of schools.

Amend KRS 158.162 to require local boards of education to maintain a portable automated external defibrillator in a public, readily accessible, well-marked location in all school buildings, including elementary school buildings, and at school-sanctioned athletic practices and competitions; require annual report on compliance with portable automated external defibrillator requirements to be submitted to the Kentucky Department of Education.

HB169 - AMENDMENTS

HCS1 - Retain all original provisions; amend KRS 158.1622 to expand the School AED Fund to expand the medical devices the fund can be used to purchase to include medical devices to diagnose, prevent, or treat a medical condition that is harmful to student athletes.

Jan 05, 2024 - introduced in House; to Committee on Committees (H)

Feb 23, 2024 - to Health Services (H)
Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules

Mar 04, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 05, 2024

Mar 06, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1)

Mar 07, 2024 - received in Senate ; to Committee on Committees (S)

Mar 22, 2024 - to Education (S)

Mar 26, 2024 - taken from Education (S); 1st reading ; returned to Education (S)

Mar 27, 2024 - taken from Education (S); 2nd reading ; returned to Education (S)

Mar 28, 2024 - reported favorably, to Rules as a consent bill

Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 18, 2024 - signed by Governor

HB170 (BR404)/LM - R. Roberts, C. Aull, G. Brown Jr., A. Camuel, B. Chester-Burton, A. Gentry, R. Palumbo, J. Raymond

AN ACT relating to civil rights.

Amend KRS 344.020 to include amendments made to the American with Disabilities Act of 1990; make technical corrections.

Jan 05, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Health Services (H)

Mar 14, 2024 - reported favorably, 1st reading, to Calendar

Mar 15, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024

Mar 21, 2024 - 3rd reading, passed 98-0

Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

HB171 (BR303) - D. Hale
Feb 07-WITHDRAWN

HB172 (BR1004)/LM - S. Doan

AN ACT relating to eminent domain.

Amend KRS 416.580 and 416.660 to require property owners who are required to relocate as result of a condemnation to be compensated for discount points necessary to maintain interest rate.

Jan 05, 2024 - introduced in House; to Committee on Committees (H)

HB173 (BR382) - N. Kulkarni, B. Chester-Burton, R. Palumbo, S. Stalker, L. Willner

AN ACT relating to Medicaid coverage for certified professional midwifery services.

Create a new section of KRS Chapter 205 to require the Department for Medicaid Services and any managed care organization with whom the department contracts for the delivery of Medicaid services to provide coverage for certified professional midwifery

services that are provided by a licensed certified professional midwife; require the Cabinet for Health and Family Services to seek federal approval if such approval is deemed necessary.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

HB174 (BR1342) - R. Raymer, D. Bentley, C. Fugate, J. Hodgson, M. Lockett, K. Moser

AN ACT relating to patient medical records.

Create a new section of KRS Chapter 422 to establish standards and procedures for access to copies of patient medical records for a patient who is under the age of eighteen.

HB174 - AMENDMENTS

HFA1(R. Palumbo) - Insert language to reference that health information in a medical record of a minor patient that is compiled in accordance with the provisions of KRS 214.185 is not accessible to a patient's parent or personal representative.
SCS1 - Retain original provisions; amend KRS 311.6225 to make changes to the medical order for scope of treatment form.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - to Health Services (H)

Jan 18, 2024 - reported favorably, 1st reading, to Calendar

Jan 19, 2024 - 2nd reading, to Rules

Jan 22, 2024 - floor amendment (1)

Feb 29, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 01, 2024

Mar 06, 2024 - 3rd reading ; floor amendment defeated Floor Amendment (1) ; passed 81-15

Mar 07, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Health Services (S)

Mar 22, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 25, 2024 - 2nd reading, to Rules

Mar 26, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 27, 2024

Mar 27, 2024 - 3rd reading, passed 28-7 with Committee Substitute (1) ; received in House ; to Rules (H)

Mar 28, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) ; House concurred in Senate Committee Substitute (1); passed 77-18 with Committee Substitute (1) ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - filed without Governor's signature with the Secretary of State
Apr 10, 2024 - became law without Governor's Signature

HB175 (BR498) - P. Flannery

AN ACT relating to hospitals.

Amend KRS 216B.065 to require the University of Kentucky and the University of Louisville, or the medical systems thereof, to obtain approval from the General Assembly before acquiring a hospital that requires a license issued under KRS 216B.042.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

HB176 (BR350)/FN - P. Flannery, B. Chester-Burton

AN ACT relating to compensation of jurors.

Amend KRS 29A.170 to increase juror pay to \$25 per day and remove payment specified for reimbursement of expenses; amend KRS 32.011 to conform; repeal KRS 32.070, which provides for reimbursement of expenses to jurors.

HB176 - AMENDMENTS

HFA1(S. Rawlings) - Amend KRS 29A.170 to provide that jurors who are seated on a petit jury for a trial in Circuit Court are to be paid \$100 per day after having served two consecutive days on the petit jury.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

Jan 23, 2024 - to Judiciary (H)

Jan 24, 2024 - reported favorably, 1st reading, to Calendar

Jan 25, 2024 - 2nd reading, to Rules ; floor amendment (1) filed; recommitted to Appropriations & Revenue (H)

HB177 (BR1340) - R. Raymer, J. Decker, J. Calloway

AN ACT relating to COVID-19 vaccine requirements of minors.

Create a new section of KRS Chapter 214 prohibiting the state, any political subdivision of the state, or any governmental agency from requiring a child to receive a COVID-19 vaccination.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

HB178 (BR63) - J. Nemes, K. Banta, J. Bauman, D. Bentley, J. Blanton, K. Bratcher, L. Burke, J. Decker, S. Doan, M. Dossett, D. Elliott, A. Gentry, T. Huff, K. Moser, S. Rawlings

AN ACT relating to wrongful conviction compensation and making an appropriation therefor.

Create new sections of KRS Chapter 411 to establish a cause of action for a person who was wrongfully convicted of a felony in the Commonwealth; establish the wrongful conviction compensation fund; APPROPRIATION.

HB178 - AMENDMENTS

HCS1/FN - Retain original provisions except remove provision allowing a claimant to be entitled to participate in the Public Employee Health Insurance Program; make technical corrections.

HFA1(L. Burke) - Retain original provisions except require the Administrative Office of the Courts to submit an annual report to the Legislative Research Commission with information about people who file a civil action for wrongful conviction compensation.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

Jan 12, 2024 - to Judiciary (H)

Jan 17, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute

Jan 18, 2024 - 2nd reading, to Rules
Jan 19, 2024 - recommitted to Appropriations & Revenue (H)

HB179 (BR250) - S. Heavrin, S. Dietz, C. Aull, L. Burke, B. Chester-Burton, M. Clines, N. Kulkarni, K. Moser, R. Palumbo, R. Roarx, R. Roberts, S. Stalker, C. Stevenson, K. Timoney, S. Witten

AN ACT relating to insurance for loss of income and declaring an emergency. Amend KRS 304.3-110 to authorize life and health insurers to transact disability income and paid family leave insurance; make technical corrections; create new sections of Subtitle 5 of KRS Chapter 304 to define "disability income insurance" and "paid family leave insurance" and specify how each is to be classified and filed; amend KRS 304.9-030 to include paid family leave insurance in life and health lines of authority; establish Subtitle 53 of KRS Chapter 304 and create new sections thereof to regulate paid family leave insurance; establish paid family leave insurance requirements, authorized scope of benefits, disclosure requirements, and authorized limitations; authorize the insurance commissioner to promulgate administrative regulations to enforce Subtitle 53 of KRS Chapter 304; create short title; amend KRS 304.17A-005, 304.18-010, and 304.36-030 to conform; EMERGENCY.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

Jan 09, 2024 - to Banking & Insurance (H)

Jan 10, 2024 - reported favorably, 1st reading, to Calendar

Jan 11, 2024 - 2nd reading, to Rules
Jan 19, 2024 - posted for passage in the Regular Orders of the Day for Monday, January 22, 2024

Jan 29, 2024 - 3rd reading, passed 92-1

Jan 30, 2024 - received in Senate ; to Committee on Committees (S)

Feb 22, 2024 - to Banking & Insurance (S)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar

Feb 28, 2024 - 2nd reading, to Rules
Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - passed over and retained in the Orders of the Day

Mar 25, 2024 - passed over and retained in the Orders of the Day

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - passed over and retained in the Orders of the Day

Mar 28, 2024 - 3rd reading, passed 36-0 ; received in House ; enrolled, signed by Speaker of the House ;

enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - signed by Governor

HB180 (BR267) - L. Willner, J. Nemes, J. Bauman, K. Bratcher, G. Brown Jr., E. Callaway, B. Chester-Burton, D. Grossberg, K. Herron, R. Palumbo, J. Raymond, R. Roarx, S. Stalker

AN ACT relating to public utilities. Create a new section of KRS Chapter 278 to create winter and summer temperature standards for disconnection

of service by retail electric and gas utilities; allow resumption of disconnection only after a 72-hour period during which the temperature standard is exceeded; establish a certificate of need for persons who are at risk if utility service is disconnected that can be provided by a physician, physician assistant, community-based service organization, or faith-based service organization; prohibit disconnection of service on holidays and weekends and before 8 a.m. and after 5 p.m. on weekdays; allow for reconnection of service for partial payment with a payment plan; require waiver of termination fees, reconnection fees, and late fees for customers having obtained a certificate of need; require utility to make reasonable effort towards reestablishing service for a customer terminated after having obtained a certificate of need but no more than 24 hours after repayment is commenced; require separate, written notice 14 days prior to a disconnection to residential household; require that notice be distinguishable from the regular billing notices; establish font size and typeset for material to be printed on the notice; require a hardship reconnection order for persons at risk who have had service terminated by the utility after meeting specific repayment requirements; require the Public Service Commission to issue an order setting forth any applicable rules and procedures.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

HB181 (BR1050) - L. Willner, G. Brown Jr., B. Chester-Burton

AN ACT relating to termination of residential leases.

Create a new section of KRS Chapter 383 to permit a tenant to terminate a lease or rental agreement if he or she is seeking relocation due to a recent mental or physical health emergency; require the tenant to pay any rent due prorated to the effective date of termination; relieve the tenant from liability for any other rent or fees resulting from the termination.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

HB182 (BR18)/CI/LM - J. Decker, N. Wilson, K. Banta, J. Bauman, S. Dietz, K. King, M. Lockett, K. Moser, S. Rawlings

AN ACT relating to violent offenders. Amend KRS 439.3401 to amend the definition of "violent offender" to include the attempted commission of any offense listed, a felony involving the death of the victim or serious physical injury to a victim, burglary in the first degree as described in KRS 511.020 if a person other than a participant in the crime was present in the building during the commission of the offense, burglary in the second degree as described in KRS 511.030 if a person other than participant in the crime was present in the dwelling during the commission of the offense, robbery in the second degree as described in KRS 515.030, arson in the first degree, arson in the second degree, and strangulation in the first degree; provide that a violent

offender shall serve at least 85 percent of the sentence imposed before probation, shock probation, parole, conditional discharge, or other form of early release is permitted; provide that a violent offender shall only receive credit on their sentence for time spent in custody prior to the commencement of the sentence; amend KRS 525.045 to conform.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

HB183 (BR38) - N. Tate, B. Chester-Burton, J. Raymond

AN ACT relating to parental rights. Amend KRS 199.011 to define "disability"; amend KRS 199.471 to add disability as a reason upon which a petition for adoption shall not be denied; amend KRS 200.575 to require reasonable efforts and accommodations tailored to a parent's disability; amend KRS 600.020 to define "adaptive parenting equipment," "adaptive parenting techniques," "disability," and "disability support services"; amend KRS 610.125 to require a description of the reasonable efforts that have been made be provided to the court; amend KRS 620.020 to expand the definition of "reasonable efforts" to include accommodations for parents with disabilities; amend KRS 620.240 to require that a child's case progress report include a description of the reasonable efforts that have been made; amend KRS 625.090 to include disability as a reason upon which a termination cannot be solely based.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

HB184 (BR997) - S. Doan

AN ACT relating to the Kentucky Board of Cosmetology.

Abolish the Kentucky Board of Cosmetology by repealing KRS Chapter 317A in its entirety; amend KRS 48.315, 164.945, 165A.310, 309.352, 317.420, and 324B.030 to conform; close the Kentucky Board of Cosmetology trust and agency fund by January 1, 2025; transfer remaining moneys to the general fund; EFFECTIVE January 1, 2025.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

HB185 (BR1252) - A. Tackett Laferty, G. Brown Jr., B. Chester-Burton, M. Hart, R. Roberts, C. Stevenson

AN ACT relating to paramedic education and making an appropriation therefor.

Create a new section of KRS 164.740 to 164.7891 to establish a coal-county paramedic scholarship to be administered by the Kentucky Higher Education Assistance Authority (KHEAA); define terms; establish a fund in the State Treasury to be administered by KHEAA for providing coal county paramedic scholarships; APPROPRIATION.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

HB186 (BR1146) - M. Meredith, J. Petrie

AN ACT relating to fiscal impacts of health insurance mandates and declaring an emergency.

Create a new section of subtitle 17A of KRS Chapter 304 to exempt qualified health plans from insurance laws that result, or would result, in a determination that the state must make payments to defray the cost of the requirements under federal law; require the Department of Insurance to apply for a waiver of any cost defrayal requirements.

HB186 - AMENDMENTS

HCS1 - Delete original provisions; repeal and reenact KRS 6.948 to establish a process for health mandate impact statements, federal cost defrayal impact statements, and state employee health plan impact statements to be completed and transmitted; create a new section of Subtitle 17A of KRS Chapter 304 to suspend provisions of the Insurance Code that result, or would result, in the state being required to defray the cost of the provision under federal law; set forth requirements for calculating and making cost defrayal payments; require qualified health plan issuers to use payments received from the state to provide a rebate or reduce premiums to insureds; require the commissioner to promulgate administrative regulations to enforce and effectuate the section; amend KRS 194A.099 to conform; provide that the suspension of certain Insurance Code provisions applies to health insurance plans, certificates, policies, or contracts issued or renewed on or after the effective date of the Act; EMERGENCY. HCA1(M. Meredith) - Make title amendment.

SCS1 - Retain original provisions, except limit suspension of insurance code provisions to provisions that become effective after January 1, 2024; insert construction clause establishing intent of KRS 304.17A-263; require the Department of Insurance to identify within 90 days whether any requirement of KRS 304.17A-263 is in addition to essential health benefits; require the commissioner of insurance and any other state official or state agency to comply with construction clause and identification requirement.

SFA1(J. Carpenter) - Delete section containing construction clause establishing intent of KRS 304.17A-263 and requiring the Department of Insurance to identify within 90 days whether any requirement of KRS 304.17A-263 is in addition to essential health benefits.

CCR1 - Retain and adopt original provisions of SCS to HB 186, except delete section containing construction clause for KRS 304.17A-263 and requiring the Department of Insurance to make an identification within 90 days.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Banking & Insurance (H)

Feb 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Feb 15, 2024 - 2nd reading, to Rules

Feb 16, 2024 - posted for passage in the Regular Orders of the Day for

Tuesday, February 20, 2024

Feb 21, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1) and Committee Amendment (1-title)

Feb 22, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Banking & Insurance (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - floor amendment (1) filed to Committee Substitute ; 3rd reading, passed 38-0 with Committee Substitute (1) ; received in House ; to Rules (H)

Mar 27, 2024 - posted for passage for concurrence in Senate Committee Substitute (1); House refused to concur in Senate Committee Substitute (1) ; received in Senate ; to Rules (S); posted for passage for receding from Senate Committee Substitute (1) ; Senate refused to recede from Committee Substitute (1) ; Conference Committee appointed in House and Senate; Conference Committee report filed in House

Mar 28, 2024 - Conference Committee report filed in Senate; posted for passage for consideration of Conference Committee Report (1) ; Conference Committee report adopted in Senate ; passed 37-0 with Conference Committee Report (1) ; received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Conference; Conference Committee report adopted in House ; passed 96-2 with Conference Committee Report (1) ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB187 (BR57) - C. Aull, G. Brown Jr., L. Burke

AN ACT relating to the Kentucky Indigent Persons' Burial Program.

Create a new section of KRS Chapter 213 to establish the Kentucky Indigent Persons' Burial Program; create in the State Treasury a fund entitled the Kentucky indigent person burial trust fund to provide funds to defray the costs of funeral expenses for indigent persons in the Commonwealth of Kentucky; direct that the Cabinet for Health and Family Services shall oversee the program and fund and promulgate necessary administrative regulations.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to State Government (H)

HB188 (BR50)/LM - C. Aull, B. Chester-Burton

AN ACT relating to harboring a vicious dog and making an appropriation therefor.

Create a new section of KRS Chapter 258 to create a hearing for the removal and banning of dog ownership or possession in cases where a person incompetent to stand trial is charged with harboring a vicious dog; amend KRS.

258.235 to require any animal control officer or peace officer to prepare and retain a written record of impounding or destroying a vicious dog; amend KRS 258.990 to create a penalty for subsequent offenses of harboring a vicious dog; amend KRS 258.119 to conform; APPROPRIATION.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

HB189 (BR165) - C. Aull, S. Lewis, G. Brown Jr., J. Calloway, B. Chester-Burton, C. Fugate, S. Heavrin, J. Justice, S. McPherson, F. Rabourn, J. Raymond, R. Roberts, S. Stalker, T. Truett

AN ACT relating to school meals at low-income schools and making an appropriation therefor.

Create a new section of KRS Chapter 158 to define terms; establish the Kentucky Proud School Match Program; direct the Department of Education to reimburse an eligible school district \$0.33 for every meal reimbursed by the community eligibility provision at the paid rate; require a school district that receives a reimbursement to develop and implement a Kentucky Proud school plan to identify and purchase available Kentucky-grown agricultural products and to optimize food usage; direct the Kentucky Board of Education to promulgate administrative regulations necessary to carry out this section; provide that the section shall be null and void if the community eligibility provision is terminated by the United States Department of Agriculture; provide that the Act may be cited as the Kentucky Proud School Match Act; APPROPRIATION.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

HB190 (BR898)/AA/HM/LM - S. Sharp

AN ACT relating to pharmacy benefits.

Amend KRS 304.17A-164 to prohibit insurers, pharmacy benefit managers, and other pharmacy benefit administrators from requiring or incentivizing the use of a mail-order pharmaceutical distributor; amend KRS 304.17C-125, 304.38A-115, 18A.225, and 164.2871 to apply provisions of amended KRS 304.17A-164 to limited health service benefit plans, including limited health service contracts, limited health service organizations, the state employee health plan, and postsecondary educational institution self-insured group health plans; repeal 304.38A-120, relating to assignment of certain benefits under limited health service organization plans, to consolidate like provisions; make technical corrections; EFFECTIVE January 1, 2025.

HB190 - AMENDMENTS

HCS1/AA/HM/LM - Retain original provisions, except amend definition of "insurer" to make technical amendment; add definition of "mail-order pharmaceutical distributor"; delete prohibition on requiring or incentivizing use of a mail-order pharmaceutical distributor; prohibit imposing greater or more restrictive requirements for use of a retail pharmacy to access a drug in certain circumstances.

SCS1 - Delete original provisions; amend 2024 Ky. Acts. ch. 104, sec. 3 (2024 RS SB 188/GA, sec. 3) to define "national average drug acquisition cost"; temporarily exempt retail chain pharmacies from minimum drug reimbursement requirement; make technical amendment; EFFECTIVE January 1, 2025.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

Feb 15, 2024 - to Health Services (H)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 11, 2024

Mar 12, 2024 - 3rd reading, passed 96-0 with Committee Substitute (1)

Mar 13, 2024 - received in Senate ; to Committee on Committees (S)

Mar 28, 2024 - taken from Committee on Committees (S); 1st reading ; returned to Committee on Committees (S)

Apr 12, 2024 - to Banking & Insurance (S); taken from Banking & Insurance (S); 2nd reading ; returned to Banking & Insurance (S)

Apr 15, 2024 - reported favorably, to Rules with Committee Substitute (1) as a consent bill; posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; 3rd reading, passed 38-0 with Committee Substitute (1) ; received in House ; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (1) ; House concurred in Senate amendment Committee Substitute (1) ; passed 92-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 18, 2024 - signed by Governor

HB191 (BR1441) - J. Calloway, S. Baker, J. Decker, R. Dotson, C. Fugate, M. Hart, C. Massaroni, M. Proctor, S. Rawlings

AN ACT relating to materials, programs, or events alleged to be harmful to minors.

Amend KRS 158.192 to require the local board of education to allow parents and guardians an opportunity to orally recite passages from materials, programs, or events subject to appeal; require immediate removal of the material, program, or event if the board denies a parent or guardian the opportunity to orally recite passages.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

Feb 29, 2024 - to Education (H)

HB192 (BR1277) - J. Blanton, D. Hale, R. Palumbo, R. Roarx, S. Sharp, W. Williams

AN ACT relating to highway work zones and making an appropriation therefor.

Create new sections of KRS Chapter 189 to define "automated speed enforcement device," "owner," "program," and "recorded images"; direct the Transportation Cabinet to establish a pilot program for automated speed enforcement in highway work zones and issue a civil citation to an operator of a

motor vehicle traveling more than 10 miles per hour over the posted speed limit when a bona fide worker is present; establish procedures for citation issuance; direct the Transportation Cabinet to install signage and to promulgate administrative regulations to implement the program; establish civil fines for violations issued under the program; specify that all fines and penalties assessed be deposited into the automated speed enforcement fund; require the Transportation Cabinet to annually report to the Legislative Research Commission the status of the program; establish the automated speed enforcement fund; specify that moneys collected be used to defray the costs of administering the program; specify that any moneys collected in excess of program costs be deposited into the highway work zone safety fund and used for the purposes of that fund; provide that the provisions be repealed effective July 1, 2028; provide that the Act may be cited as the Jared Lee Helton Act of 2024; APPROPRIATION.

HB192 - AMENDMENTS

HCS1 - Retain original provisions; establish when an image recorded by an automated speed enforcement device is to be destroyed; establish to whom an image recorded by an automated speed enforcement device may be disclosed. HFA1(J. Blanton) - Direct the Transportation Cabinet to install signage with lights that are flashing when an automated speed enforcement device is active; require the Transportation Cabinet to annually report to the Legislative Research Commission the number of vehicle accidents, injuries, and fatalities occurring in highway work zones. HFA2(J. Blanton) - Direct the Transportation Cabinet to install signage with lights that are flashing when an automated speed enforcement device is active; establish how an image recorded by an automated speed enforcement device may be used; require the Transportation Cabinet to annually report to the Legislative Research Commission the number of vehicle accidents, injuries, and fatalities occurring in highway work zones.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)

Jan 25, 2024 - to Transportation (H)

Jan 30, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 31, 2024 - 2nd reading, to Rules Feb 08, 2024 - floor amendment (1) filed to Committee Substitute

Feb 20, 2024 - floor amendment (2) filed to Committee Substitute

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB193 (BR1208) - J. Blanton, D. Hale

AN ACT relating to motor vehicles in a highway work zone.

Amend KRS 189.290 to prohibit a person from operating a vehicle in or near a highway work zone in a manner that endangers persons or property; provide that violators shall be subject to revocation of their operator's license; amend KRS 189.960 to require operators of motor vehicles yield to

workers in or near a highway work zone; remove condition that workers must be present or that work is being performed for a violation to occur; amend KRS 189.2327 to increase fines for highway work zone traffic offenses; amend KRS 189.990 to establish fines for causing physical injury or death to a person while operating a vehicle in or near a highway work zone; amend KRS 189.010 to define "highway work zone"; amend KRS 186.560 to require revocation of an operator's license for certain highway work zones violations; amend KRS 189.2325 to conform.

HB193 - AMENDMENTS

SCS1 - Retain original provisions, except require a worker to be present for a violation to occur; make technical changes.
SFA1(J. Higdon) - Retain original provisions, except change the range of statutes subject to fines if a violations occurred in a highway work zone.
SFA2(J. Turner) - Retain original provisions, except amend KRS 186.560 to provide that a revocation of an operator's license under KRS 189.2327 shall be for 30 days; amend KRS 189.2327 to provide that the fine is prepayable if no one is injured as a result of the violation; make technical corrections.
SFA3(J. Turner) - Retain original provisions; amend KRS 189.2327 to provide that the fine is prepayable if no one is injured as a result of the violation; make technical corrections.
SFA4(D. Thayer) - Make title amendment.
SFA5(D. Thayer) - Retain original provisions and add a new section to amend KRS 56.580 to prohibit closing portions of Capital Avenue in Frankfort; provide exceptions for emergency personnel.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)
Jan 25, 2024 - to Transportation (H)
Jan 30, 2024 - reported favorably, 1st reading, to Calendar
Jan 31, 2024 - 2nd reading, to Rules
Feb 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024
Feb 22, 2024 - 3rd reading, passed 93-0
Feb 23, 2024 - received in Senate ; to Committee on Committees (S)
Mar 04, 2024 - to Transportation (S)
Mar 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 14, 2024 - 2nd reading, to Rules ; floor amendment (1) filed to Committee Substitute
Mar 15, 2024 - floor amendment (2) filed to Committee Substitute ; posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024
Mar 21, 2024 - floor amendment (3) filed to Committee Substitute ; passed over and retained in the Orders of the Day
Mar 22, 2024 - passed over and retained in the Orders of the Day
Mar 25, 2024 - floor amendments (4-title) and (5) filed; passed over and retained in the Orders of the Day
Mar 26, 2024 - passed over and retained in the Orders of the Day
Mar 27, 2024 - Floor Amendments (1) and (2) Withdrawn; 3rd reading, passed

33-3 with Committee Substitute (1), Floor Amendments (3) and (5) and Floor Amendment (4-title) ; 3rd reading ; received in House ; to Rules (H)

HB194 (BR939)/CI/LM - K. Moser, S. Dietz, C. Aull, D. Bentley, J. Blanton, J. Bray, B. Chester-Burton, C. Fugate, D. Hale, K. King, W. Lawrence, A. Neighbors, R. Palumbo, M. Pollock, P. Pratt, S. Riley, R. Roarx, T. Smith, W. Thomas, K. Timoney, T. Truett, W. Williams

AN ACT relating to workplace violence against healthcare workers.

Amend KRS 508.025 to expand assault in the third degree to include causing or attempting to cause physical injury to a person employed by or under contract with a hospital if the event occurs in or on the premises of a hospital or hospital-owned outpatient facility.

HB194 - AMENDMENTS

HCS1/CI/LM - Retain original provisions, except amend KRS 508.025 to expand assault in the third degree to include causing or attempting to cause physical injury to a person employed by or under contract with a hospital if the event occurs in or on the premises of a hospital affiliate outpatient facility.
HFA1(S. Riley) - Retain original provisions, except amend KRS 508.025 to expand assault in the third degree to include causing or attempting to cause physical injury to a person employed by or under contract with a health clinic, doctor office, dental office, long-term care facility, or a hospital owned or affiliate if the event occurs in or on the premises of a health clinic, doctor office, dental office, or long-term care facility.
HFA2(S. Riley) - Retain original provisions, except amend KRS 508.025 to expand assault in the third degree to include causing or attempting to cause physical injury to a person employed by or under contract with a health clinic, doctor office, dental office, long-term care facility, hospital, or a hospital-owned or affiliate outpatient facility.

Jan 08, 2024 - introduced in House; to Committee on Committees (H)
Jan 31, 2024 - to Health Services (H)
Feb 08, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Feb 09, 2024 - 2nd reading, to Rules
Feb 20, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 21, 2024
Feb 21, 2024 - floor amendment (1) filed to Committee Substitute , floor amendment (2) filed to bill
Feb 22, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1) and Floor Amendment (1)
Feb 23, 2024 - received in Senate ; to Committee on Committees (S)
Feb 28, 2024 - to Judiciary (S)
Mar 07, 2024 - reported favorably, 1st reading, to Consent Calendar
Mar 08, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - passed over and retained in the Consent Orders of the Day

Mar 12, 2024 - passed over and retained in the Consent Orders of the Day

Mar 13, 2024 - passed over and retained in the Consent Orders of the Day

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - passed over and retained in the Consent Orders of the Day

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - 3rd reading, passed 36-1 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB195 (BR1107)/LM - C. Stevenson, G. Brown Jr., B. Chester-Burton, J. Raymond, R. Roberts

AN ACT relating to family care leave.
Amend KRS 337.010 to define "family care leave," "family member," "health care provider," "same employer," and "serious health condition"; create a new section of KRS Chapter 337 to prohibit employers from refusing to grant a qualified employee family care leave; entitle an employee to family care leave for the birth of a child or to take care of a family member and establish parameters.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

HB196 (BR1475)/LM - C. Stevenson, C. Aull, G. Brown Jr., A. Camuel, B. Chester-Burton, R. Palumbo, J. Raymond, R. Roarx, L. Willner

AN ACT relating to earned paid sick leave.
Create a new section of KRS Chapter 337 to require employers to provide earned paid sick leave to employees; provide that employees earn paid sick leave upon the date of hire and can use the leave after being employed for 90 days; set forth allowable uses of accrued earned paid sick leave; designate how notice of need to use earned paid sick leave is provided by employees; amend KRS 337.990 to establish the penalty for employers that fail to follow earned paid sick leave requirements.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

HB197 (BR1480) - R. Roberts, C. Aull, B. Chester-Burton, M. Clines, S. Dietz, K. Moser

AN ACT relating to recyclers.
Create a new section of Subchapter 1 of KRS Chapter 224 to define "recycling

facility" and require a notice of violation of KRS Chapter 224 by a recycling facility be sent to the local governing body where the facility is located.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Natural Resources & Energy (H)

HB198 (BR932)/CI - S. Heavrin

AN ACT relating to aggravating circumstances.

Amend KRS 532.025 to include abuse of a corpse of the victim of kidnapping or murder by engaging in deviate sexual intercourse, sexual intercourse, or sexual contact as an aggravating circumstance; provide that the Act may be cited as Angela's Law.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

HB199 (BR1416) - J. Nemes, K. Bratcher, S. Bratcher, B. Chester-Burton, D. Fister, D. Grossberg, J. Hodgson, C. Massaroni, R. Palumbo, M. Proctor, S. Rawlings, S. Stalker, L. Willner

AN ACT relating to freestanding birthing centers.

Create a new section of KRS Chapter 216B to define "freestanding birthing center"; require the Cabinet for Health and Family Services to promulgate updated administrative regulations to establish licensure standards for freestanding birthing centers, including requiring accreditation by the Commission for the Accreditation of Birth Centers, compliance with the American Association of Birth Centers' Standards for Birth Centers, and consistent plans for transfer and safe transport to a hospital as needed, and to delineate medical malpractice insurance requirements for centers; exempt a center with no more than four beds from certificate-of-need requirements for establishing and licensing a freestanding birthing center; state intent not to limit or expand liability of a center or health care provider or facility; add requirement for medical malpractice insurance for freestanding birthing centers; prohibit abortions in freestanding birthing centers; amend KRS 216B.015 to include freestanding birthing centers in the definition of "health facility"; amend KRS 216B.020, 196.173, 211.122, 211.647, 211.660, 213.046, 214.155, 214.565, 214.567, 214.569, 216.2920, and 216.2970 to conform; provide that the Act may be cited as the Mary Carol Akers Birth Centers Act.

HB199 - AMENDMENTS

HFA1(J. Nemes) - Retain original provisions of the bill; add licensure requirements for professional collaborations and other requirements deemed necessary by the cabinet; add requirements for informed consent; add requirements for patient transfer agreements.
HFA2(J. Nemes) - Retain original provisions of the bill; add licensure requirements for professional collaborations and other requirements deemed necessary by the cabinet; add clinical director requirements; add requirements for informed consent; add

requirements for patient transfer agreements.
SFA1(D. Douglas) - Retain original provisions; delete advance practice registered nurse as clinical director.
SFA2(D. Douglas) - Retain original provisions; add that patient selection criteria be consistent with those of the American College of Obstetricians and Gynecologists.
SFA3(D. Douglas) - Retain original provisions; add requirements related to criteria and standards established by the American College of Obstetricians and Gynecologists.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Jan 18, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules

Mar 22, 2024 - floor amendment (1) filed

Mar 25, 2024 - floor amendment (2) filed; posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - 3rd reading, passed 69-25 with Floor Amendment (2); received in Senate ; to Committee on Committees (S); taken from Committee on Committees (S); 1st reading ; returned to Committee on Committees (S)

Mar 27, 2024 - taken from Committee on Committees (S); 2nd reading ; returned to Committee on Committees (S)

Mar 28, 2024 - floor amendments (1), (2) and (3) filed

Apr 15, 2024 - recommitted to Licensing, Occupations, & Administrative Regulations (H)

HB200 (BR1226) - S. Bratcher, B. Wesley

AN ACT relating to the military.
Amend KRS 40.010 to include the United States Space Force in the definition of "Armed Forces"; amend KRS 40.400, relating to the bonus for Vietnam veterans, to include the United States Space Force in the definition of "Armed Forces"; amend KRS 156.730, the Interstate Compact on Educational Opportunity for Military Children, to correct a citation to federal law; amend KRS 156.735 to include the children of National Guard and Reserve personnel within the rights granted under that compact; amend KRS 154.12-203 to include the United States Army Reserve Aviation Command in the membership of the Kentucky Commission on Military Affairs; amend KRS 186.041 to include United States Space Force as an eligible branch of the military to request a special military license plate; amend KRS 186.162 to include the Legion of Merit Medal as an eligible status; and amend KRS 186.166 to include the Legion of Merit Medal for perpetual license plate production.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Jan 26, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Jan 30, 2024 - reported favorably, 1st reading, to Calendar

Jan 31, 2024 - 2nd reading, to Rules ;

posted for passage in the Regular Orders of the Day for Thursday, February 01, 2024

Feb 02, 2024 - 3rd reading, passed 91-0

Feb 05, 2024 - received in Senate ; to Committee on Committees (S)

Mar 06, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Mar 07, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 08, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - passed over and retained in the Consent Orders of the Day

Mar 12, 2024 - passed over and retained in the Consent Orders of the Day

Mar 13, 2024 - passed over and retained in the Consent Orders of the Day

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - passed over and retained in the Consent Orders of the Day

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 05, 2024 - signed by Governor

HB201 (BR1454) - S. Doan, S. Rawlings

AN ACT relating to biometric data.
Create new sections of KRS Chapter 367 to define terms; require a private entity to develop a written policy and retention schedule for the biometric identifiers it collects; create restrictions on the collection, capture, purchase, or trade of biometric identifiers; require disclosure of biometric identifier information per individual request; create a civil cause of action; clarify statutory construction; provide that the Act may be cited as the Biometric Identifiers Privacy Act.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

HB202 (BR1280) - M. Proctor, S. Rawlings, E. Callaway, J. Calloway, S. Doan, M. Hart, J. Hodgson, S. Maddox, C. Massaroni, J. Nemes, N. Tate

AN ACT relating to certificate of need.

Amend KRS 216B.015 to amend the definition of "capital expenditure minimum" and define "major medical equipment expenditure minimum"; amend KRS 216B.061 to modify conditions under which a person is prohibited from taking actions without a

certificate of need.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

HB203 (BR1281) - M. Proctor, S. Rawlings, J. Calloway, S. Doan, M. Hart, J. Hodgson, S. Maddox, C. Massaroni, N. Tate

AN ACT relating to certificate of need.

Amend KRS 216B.020 to add various health facilities and services to the list of health facilities and services that are exempt from certificate of need requirements; amend KRS 216B.065 to exempt various health facilities and services from acquisition of facilities or major medical equipment notification and certificate of need requirements; amend KRS 216.380 to conform.

HB203 - AMENDMENTS

HFA1(S. Doan) - Delete the provisions of the bill in their entirety; create a new section of KRS Chapter 216B to void all provisions of state law that relate to the certificate of need.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Mar 21, 2024 - floor amendment (1) filed

HB204 (BR1282) - M. Proctor, S. Rawlings, J. Calloway, S. Doan, M. Hart, J. Hodgson, S. Maddox, C. Massaroni, N. Tate

AN ACT relating to certificate of need.

Amend KRS 216B.040 to require that the Cabinet for Health and Family conduct public hearings on certificate of need applications as requested by applicants for, or holders of, certificates of need and licenses; amend KRS 216B.062 to require that notice be given on the right of only applicants to request a hearing; amend KRS 216B.085 to require that only the applicant may request a public hearing within 15 days of a cabinet decision regarding an application; require that notice of the public hearing be given only to the applicant; require that only the applicant have the right to be represented by counsel at the public hearing; require that the cabinet notify only the applicant of the decision and that the decision is final unless a request for reconsideration is filed by only the applicant; amend KRS 216B.090 to permit only the applicant to request a hearing for purposes of reconsideration of the cabinet; amend KRS 216B.095 to delete notice of a cabinet decision regarding a request for a nonsubstantive review to any affected party; amend KRS 216B.115 to permit an appeal to the Franklin Circuit Court by the applicant of any final decision of the cabinet regarding an application to be made .

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Feb 14, 2024 - to Health Services (H)

HB205 (BR1275) - S. Dietz

AN ACT relating to the dissolution of marriage.

Amend KRS 403.044, relating to divorce actions in which there are minor children, to remove the requirement that 60 days must elapse before testimony is

taken.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Judiciary (H)

HB206 (BR1274) - S. Dietz

AN ACT relating to the Uniform Collaborative Law Act.

Create new sections of KRS Chapter 403 to enact the Uniform Collaborative Law Act on the recommendation of the National Conference of Commissioners on Uniform State Laws; regulate the use of collaborative law participation agreements as a voluntary form of alternative dispute resolution; provide that the Act may be cited as the Uniform Collaborative Law Act.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Judiciary (H)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar

Mar 14, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 15, 2024

Mar 21, 2024 - 3rd reading, passed 98-0

Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to Judiciary (S)

Mar 26, 2024 - taken from Judiciary (S); 1st reading ; returned to Judiciary (S)

Mar 27, 2024 - taken from Judiciary (S); 2nd reading ; returned to Judiciary (S)

Mar 28, 2024 - reported favorably, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB207 (BR1390)/CI/LM - S. Dietz, B. Chester-Burton, J. Decker, D. Elliott, M. Lockett, K. Moser, A. Neighbors, R. Palumbo, S. Rawlings, P. Stevenson, N. Wilson

AN ACT relating to crimes and punishments.

Amend KRS 531.300 to define "child sex doll" and "traffic"; create new sections of KRS 531.310 to 531.370 to prohibit the possession, trafficking, importing, and advancing of a child sex doll; make technical corrections; amend KRS 531.010 and 531.340 to conform.

HB207 - AMENDMENTS

HCS1/CI/LM - Retain original provisions, except amend KRS 17.500 to include distribution of matter portraying a sexual performance by a minor in the definition of "sex crime"; amend KRS 531.010 to define "child sex doll," "computer-generated image," and "digitization"; amend definitions of "matter" and "private erotic matter"; amend trafficking and importing of a child sex doll sections to provide that any person who has more than one child sex doll shall be rebuttably presumed to have that child sex doll with the intent to distribute it; amend KRS 531.320, 531.340, 531.350, 531.360, and 531.370 to include

digitization of a minor as an element of those offenses; amend KRS 531.330 to provide that in a prosecution where the offense involves a digitization that used an actual minor as the source, the presumption of minority shall be based on the age of the actual minor; create a new section of KRS 531.300 to 531.370 to provide that in a prosecution where the offense involves material portraying a digitization of a minor, the Commonwealth shall not be required to prove the actual identity or age of the digitized minor, or that the minor exists. HFA1(S. Dietz) - Retain original provisions, except amend KRS 17.500 to include possession of a child sex doll, trafficking a child sex doll, importing a child sex doll, and permitting or promoting the use of a child sex doll in the definition of "sex crime." SCS1/CI/LM - Retain original provisions, except amend KRS 531.010 to define "identifiable person," "computer," and "computer-generated image"; remove definition of "digitization"; amend KRS 531.335 to include computer-generated images of minors.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)
Jan 23, 2024 - to Judiciary (H)
Jan 24, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Jan 25, 2024 - 2nd reading, to Rules ; recommitted to Judiciary (H)
Jan 26, 2024 - taken from Judiciary (H); returned to Rules (H)
Jan 30, 2024 - floor amendment (1) filed to Committee Substitute
Jan 31, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 01, 2024
Feb 05, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1) and Floor Amendment (1)
Feb 06, 2024 - received in Senate ; to Committee on Committees (S)
Feb 16, 2024 - to Judiciary (S)
Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 01, 2024 - 2nd reading, to Rules
Mar 05, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 06, 2024
Mar 06, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1)
Mar 07, 2024 - received in House ; to Rules (H)
Mar 25, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)
Mar 27, 2024 - House concurred in Senate Committee Substitute (1) ; passed 96-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Mar 28, 2024 - signed by Governor

HB208 (BR1370)/LM - J. Calloway, S. Baker, J. Bauman, D. Bentley, K. Bratcher, S. Bratcher, E. Callaway, J. Decker, S. Dietz, S. Doan, R. Dotson, D. Fister, K. Fleming, D. Hale, M. Hart, J. Hodgson, M. Imes, DJ Johnson, M. Lockett, S. Maddox, C. Massaroni, S. McPherson, K. Moser, M. Proctor, F. Rabourn, S. Rawlings, N. Tate, W. Thomas, B. Wesley, R. White, S. Witten

AN ACT proposing an amendment to Section 183 of the Constitution of

Kentucky relating to education funding. Propose to amend Section 183 of the Constitution of Kentucky to authorize the General Assembly to provide for a portion of the educational costs of students outside of the public school system with parents of limited financial means; provide ballot language; submit to voters for ratification or rejection.

HB208 - AMENDMENTS

HFA1(J. Calloway) - Propose to amend Section 183 of the Constitution of Kentucky to authorize the General Assembly to provide for the educational costs of students outside of the public school system; provide ballot language; submit to voters for ratification or rejection.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Jan 12, 2024 - floor amendment (1) filed

HB209 (BR1102) - A. Tackett Laferty, A. Gentry

AN ACT relating to occupational disease claims.

Amend KRS 342.125 to remove the requirement that an affected employee previously diagnosed with occupational pneumoconiosis resulting from exposure to coal dust must have an additional two years of employment in the Commonwealth wherein the employee was continuously exposed to the hazards of the disease in order to reopen a claim.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

HB210 (BR1101) - A. Tackett Laferty, G. Brown Jr., B. Chester-Burton, A. Gentry, N. Kulkarni

AN ACT relating to workers' compensation.

Amend KRS 342.315 to eliminate the requirement that physicians contracting with the commissioner of the Department of Workers' Claims to perform evaluations in occupational disease claims be "B" readers who are licensed in Kentucky and are board-certified pulmonary specialists; amend KRS 342.316 to allow the commissioner to select a physician or medical facility for referral in occupational disease claims and eliminate the requirement that such physicians be "B" readers who are licensed in Kentucky and are board-certified pulmonary specialists; amend KRS 342.794 to delete the definition of "board-certified pulmonary specialist" and eliminate the requirement that physicians on the list of qualified "B" readers maintained by the commissioner include only those licensed in Kentucky and board-certified pulmonary specialists.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

HB211 (BR1482)/CI/LM - K. Herron, L. Burke, B. Chester-Burton, N. Kulkarni

AN ACT relating to controlled substances.

Create new sections of KRS Chapter 211 to establish a program for harm reduction centers; amend possession of

controlled substance statutes to reduce penalties; amend KRS 218A.275 to provide for referrals to treatment for persons charged with possession of controlled substances; amend KRS 218A.500 to decriminalize possession of items to test, store, or consume controlled substances; amend KRS 218A.992, 533.274, 431.078, 218A.275, and 218A.010 to conform; repeal KRS 218A.14151, 218A.1450, 218A.1451, 218A.1452, 27.099, and 218A.276; EFFECTIVE, in part, August 1, 2025.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

HB212 (BR221) - B. Wesley, C. Aull, K. Banta, J. Bauman, J. Blanton, A. Bowling, K. Bratcher, S. Bratcher, G. Brown Jr., E. Callaway, J. Calloway, B. Chester-Burton, S. Dietz, M. Dossett, R. Dotson, R. Duvall, D. Fister, P. Flannery, C. Freeland, C. Fugate, A. Gentry, D. Hale, R. Heath, J. Hodgson, T. Huff, K. Jackson, DJ Johnson, W. Lawrence, M. Lockett, B. McCool, S. McPherson, K. Moser, R. Palumbo, S. Rawlings, R. Roarx, R. Roberts, S. Sharp, T. Smith, A. Tackett Laferty, N. Tate, W. Thomas, T. Truett, W. Williams, N. Wilson

AN ACT relating to the mental health of first responders.

Amend KRS 95A.292 to allow rescue squad members to participate in the Alan "Chip" Terry Professional Development and Wellness Program; and create a new section of KRS Chapter 39F to direct the Division of Emergency Management and the Kentucky Fire Commission to enter into an agreement to ensure that rescue squad members have access to the program.

HB212 - AMENDMENTS

HFA1(B. Wesley) - Add new SECTION 3 to provide the Act may be cited as Gavin's rights.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Feb 07, 2024 - to State Government (H)

Feb 08, 2024 - reported favorably, 1st reading, to Calendar

Feb 09, 2024 - 2nd reading, to Rules

Feb 12, 2024 - floor amendment (1) filed

Feb 23, 2024 - posted for passage in the Regular Orders of the Day for Monday, February 26, 2024

Feb 27, 2024 - 3rd reading, passed 96-0 with Floor Amendment (1)

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

HB213 (BR1512) - S. Rawlings

AN ACT relating to driver licensing offices.

Create a new section of KRS Chapter 186 to require the Transportation Cabinet to expand driver licensing services by either setting up a system where a county clerk issues operators licenses and personal identification cards, or maintain a permanent full-time driver licensing office in each county where a regional driver licensing office is not currently located; allow county clerks to retain a \$5 fee for each document processed; amend KRS 186.531 to conform; EFFECTIVE July 1, 2025.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

HB214 (BR852) - M. Hart, C. Aull, T. Bojanowski, A. Camuel, B. Chester-Burton, A. Gentry, R. Roarx

AN ACT relating to individuals with intellectual and developmental disabilities.

Create new sections of KRS Chapter 210 to define terms; state legislative findings for the rights of individuals with intellectual and developmental disabilities; establish a cause of action to the Attorney General; permit the Attorney General to institute a civil action; set parameters for Circuit Courts to follow; cite as the Frank Huffman Act.

HB214 - AMENDMENTS

SCS1 - Retain original provisions, except delete Section 2 relating to civil actions by the Attorney General.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to State Government (H)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar

Mar 08, 2024 - 2nd reading, to Rules

Mar 11, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 12, 2024

Mar 14, 2024 - 3rd reading, passed 93-0

Mar 15, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to Families & Children (S)

Mar 26, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 27, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024

Mar 28, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1) ; received in House ; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (1)

Apr 15, 2024 - House concurred in Senate Committee Substitute (1) ; passed 96-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 18, 2024 - signed by Governor

Apr 18, 2024 - signed by Governor

Apr 18, 2024 - signed by Governor

Apr 18, 2024 - signed by Governor

HB215 (BR851) - M. Hart
Jan 11-WITHDRAWN

HB216 (BR1170)/AA - D. Graham, C. Stevenson, C. Aull, T. Bojanowski, G. Brown Jr., L. Burke, B. Chester-Burton, A. Gentry, D. Grossberg, N. Kulkarni, R. Palumbo, J. Raymond, R. Roarx, R. Roberts, S. Stalker, L. Willner

AN ACT relating to a supplemental payment for recipients of a monthly retirement allowance from the systems administered by the Kentucky Retirement Systems, making an appropriation therefor, and declaring an emergency.

Appropriate \$95 million from the budget reserve trust fund in fiscal year 2023-2024 to fund one-time supplemental payments on July 1, 2024, to recipients of a retirement allowance from the Kentucky Employees

Retirement System (KERS) and the State Police Retirement System (SPRS); specify that the one-time supplemental payment shall be equal to the monthly payment received by the recipient in the month of June 2024; APPROPRIATION; EMERGENCY.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

HB217 (BR1523) - D. Hale, K. King, J. Blanton, A. Bowling, J. Branscum, R. Bridges, J. Calloway, J. Decker, D. Elliott, C. Freeland, C. Fugate, R. Heath, J. Hodgson, T. Huff, M. Imes, K. Jackson, D. Lewis, S. Lewis, B. McCool, S. McPherson, D. Meade, K. Moser, F. Rabourn, S. Rawlings, T. Smith, N. Tate, W. Thomas, J. Tipton, T. Truett, N. Wilson

AN ACT relating to hunting and fishing licenses and declaring an emergency.

Amend KRS 150.170 to remove the requirement that resident owners of farmlands must own five or more acres of land in order to be exempt from sport hunting and sport fishing license requirements when hunting or fishing on their own farmlands; EMERGENCY.

Jan 09, 2024 - introduced in House; to Committee on Committees (H)

Jan 12, 2024 - to Tourism & Outdoor Recreation (H)

Jan 18, 2024 - reported favorably, 1st reading, to Calendar

Jan 19, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, January 22, 2024

Jan 22, 2024 - 3rd reading, passed 93-0

Jan 23, 2024 - received in Senate ; to Committee on Committees (S)

Jan 25, 2024 - to Natural Resources & Energy (S)

HB218 (BR1519) - S. Lewis, D. Frazier Gordon, C. Fugate, A. Gentry, R. Heath, J. Justice, W. Thomas

AN ACT relating to identity documents.

Amend KRS 186.4101 to require the Transportation Cabinet to give notice to individuals of pending expiration of operator's licenses, instruction permits, and personal identification cards; specify manner of notification; prohibit nonreceipt of notice to be used as a defense for a violation of KRS 186.510.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

HB219 (BR1532) - M. Dossett, B. Chester-Burton, D. Hale

AN ACT relating to allowing the Freedom Flag to be flown as a Flag of Remembrance each September 11, which is known as Patriot Day.

Create a new section of KRS Chapter 2 to allow the Freedom Flag to be flown as a Flag of Remembrance each September 11.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Feb 06, 2024 - reported favorably, 1st reading, to Calendar

Feb 07, 2024 - 2nd reading, to Rules

Feb 20, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 21, 2024

Feb 21, 2024 - 3rd reading, passed 94-0

Feb 22, 2024 - received in Senate ; to Committee on Committees (S)

HB220 (BR980) - A. Neighbors, D. Bentley, B. Chester-Burton, D. Lewis, M. Pollock

AN ACT relating to step therapy protocols.

Amend KRS 304.17A-163 to permit insurers to require insureds to try biosimilar biological products prior to providing coverage for the equivalent branded prescription drug under certain circumstances; make findings and establish intent of Act.

HB220 - AMENDMENTS

HCS1 - Amend KRS 304.17A-163 relating to construction of statute relating to step therapy protocols.

HCA1(M. Meredith) - Make title amendment.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

Jan 24, 2024 - to Health Services (H)

Jan 25, 2024 - reassigned to Banking & Insurance (H)

Jan 31, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Feb 01, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 02, 2024

Feb 02, 2024 - 3rd reading, passed 91-0 with Committee Substitute (1) and Committee Amendment (1-title)

Feb 05, 2024 - received in Senate ; to Committee on Committees (S)

Feb 22, 2024 - to Banking & Insurance (S)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar

Feb 28, 2024 - 2nd reading, to Rules
Mar 06, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 37-0

Mar 08, 2024 - received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Mar 14, 2024 - signed by Governor

HB221 (BR1518)/FN - B. McCool

AN ACT relating to higher education finance and declaring an emergency.

Amend KRS 164.746 to modify the membership of the governing board of the Kentucky Higher Education Assistance Authority; amend KRS 164A.050 to modify the membership of the governing board of the Kentucky Higher Education Student Loan Corporation; amend KRS 164A.055 to authorize the Asset Resolution Corporation to engage in student loan activities; remove references to administration by the Kentucky Higher Education Student Loan Corporation; EMERGENCY.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

Feb 15, 2024 - to Education (H)

Feb 20, 2024 - reported favorably, 1st reading, to Calendar

Feb 21, 2024 - 2nd reading, to Rules

Mar 07, 2024 - recommitted to Appropriations & Revenue (H)

HB222 (BR1142) - K. Timoney, K. Banta, T. Bojanowski, K. Bratcher, S. Bratcher, S. Doan, C. Freeland, A. Gentry, D. Grossberg, S. Heavrin, W. Lawrence, S. Lewis, M. Meredith, K. Moser, J. Nemes, R. Palumbo, R. Roarx, W. Thomas, S. Witten

AN ACT relating to tax incentives for first-time home buyers.

Create a new section in KRS Chapter 141 to define terms; establish a tax deduction for contributions made to an eligible savings account by a first-time home buyer and allow an exclusion from income for any interest earned from an eligible savings account of a first-time home buyer effective for taxable years beginning on or after January 1, 2025, but before January 1, 2035; require the Department of Revenue to report to the Legislative Research Commission and the Interim Joint Committee on Appropriations and Revenue; amend KRS 141.019 and 131.190 to conform.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

HB223 (BR271) - L. Willner, B. Chester-Burton, R. Roberts

AN ACT relating to childhood sexual assault or abuse.

Amend KRS 413.249 to remove the statute of limitations for civil actions arising from childhood sexual assault or abuse; require every civil action arising from childhood sexual assault or abuse to be accompanied by a motion to seal the record.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

HB224 (BR302) - S. Maddox, C. Massaroni, F. Rabourn, S. Rawlings

AN ACT relating to constitutional freedoms at public postsecondary education institutions.

Amend KRS 164.348 to define "institution," "public," and "staff"; require an institution to adopt a policy to not restrict off-campus speech; extend free speech protections to the public; provide that student religious and political organizations shall be afforded equal access to facilities; provide that authority vested with a student organization to distribute student organization funding shall be contingent on viewpoint-neutral distribution of those funds; reduce institution's authority to establish permit requirements; specify how an institution defines student-on-student harassment; waive immunity for claims brought under the Act; permit disciplinary action against a faculty member or administrator that knowingly and intentionally restricts the protected speech of another; suspend the distribution authority of a student organization that does not distribute student organization funding in accordance with the Act; prohibit retaliation against campus community members; require Council on Postsecondary Education to develop

free speech instructional materials and model trainings for institutions; require institutions to present free speech instructional materials and trainings to designated individuals; require institutions to publish semiannual student organization funding reports; designate the required contents of the semiannual student organization funding report; create a new section of KRS Chapter 164 to limit the jurisdiction of an institution over associations, groups, or organizations not affiliated with the institutions.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

HB225 (BR66) - S. Rawlings, S. Lewis

AN ACT relating to education.

Amend KRS 158.645 to change the required learning capacities of Kentucky public school students; amend KRS 158.6451 to provide that schools shall expect a high level of academic achievement and shall develop students' ability to think critically and independently; amend KRS 156.010 to include career and technical education; amend KRS 160.345 to remove the reporting requirement relating to physical activity of students; amend KRS 157.065 to remove the reporting requirement relating to participation in breakfast programs; amend KRS 424.250 to reflect that school boards are tax levying authorities and do not file budgets with the county clerk; require district budgets to be published in the same manner as school financial reports; repeal KRS 157.061 and 158.856.

HB225 - AMENDMENTS

HFA1(L. Willner) - Retain all original provisions and restore political knowledge as a targeted public education capacity.

HFA2(J. Calloway) - Retain all original provisions and restore political knowledge as a targeted public education capacity; delete reference to cultural literacy.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - to Education (H)

Mar 12, 2024 - reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Mar 13, 2024 - 2nd reading, to Rules ; floor amendment (2) filed

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB226 (BR373) - S. Bratcher

AN ACT relating to the exemption from hunting and fishing fees for members of the military.

Amend KRS 150.170 to exempt any current member of the Armed Forces of the United States from paying the nonresident fee for hunting and fishing licenses.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

HB227 (BR304) - J. Tipton

AN ACT relating to school districts.
Amend KRS 160.041 to provide a merger process for contiguous school

districts; require the Kentucky Board of Education to determine the terms of merger for an insolvent district if no agreement between the school districts can be reached; require the Kentucky Board of Education to promulgate regulations regarding mergers due to insolvency.

HB227 - AMENDMENTS

HCS1 - Retain original provisions; specify that a majority of voters in each school district is required.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - to Education (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 28, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024

Mar 05, 2024 - 3rd reading, passed 80-13 with Committee Substitute (1)

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Education (S)

HB228 (BR1261) - J. Tipton, K. King, K. Moser

AN ACT relating to postsecondary employment.

Amend various sections of KRS Chapter 164 to require the boards of each state university and the Kentucky Technical and Community College System to approve a performance and productivity evaluation process for all faculty members by January 1, 2025; require faculty evaluations be completed at least once every four years; permit removal of faculty for failure to meet performance and productivity requirements, regardless of status; permit a board to delegate appointment and removal of faculty to the college or university president; require that each board of regents of the six state comprehensive universities appoint a university president.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - to Education (H)

HB229 (BR21) - E. Callaway, J. Decker, D. Bentley, J. Hodgson, M. Proctor, S. Rawlings

AN ACT relating to gene therapy.

Create a new section of KRS 217.005 to 217.215, the Kentucky Food, Drug, and Cosmetic Act, to define terms; require products that are known to be or could act as gene therapy to be labeled with the words "Potential Gene Therapy Product" or "Gene Therapy Product"; require any entity in the state that produces, sells, or distributes a product in this state with the capacity to infect an individual with a disease or to expose an individual with genetically modified material to provide information upon request on how individuals may be exposed; require informed consent before any entity makes available a product in this state that would act as a medical intervention, vaccine, drug, or genetic modification.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

HB230 (BR1481) - T. Bojanowski, C. Aull, G. Brown Jr., B. Chester-Burton, A. Gentry

AN ACT relating to teachers.

Amend KRS 158.060 to require teachers to be compensated for noninstructional planning time within their school day during which they are required to supervise or instruct students; amend KRS 164.787 to expand the program eligibility of the Work Ready Kentucky Scholarship Program to include a program that leads to a bachelor's degree in education in a critical shortage area.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

HB231 (BR1461) - W. Lawrence, K. Banta, C. Aull, K. Bratcher, S. Bratcher, E. Callaway, S. Dietz, S. Doan, R. Dotson, D. Hale, K. Herron, D. Lewis, S. Maddox, K. Moser, J. Raymond, R. Roarx, N. Wilson

AN ACT relating to public postsecondary education institutions.

Amend KRS 164.020 to prohibit the Council on Postsecondary Education from raising tuition for a postsecondary education institution more than 5% a year for resident students and 7% a year for nonresident students; provide a four-year tuition freeze for an enrolled resident student; require an institution to notify a student before expiration of a tuition freeze; require any increase in tuition or fees to be approved before March 1; amend KRS 164.131 to add two additional full-time student members to the University of Kentucky Board of Trustees, including one graduate student; remove language regarding initial appointments; amend KRS 164.821 to add two additional full-time student members to the University of Louisville Board of Trustees, including one graduate student; remove language regarding initial appointments; amend KRS 164.321 to add two additional full-time student members to the boards of regents, including one full-time graduate student; remove language regarding initial appointments; amend KRS 164.7874 to require a private postsecondary institution to have a voting student member on its governing board in order to be a participating institution for purposes of KEES eligibility; provide that the Act may be cited as the Kentucky Student Tuition Protection and Accountability Act; EFFECTIVE JULY 1, 2028.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

HB232 (BR1545) - G. Brown Jr., B. Chester-Burton, C. Aull, T. Bojanowski, J. Raymond

AN ACT relating to discriminatory practices against a person.

Amend KRS 344.010 to provide definitions of "protective hairstyle" and "race" that include traits historically associated with race; amend KRS 158.148 to provide that school disciplinary codes shall prohibit discrimination on the basis of race; provide that the Act may be cited as the C.R.O.W.N. Act.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

HB233 (BR1543) - G. Brown Jr., B. Chester-Burton, J. Raymond

AN ACT relating to historical instruction.

Create a new section of KRS Chapter 158 to require African history instruction in certain middle and high school world history and civilization courses; require Native American history instruction in certain middle and high school United States history courses; require the Kentucky Board of Education to promulgate administrative regulations establishing academic standards for the required historical instructions; require superintendents to adopt curricula for required instruction; require the Department of Education to collaborate with the Kentucky Center for African American Heritage and the Kentucky Native American Heritage Commission to develop recommended curricula and instruction guidelines for the required historical instruction, elective high school course offerings in African history and Native American history, and relevant professional development materials.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

HB234 (BR1540) - G. Brown Jr., B. Chester-Burton, C. Aull, A. Gentry

AN ACT relating to state holidays.

Amend KRS 2.110 to add the nineteenth day of June as a state holiday commemorating Juneteenth National Freedom Day.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

HB235 (BR1456) - D. Meade, K. King, K. Moser

AN ACT relating to able-bodied adult participation in the SNAP Employment and Training Program.

Amend KRS 205.1783 to establish a Supplemental Nutrition Assistance Program employment and training program and establish requirements for participation in the program.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Families & Children (H)

HB236 (BR281)/CI - R. Dotson, J. Calloway, R. Duvall, S. Rawlings

AN ACT relating to sex crimes.

Create a new section of KRS Chapter 532 to provide that any person who has been convicted of, pled guilty to, or entered an Alford plea to a sex crime where the victim was under the age of 12 shall undergo medroxyprogesterone acetate treatment; provide that treatment shall begin no later than one month before the person is released from custody; provide that treatment shall continue until the person is released from probation, parole, or postincarceration supervision; provide that the person shall be evaluated by a licensed physician prior to treatment to determine if the person is an appropriate

candidate for treatment; provide that the Department of Corrections shall administer the treatment; authorize the Department of Corrections to promulgate administrative regulations to implement the requirements.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

HB237 (BR1124)/LM - L. Burke, C. Aull, G. Brown Jr., B. Chester-Burton, R. Roarx, S. Stalker

AN ACT relating to employment schedules.

Create new sections of KRS Chapter 337 requiring employers to give employees a good-faith schedule of hours to be worked, to have a voluntary standby list of employees who wish to work additional hours, to post weekly schedules at least seven days in advance, and to provide certain rest periods for employees from being scheduled; allow employees to identify time limitations for scheduling work hours; require compensation for employer changes to the schedule; set forth unlawful practices; amend KRS 337.990 to establish a penalty for violations.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

HB238 (BR110) - L. Burke, C. Aull, G. Brown Jr., B. Chester-Burton, S. Stalker

AN ACT relating to guardians and conservators.

Amend KRS 387.530, relating to determination of disability and appointment of a guardian or conservator, to create additional requirements for petition; amend KRS 387.580 to add specific findings to be made at a hearing; amend KRS 387.600 to make recognition of the respondent's power of attorney discretionary; amend KRS 387.620 to create additional requirements for petition; clarify procedure for an informal request; require jury trials to modify an order; specify that an order may include visitation arrangements and limitation of the ward's ability to enter into a contract; amend KRS 387.640 and 387.660 to specify duties of the Cabinet for Health and Family Services if that cabinet is a guardian or limited guardian; provide that the Act may be cited as the Conservatorship Advocacy to Remove Exploitation (C.A.R.E.) Act.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

HB239 (BR112) - L. Burke, C. Aull, G. Brown Jr., B. Chester-Burton, S. Stalker

AN ACT relating to contributions made to a Kentucky Saves account.

Amend KRS 141.019 to establish an exclusion for amounts contributed to a Kentucky Saves account for taxable years beginning on or after January 1, 2025, but before January 1, 2029; create a new section of KRS Chapter 141 to establish the parameters for the Kentucky Saves exclusion and Kentucky Saves tax credit; require the Department of Revenue to report annually on the exclusion and tax credit; amend KRS 141.0205 to provide ordering of the tax

credit; and amend KRS 131.190 to allow the Department of Revenue to report on the exclusion and tax credit.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

HB240 (BR113)/CI/LM - L. Burke, K. Herron, C. Aull, G. Brown Jr., B. Chester-Burton, D. Grossberg, N. Kulkarni, R. Palumbo, J. Raymond, S. Stalker

AN ACT relating to firearms.
Create new sections of KRS Chapter 237 to require an owner or custodian of a firearm to store the firearm in a safe storage depository or to render the firearm incapable of being fired using a gun-locking device; require an owner or other person lawfully in possession of a firearm or any person who sells ammunition to report the loss or theft of the firearm or ammunition to a law enforcement agency.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

HB241 (BR988) - S. Baker, J. Calloway, J. Decker, C. Gilbert, M. Lockett, C. Massaroni, S. Rawlings, J. Tipton, T. Truett

AN ACT relating to the protection of minors.
Create new sections of KRS Chapter 436 to declare legislative findings relating to pornography; define terms; establish a civil cause of action against any commercial entity that publishes matter harmful to minors on the internet without obtaining age verification; require removal of personal data following review for access; establish civil causes of action for violations; establish limitations on applicability and liability.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

HB242 (BR1564) - S. Maddox, J. Calloway, F. Rabourn, S. Rawlings

AN ACT relating to poultry.
Create a new section of KRS 217.005 to 217.215 to allow certain USDA-exempted poultry processors to sell to end consumers on a farm, at a farmers market, or at a roadside stand.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

HB243 (BR859) - A. Neighbors, S. Dietz, J. Bauman, S. Bratcher, J. Decker, R. Raymer, N. Tate, W. Williams

AN ACT relating to child support.
Amend KRS 403.211 to add that a child support action may be filed any time following conception; add that a child support action may be filed in the county where the mother resides; amend KRS 403.212 to change the term "obligated parent" to "obligor"; establish that child support shall be retroactive to the date of the filing of a motion for support; amend KRS 406.021 to include that paternity may be determined in accordance with KRS 406.011 or by prenatal genetic testing or postnatal genetic testing; amend KRS 406.011 to require the Cabinet for Health and

Family Services to advise all pregnant women who utilize public assistance and encourage pregnant women to initiate child support proceedings as early as possible.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)
Jan 22, 2024 - to Judiciary (H)

HB244 (BR346) - S. Dietz, D. Elliott, W. Williams

AN ACT relating to children.
Create a new section of KRS Chapter 403 to define terms; establish procedures; and establish parenting time credit; amend KRS 403.211 to establish which parent owes the initial \$250 in medical expenses; amend KRS 403.090, 403.212, 403.740, 405.430, and 406.025 to conform; repeal KRS 403.2121, relating to child support obligations based upon parenting time.

HB244 - AMENDMENTS

HCS1 - Retain original provisions, except remove from the definition of what constitutes a "day" the limitation that merely providing a child with a place to sleep shall not constitute a day; provide that shared parenting time may be exercised by the consent of the parties; provide that the court may consider whether a parent has consistently exercised time sharing when considering a child support modification.
SCS1 - Retain original provisions; amend KRS 401.020 to require a court to conduct a hearing and consider the best interests of a child when one parent refuses or is unable to execute a petition for a name change for a minor child.
SCA1(W. Westerfield) - Make title amendment.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Judiciary (H)

Feb 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 15, 2024 - 2nd reading, to Rules
Feb 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024

Feb 22, 2024 - 3rd reading, passed 94-0 with Committee Substitute (1)

Feb 23, 2024 - received in Senate ; to Committee on Committees (S)

Mar 22, 2024 - to Judiciary (S)
Mar 26, 2024 - taken from Judiciary (S); 1st reading ; returned to Judiciary (S)

Mar 27, 2024 - taken from Judiciary (S); 2nd reading ; returned to Judiciary (S)

Mar 28, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title) as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 38-0 with Committee Substitute (1) and Committee Amendment (1-title) ; received in House ; to Rules (H)

Apr 15, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) and Committee Amendment (1-title); House concurred in Senate Committee Substitute (1) and Committee Amendment (1-title) ; passed 96-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of

the Senate ; delivered to Governor
Apr 19, 2024 - signed by Governor

HB245 (BR854) - C. Massaroni, S. Rawlings

AN ACT relating to teacher scholarships.
Amend KRS 164.769 to remove expected family income from the selection criteria for the teacher scholarship; amend KRS 164.7889 to conform.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - to Education (H)

HB246 (BR1009)/LM - S. Doan, S. Rawlings

AN ACT relating to the naming of roads and bridges.
Create a new section of KRS Chapter 177 to establish the procedures for the Transportation Cabinet and local governments to enter into a lease agreement with private entities for the naming rights of roads or bridges and for the installation of signage.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

HB247 (BR1199) - M. Proctor, S. Rawlings

AN ACT relating to elections.
Amend KRS 117.025 to require that the State Board of Elections provide county clerks with the signature roster; allow county clerks to determine other persons to receive precinct lists and the reasonable price for the State Board of Elections furnishing the precinct lists to the county clerk.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

HB248 (BR1530) - K. Timoney, R. Palumbo, C. Aull, K. Banta, L. Burke, A. Camuel, B. Chester-Burton, P. Flannery, C. Freeland, P. Pratt, R. Roarx, C. Stevenson, P. Stevenson

AN ACT relating to reinstatement of police and fire department employees.
Amend KRS 95.440 to remove the requirement that a person shall only be eligible for reinstatement to a police or fire department within one year following separation from employment.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Feb 13, 2024 - reported favorably, 1st reading, to Calendar

Feb 14, 2024 - 2nd reading, to Rules

Feb 26, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 27, 2024

Feb 27, 2024 - 3rd reading, passed 96-0

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in

the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 05, 2024 - signed by Governor

HB249 (BR1243) - R. Raymer

AN ACT relating to low-speed vehicles and declaring an emergency.
Amend KRS 189.282, regarding low-speed vehicles, to expressly exempt low-speed vehicles which meet the standards of 49 C.F.R. sec. 571.500 from any other federal motor vehicle safety standards or any of the equipment provisions of KRS Chapter 189 that are not applicable; EMERGENCY.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

Feb 02, 2024 - to Transportation (H)

Feb 06, 2024 - reported favorably, 1st reading, to Calendar

Feb 07, 2024 - 2nd reading, to Rules

Feb 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024

Feb 22, 2024 - 3rd reading, passed 92-0

Feb 23, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to Transportation (S)

HB250 (BR1318) - S. Bratcher, C. Freeland, S. Lewis, S. Maddox, N. Tate

AN ACT relating to driver license services.

Create a new section of KRS Chapter 186 to require the Transportation Cabinet to expand driver licensing services by either setting up a system where a county clerk issues operators licenses and personal identification cards, or maintain a permanent full-time driver licensing office in each county; allow county clerks to retain a \$10 fee for each document processed; amend KRS 186.531 to conform.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

HB251 (BR1250) - A. Tackett Laferty, R. Dotson, G. Brown Jr., A. Gentry

AN ACT relating to railroad operations.

Create a new section of KRS Chapter 277 to require a crew of at least two persons during operation of a train or light engine; amend KRS 277.990 to include penalties for crews of less than two persons.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

HB252 (BR1134) - S. Stalker, K. Moser, C. Aull, T. Bojanowski, G. Brown Jr., L. Burke, E. Callaway, A. Camuel, B. Chester-Burton, S. Dietz, D. Grossberg, R. Heath, K. Herron, J. Hodgson, J. Justice, K. King, N. Kulkarni, W. Lawrence, S. Lewis, A. Neighbors, J.

Raymond, R. Roarx, R. Roberts, C. Stevenson, P. Stevenson, N. Tate, L. Willner

AN ACT relating to informed consent for medical examinations.

Create a new section of KRS Chapter 216 to prohibit a health care provider from performing a pelvic, rectal, or prostate examination without the informed consent of the patient or the person authorized to make health care decisions for the patient; provide for certain exceptions including a court order; require violators to be subject to discipline by the appropriate professional licensing board or accrediting agency.

HB252 - AMENDMENTS

HCS1 - Retain original provisions, except amend the definition of "informed consent" to include a discussion between the patient and health care provider detailing the procedures; define "health care provider" and "intimate exam consent form"; specify circumstances in which informed consent is required.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - to Health Services (H)

Mar 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 15, 2024 - 2nd reading, to Rules
Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB253 (BR1501)/LM - S. Witten, K. Banta, J. Decker, R. Duvall, K. Fleming, D. Grossberg, S. Heavrin, K. King, D. Lewis, P. Pratt, S. Sharp, N. Tate, K. Timoney, J. Tipton

AN ACT relating to animal control officers.

Create a new section of KRS 258.095 to 258.500 to require animal control officers to receive training on recognizing child abuse; amend KRS 620.030 to add animal control officers to the list of people with a duty to report dependency, neglect, or abuse of a child; provide that the Act may be cited as Kyan's Law.

Jan 12, 2024 - introduced in House; to Committee on Committees (H)

HB254 (BR1080)/CI/FN/LM - D. Elliott, A. Gentry

AN ACT relating to the Department of Public Advocacy.

Amend KRS 18A.115 to exclude attorneys in the Department of Public Advocacy from classified service; amend KRS 31.010 to delete references to legal representation for persons with disabilities and make technical corrections; provide that the Department of Public Advocacy is an independent agency that is administratively attached to the Justice and Public Safety Cabinet; create a new section of KRS Chapter 31 to establish an independent division of the Department of Public Advocacy, the Division of Protection and Advocacy, to provide the protection of rights for persons with disabilities; amend KRS 31.020 to provide that the compensation of attorneys employed by Department of Public Advocacy shall be set by the

public advocate; amend KRS 31.030 to require the department to provide assistance and education to attorneys representing indigent persons under KRS Chapter 31; delete the requirement that the department shall submit information regarding funding to the Legislative Research Commission; amend KRS 31.211 to provide that all attorneys providing representation under KRS Chapter 31 shall forward all information that indicates payment or reimbursement for legal assistance to the public advocate; amend KRS 31.215 to prohibit any attorney providing representation under KRS Chapter 31 from accepting any compensation except unsolicited gifts of de minimis value; amend to a Class A misdemeanor; amend KRS 31.219 to provide that any attorney providing representation under KRS Chapter 31 shall file a notice of appeal unless the appeal would be frivolous.

HB254 - AMENDMENTS

HCS1/CI/LM - Retain original provisions, except remove KRS 18A.115; amend KRS 31.020 to provide that the public advocate shall establish the salaries for all assistant public advocates and employees in leadership policy-making positions and hire and appoint assistant public advocates as needed; establish a category of employees who work in leadership policy-making positions who are appointed by the public advocate and serve at the pleasure of the public advocate; amend KRS 31.030 to remove the deadline for the Department of Public Advocacy to file the annual report; amend KRS 64.640 to provide that the Personnel Cabinet shall not prepare schedules of compensation for assistant public advocates; make technical corrections.

Jan 12, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Judiciary (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB255 (BR1410) - P. Pratt, D. Bentley

AN ACT relating to employment of minors.

Amend KRS 339.230 to prohibit the Department of Workplace Standards from promulgating regulations on child labor that are more restrictive than those promulgated by the United States Secretary of Labor.

HB255 - AMENDMENTS

HCS1 - Delete original provisions; create new sections of KRS 339.200 to 339.450 to specify occupations that are prohibited for children under 18 years of age; specify restrictions on the employment of children under 16 years of age; repeal KRS 339.230, relating to restrictions on employment of children between ages 14 and 18; direct the commissioner of the Department of Workplace Standards to repeal 803 KAR 1:100, an administrative regulation

related to child labor.

SCS1/LM - Retain original provisions, except specify restrictions on the employment of children ages 16 and 17 during the hours of 11 p.m. to 6 a.m. preceding a school day.

SFA1(P. Wheeler) - Retains original provisions, except defines terms, specifies further prohibitions on occupation prohibitions for minors, and specifies working hour prohibitions for minors.

SFA2(P. Wheeler) - Retains original provisions, except defines terms, specifies further prohibitions on occupation prohibitions for minors, and specifies working hour prohibitions for minors.

SFA3(J. Howell) - Delete original provisions; appropriate moneys from the WKSAFE fund for continuing recovery in western Kentucky; APPROPRIATION; EMERGENCY

SFA4(J. Howell) - Delete original provisions; appropriate moneys from the WKSAFE fund for continuing recovery in western Kentucky; APPROPRIATION; EMERGENCY.

SFA5(J. Howell) - Make title amendment.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Jan 26, 2024 - to Economic Development & Workforce Investment (H)

Feb 15, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 16, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, February 20, 2024

Feb 22, 2024 - 3rd reading, passed 60-36 with Committee Substitute (1)

Feb 23, 2024 - received in Senate ; to Committee on Committees (S)

Feb 28, 2024 - to Economic Development, Tourism, & Labor (S)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 22, 2024 - 2nd reading, to Rules
Mar 26, 2024 - floor amendment (1) filed

Mar 27, 2024 - floor amendment (2) filed to Committee Substitute ; floor amendments (3) and (4) filed; floor amendment (5-title) filed

HB256 (BR1360)/FN - M. Pollock

AN ACT relating to the promotion of stronger homes to resist losses due to catastrophic weather events and making an appropriation therefor.

Create a new section of Subtitle 2 of KRS Chapter 304 to establish the Strengthen Kentucky Homes Program; establish purpose; create the Strengthen Kentucky Homes Program fund; require the commissioner of insurance to promulgate administrative regulations to implement and administer program; create new sections of Subtitle 13 of KRS Chapter 304 to require property insurance companies to provide a premium discount or rate reduction for properties that have received a qualifying certificate of compliance under certain circumstances; permit the insurance commissioner to promulgate administrative regulations to establish standard discount amounts, targets, or benchmarks for coverage; require

property insurance companies to offer an optional rider, endorsement, or supplemental policy provision to upgrade non-FORTIFIED single-family dwellings under certain circumstances; provide that Sections 2 and 3 of Act apply to insurance policies and contracts issued or renewed on or after March 1, 2026; provide when submissions are required for premium discounts or rate reductions and the optional rider, endorsement, or supplemental policy provision under Sections 2 and 3 of this Act; provide that the Act may be cited as the Strengthen Kentucky Homes Act; APPROPRIATION.

HB256 - AMENDMENTS

HCS1/FN - Retain original provisions, except remove exclusions of manufactured or mobile home; remove approval requirement for premium discounts or rate reductions required under Section 2 of Act; specify that an insurer may provide a premium discount or rate reduction in accordance with any standard discount amounts, targets, or benchmarks established by the insurance commissioner.

HCS2/FN - Retain original provisions, except remove exclusions of manufactured or mobile home; provide that a financial grant may be provided to mitigate owner-occupied insurable dwellings; require the insurance commissioner to establish eligibility criteria for evaluators of insurable dwellings; amend requirements for providing a premium discount, rate reduction, or other adjustment; specify that an insurer may provide a premium discount or rate reduction in accordance with any standard discount amounts, targets, or benchmarks established by the insurance commissioner; amend definitions of "cost to upgrade the single-family dwelling" and "non-FORTIFIED dwelling."

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Jan 23, 2024 - to Banking & Insurance (H)

Jan 31, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 01, 2024 - 2nd reading, to Rules

Feb 02, 2024 - recommitted to Appropriations & Revenue (H)

Mar 05, 2024 - reported favorably, to Rules with Committee Substitute (2)

Mar 06, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 91-0 with Committee Substitute (2)

Mar 08, 2024 - received in Senate ; to Committee on Committees (S)

Mar 13, 2024 - to Banking & Insurance (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 37-1 ; received in House ; enrolled,

signed by Speaker of the House ;
enrolled, signed by President of the
Senate ; delivered to Governor
Apr 05, 2024 - signed by Governor

HB257 (BR1267) - S. Doan, K. Banta, J.
Calloway, N. Tate

AN ACT relating to higher education.
Amend KRS 164.020 to abolish the
Council on Postsecondary Education
and transfer authorities and duties to the
Kentucky Higher Education Assistance
Authority; amend KRS 164.746 to add
three student members to the board of
the Kentucky Higher Education
Assistance Authority; amend various
sections of KRS Chapters 164, 164A,
165, 165A, 168, 171, 183, 200, 210,
214, 309, 367, 11A, 12, 18A, 42, 56, 61,
63, 64, 138, 151B, 154, 156, 157, 158,
160, and 161 to conform; repeal KRS
164.011, which created and established
the Council on Postsecondary
Education; dissolve the Council on
Postsecondary Education and transfer
personnel, records, files, equipment, and
funds to the Kentucky Higher Education
Assistance Authority; make technical
corrections.

Jan 16, 2024 - introduced in House; to
Committee on Committees (H)

HB258 (BR1616)/CI/LM - S. Witten, R.
Dotson, C. Aull, K. Banta, K. Bratcher, S.
Bratcher, E. Callaway, J. Decker, S.
Dietz, R. Duvall, K. Fleming, C.
Freeland, A. Gentry, D. Grossberg, M.
Hart, J. Hodgson, S. Lewis, M. Lockett,
K. Moser, J. Nemes, D. Osborne, R.
Palumbo, P. Pratt, R. Roarx, W.
Thomas, W. Williams

AN ACT relating to the torture of a dog
or cat.

Amend KRS 525.135 to define
"serious physical injury or infirmity" and
redefine "torture"; provide that torture of
a dog or cat is a Class D felony in every
instance and that each act may
constitute a separate offense; provide
what does not constitute torture of a dog
or cat.

HB258 - AMENDMENTS

HCS1/CI/LM - Retain original provisions,
except change the order of definitions.
SFA1(R. Webb) - Retain original
provisions, except amend the definition
of "torture".
SFA2(R. Webb) - Retain original
provisions, except define "cat" and
"dog".
SFA3(R. Webb) - Retain original
provisions, except amend the definition
of "torture"; remove the definition of
"serious physical injury or infirmity"; and
define "serious physical injury".
SFA4(A. Southworth) - Retain original
provisions, except amend the definitions
of "torture" and "serious physical injury
or infirmity".

Jan 16, 2024 - introduced in House; to
Committee on Committees (H)

Feb 16, 2024 - to Judiciary (H)
Feb 21, 2024 - reported favorably, 1st
reading, to Calendar with Committee
Substitute (1)

Feb 22, 2024 - 2nd reading, to Rules
Mar 01, 2024 - posted for passage in
the Regular Orders of the Day for
Monday, March 04, 2024
Mar 04, 2024 - 3rd reading, passed

80-9 with Committee Substitute (1)
Mar 05, 2024 - received in Senate ; to
Committee on Committees (S)
Mar 07, 2024 - to Judiciary (S)
Mar 14, 2024 - reported favorably, 1st
reading, to Calendar
Mar 15, 2024 - 2nd reading, to Rules
Mar 21, 2024 - Floor Amendments (1),
(2), (3) and (4) filed
Mar 25, 2024 - posted for passage in
the Regular Orders of the Day for
Tuesday, March 26, 2024
Mar 26, 2024 - 3rd reading ; Floor
Amendments (1) and (3) withdrawn ;
Floor Amendments (2) and (4) defeated ;
passed 31-5-1 ; received in House
Mar 27, 2024 - enrolled, signed by
Speaker of the House ; enrolled, signed
by President of the Senate ; delivered to
Governor
Apr 04, 2024 - signed by Governor

HB259 (BR1565) - S. Maddox, F.
Rabourn, J. Calloway, S. Doan, C.
Massaroni

AN ACT relating to concealed deadly
weapons.
Amend KRS 237.109 to lower the age
requirement for carrying a concealed
and deadly weapon from 21 to 18;
amend KRS 237.110 to conform and
make technical corrections.

Jan 16, 2024 - introduced in House; to
Committee on Committees (H)

HB260 (BR1016) - D. Osborne

AN ACT making appropriations for the
operations, maintenance, and support of
the Legislative Branch of the
Commonwealth of Kentucky.

The LRC Director's recommended
Legislative Branch Budget: Detail Part I,
Operating Budget; detail Part II, General
Provisions; detail Part III, Budget
Reduction or Surplus Expenditure Plan;
APPROPRIATION.

Jan 16, 2024 - introduced in House; to
Committee on Committees (H)

HB261 (BR1023) - D. Osborne

AN ACT making appropriations for the
operations, maintenance, support, and
functioning of the Judicial Branch of the
government of the Commonwealth of
Kentucky and its various officers,
boards, commissions, subdivisions, and
other state-supported activities.

The Chief Justice's recommended
Judicial Branch Budget: Detail Part I,
Operating Budget; detail Part II, Capital
Projects Budget; detail Part III, General
Provisions; detail Part IV, Budget
Reduction or Surplus Expenditure Plan;
APPROPRIATION.

Jan 16, 2024 - introduced in House; to
Committee on Committees (H)

HB262 (BR1025) - J. Petrie, J. Bray, A.
Bowling, S. Rudy

AN ACT amending the 2022-2024
State/Executive Branch biennial budget,
making an appropriation therefor, and
declaring an emergency.

Amend the 2022-2024
State/Executive Branch biennial budget
to implement a cap for disaster or
emergency aid funds under the Military
Affairs budget unit in fiscal year 2023-

2024 and for the necessary government
expense under the Adult Correctional
Institutions budget unit in fiscal year
2023-2024; APPROPRIATION;
EMERGENCY.

HB262 - AMENDMENTS

HCS1 - Retain, delete, and add to
original provisions; amend the 2022-
2024 State/Executive Branch biennial
budget to implement a cap for disaster
or emergency aid funds under the
Military Affairs budget unit in fiscal year
2023-2024 and for the necessary
government expense under the Adult
Correctional Institutions budget unit in
fiscal year 2023-2024;
APPROPRIATION; EMERGENCY.

Jan 16, 2024 - introduced in House; to
Committee on Committees (H)

Jan 22, 2024 - to Appropriations &
Revenue (H)

Jan 29, 2024 - taken from
Appropriations & Revenue (H); 1st
reading ; returned to Appropriations &
Revenue (H)

Jan 30, 2024 - taken from
Appropriations & Revenue (H); 2nd
reading ; returned to Appropriations &
Revenue (H)

Feb 01, 2024 - reported favorably, to
Rules with Committee Substitute (1);
taken from Rules ; placed in the Orders
of the Day ; 3rd reading, passed 80-15
with Committee Substitute (1)

Feb 02, 2024 - received in Senate ; to
Committee on Committees (S)

Feb 06, 2024 - to Appropriations &
Revenue (S)

Mar 07, 2024 - taken from
Appropriations & Revenue (S); 1st
reading ; returned to Appropriations &
Revenue (S)

Mar 08, 2024 - taken from
Appropriations & Revenue (S); 2nd
reading ; returned to Appropriations &
Revenue (S)

HB263 (BR1022) - J. Petrie, A. Bowling,
J. Bray, S. Rudy

AN ACT making appropriations for the
operations, maintenance, and support of
the Legislative Branch of the
Commonwealth of Kentucky.

The Legislative Branch Budget: Detail
Part I, Operating Budget; detail Part II,
General Provisions; detail Part III,
Budget Reduction or Surplus
Expenditure Plan; APPROPRIATION.

HB263 - AMENDMENTS

HCS1 - The Legislative Branch Budget:
Retain and add to original provisions;
detail Part I, Operating Budget; detail
Part II, General Provisions; detail Part III,
Budget Reduction or Surplus
Expenditure Plan; APPROPRIATION.

SCS1 - The Legislative Branch Budget:
Retain and add to original provisions;
detail Part I, Operating Budget; detail
Part II, General Provisions; detail Part III,
Budget Reduction or Surplus
Expenditure Plan; APPROPRIATION.

CCR1 - Do not agree.
FCCR1 - The Legislative Branch Budget:
Retain, delete, and add to original
provisions, detail Part I, Operating
Budget; detail Part II, General
Provisions; detail Part III, Budget
Reduction or Surplus Expenditure Plan;
APPROPRIATION.

Jan 16, 2024 - introduced in House; to

Committee on Committees (H)

Jan 22, 2024 - to Appropriations &
Revenue (H)

Jan 29, 2024 - taken from
Appropriations & Revenue (H); 1st
reading ; returned to Appropriations &
Revenue (H)

Jan 30, 2024 - taken from
Appropriations & Revenue (H); 2nd
reading ; returned to Appropriations &
Revenue (H)

Feb 01, 2024 - reported favorably, to
Rules with Committee Substitute (1);
taken from Rules ; placed in the Orders
of the Day ; 3rd reading, passed with
Committee Substitute (1)

Feb 02, 2024 - received in Senate ; to
Committee on Committees (S)

Feb 06, 2024 - to Appropriations &
Revenue (S)

Mar 07, 2024 - taken from
Appropriations & Revenue (S); 1st
reading ; returned to Appropriations &
Revenue (S)

Mar 08, 2024 - taken from
Appropriations & Revenue (S); 2nd
reading ; returned to Appropriations &
Revenue (S)

Mar 13, 2024 - reported favorably, to
Rules with Committee Substitute (1);
posted for passage in the Regular
Orders of the Day for Wednesday,
March 13, 2024 ; 3rd reading, passed
37-1 with Committee Substitute (1) ;
received in House ; to Rules (H)

Mar 14, 2024 - posted for passage for
concurrence in Senate Committee
Substitute (1)

Mar 15, 2024 - House refused to
concur in Senate Committee Substitute
(1) ; received in Senate ; to Rules (S);
posted for passage for receding from
Senate Committee Substitute (1) ;
Senate refused to recede from
Committee Substitute (1) ; Conference
Committee appointed in House and
Senate

Mar 28, 2024 - 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 ;
posted for passage for consideration of
Free Conference Committee Report (1) ;
Free Conference Committee report
adopted in Senate; passed 33-3 with
Free Conference Committee Report (1) ;
received in House ; to Rules (H); posted
for passage for consideration of Free
Conference ; Free Conference
Committee report adopted in House;
passed 90-6 with Free Conference
Committee Report (1) ; enrolled, signed
by Speaker of the House ; enrolled,
signed by President of the Senate ;
delivered to Governor

Apr 09, 2024 - 1 line items vetoed
Apr 12, 2024 - received in House ; to
Rules (H); taken from Rules ; posted for
passage for consideration of Governor's
veto ; veto overridden ; passed 73-24 ;
received in Senate ; to Rules (S); posted
for passage for consideration of
Governor's veto ; veto overridden ;
passed 30-7 ; received in House ;
enrolled, signed by Speaker of the
House ; enrolled, signed by President of
the Senate ; delivered to Secretary of
State

HB264 (BR1017) - J. Petrie, A. Bowling,
J. Bray, P. Flannery

AN ACT making appropriations for the operations, maintenance, support, and functioning of the Judicial Branch of the government of the Commonwealth of Kentucky and its various officers, boards, commissions, subdivisions, and other state-supported activities.

The Judicial Branch Budget: Detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, General Provisions; detail Part IV, Budget Reduction or Surplus Expenditure Plan; APPROPRIATION.

HB264 - AMENDMENTS

HCS1 - The Judicial Branch Budget: Retain, delete, and add to original provisions; detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, General Provisions; detail Part IV, Budget Reduction or Surplus Expenditure Plan; APPROPRIATION.

SCS1 - The Judicial Branch Budget: Retain, delete, and add to original provisions; detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, General Provisions; detail Part IV, Budget Reduction or Surplus Expenditure Plan; APPROPRIATION.

CCR1 - Do not agree.

FCCR1 - The Judicial Branch Budget: Retain, delete, and add to original provisions; detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, General Provisions; detail Part IV, Budget Reduction or Surplus Expenditure Plan; APPROPRIATION.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Jan 22, 2024 - to Appropriations & Revenue (H)

Jan 29, 2024 - taken from Appropriations & Revenue (H); 1st reading ; returned to Appropriations & Revenue (H)

Jan 30, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H)

Feb 01, 2024 - reported favorably, to Rules with Committee Substitute (1); taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed with Committee Substitute (1)

Feb 02, 2024 - received in Senate ; to Committee on Committees (S)

Feb 06, 2024 - to Appropriations & Revenue (S)

Mar 07, 2024 - taken from Appropriations & Revenue (S); 1st reading ; returned to Appropriations & Revenue (S)

Mar 08, 2024 - taken from Appropriations & Revenue (S); 2nd reading ; returned to Appropriations & Revenue (S)

Mar 21, 2024 - reported favorably, to Rules with Committee Substitute (1)

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - 3rd reading, passed 36-1 with Committee Substitute (1) ; received in House ; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (1); House refused to concur in Senate Committee Substitute (1)

Mar 27, 2024 - received in Senate

Mar 28, 2024 - posted for passage for receding from Senate Committee

Substitute (1) ; Senate refused to recede from Committee Substitute (1) ; Conference Committee appointed in House and Senate; Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee appointed in House and Senate; Free Conference Committee report filed in House and Senate; posted for passage for consideration of Free Conference Committee Report (1) ; Free Conference Committee report adopted in Senate ; passed 36-1 with Free Conference Committee Report (1) ; received in House ; to Rules (H); posted for passage for consideration of Free Conference Report; Free Conference Committee report adopted in House ; passed 93-0 with Free Conference Committee Report (1) ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 09, 2024 - signed by Governor

HB265 (BR1020) - J. Petrie, A. Bowling, J. Branscum, J. Bray

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

The Transportation Cabinet Budget: Detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, Funds Transfer; detail Part IV, Transportation Cabinet Budget Summary; APPROPRIATION.

HB265 - AMENDMENTS

HCS1 - The Transportation Cabinet Budget: Retain, delete, and add to original provisions; detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, Funds Transfer; detail Part IV, Transportation Cabinet Budget Summary; APPROPRIATION.

SCS1 - The Transportation Cabinet Budget: Retain, delete, and add to original provisions; detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, Funds Transfer; detail Part IV, Transportation Cabinet Budget Summary; APPROPRIATION.

CCR1 - Do not agree.

FCCR1 - The Transportation Cabinet Budget: Retain, delete, and add to original provisions; detail Part I, Operating Budget; detail Part II, Capital Projects Budget; detail Part III, Funds Transfer; detail Part IV, Transportation Cabinet Budget Summary; APPROPRIATION.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Feb 21, 2024 - to Appropriations & Revenue (H)

Feb 28, 2024 - taken from Appropriations & Revenue (H); 1st reading ; returned to Appropriations & Revenue (H)

Feb 29, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H)

Mar 05, 2024 - reported favorably, to Rules with Committee Substitute (1); taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed with

Committee Substitute (1)

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Transportation (S)

Mar 21, 2024 - taken from Transportation (S); 1st reading ; returned to Transportation (S)

Mar 22, 2024 - taken from Transportation (S); 2nd reading ; returned to Transportation (S)

Mar 26, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024 ; 3rd reading, passed 38-0 with Committee Substitute (1) ; received in House ; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (1); House refused to concur in Senate Committee Substitute (1) ; received in Senate ; to Rules (S)

Mar 27, 2024 - posted for passage for receding from Senate Committee Substitute (1) ; Senate refused to recede from Committee Substitute (1) ; Conference Committee appointed in Senate

Mar 28, 2024 - Conference Committee appointed in House; Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee appointed in Senate and House; Free Conference Committee report filed in House and Senate ; posted for passage for consideration of Free Conference Committee Report (1) ; Free Conference Committee report adopted in Senate ; passed 37-0 with Free Conference Committee Report (1) ; received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Free Conference Free Conference Committee Report (1) ; Free Conference Committee report adopted in House ; passed 90-6 with Free Conference Committee Report (1); enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - 5 line items vetoed

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 79-18 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 30-7 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB266 (BR1021) - J. Petrie, K. Upchurch, A. Bowling, J. Bray, P. Griffie, T. Huff

AN ACT relating to road projects and declaring an emergency.

Set out the 2024-2026 Biennial Highway Construction Plan; EMERGENCY.

HB266 - AMENDMENTS

HCS1 - Retain, delete, and add to original provisions; set out the 2024-2026 Biennial Highway Construction Plan; EMERGENCY.

SCS1 - Retain, delete, and add to original provisions; set out the 2024-2026 Biennial Highway Construction Plan; EMERGENCY.

CCR1 - Do not agree.

FCCR1 - Retain, delete, and add to original provisions; set out the 2024-2026 Biennial Highway Construction Plan; EMERGENCY.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Feb 21, 2024 - to Appropriations & Revenue (H)

Feb 28, 2024 - taken from Appropriations & Revenue (H); 1st reading ; returned to Appropriations & Revenue (H)

Feb 29, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H)

Mar 05, 2024 - reported favorably, to Rules with Committee Substitute (1); taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed 93-0 with Committee Substitute (1)

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Transportation (S)

Mar 21, 2024 - taken from Transportation (S); 1st reading ; returned to Transportation (S)

Mar 22, 2024 - taken from Transportation (S); 2nd reading ; returned to Transportation (S)

Mar 26, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024 ; 3rd reading, passed 38-0 with Committee Substitute (1) ; received in House ; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (1); House refused to concur in Senate Committee Substitute (1)

Mar 27, 2024 - received in Senate

Mar 28, 2024 - posted for passage for receding from Senate Committee

Substitute (1) ; Senate refused to recede from Committee Substitute (1) ; received in House ; to Rules (H); Conference

Committee appointed in House and Senate; Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee

appointed in House and Senate; Free Conference Committee report filed in House and Senate; posted for passage for consideration of Free Conference

Committee Report (1) ; Free Conference Committee report adopted in Senate; passed 37-0 with Free Conference

Committee Report (1) ; received in House; to Rules (H); posted for passage for consideration of Free Conference ;

Free Conference Committee report adopted in House; passed 96-0 with Free Conference Committee Report (1);

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

Apr 09, 2024 - signed by Governor

HB267 (BR2346)/FN - J. Bray, J. Petrie

AN ACT relating to providing for the authorization of the Office of Broadband

Development to implement the federal Broadband Equity Access and

Deployment (BEAD) Program and declaring an emergency.

Create new sections in KRS Chapter 224A to establish the Broadband Equity

Access and Development Program (BEAD) within the Office of Broadband

Development; define terms; require the Office of Broadband Development to

create and administer the BEAD

Program; establish program application requirements; create the BEAD fund, EMERGENCY.

HB267 - AMENDMENTS

HCS1/FN - Retain original provisions, except require the Office of Broadband Development to prioritize BEAD Program funds for delivery to the last mile of unserved areas consistent with the federal requirements; make technical changes; EMERGENCY.
SCS1 - Retain original provisions; make technical corrections.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 29, 2024 - to Appropriations & Revenue (H)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 06, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1)

Mar 08, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Economic Development, Tourism, & Labor (S)

Mar 14, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 15, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - 3rd reading, passed 37-1 with Committee Substitute (1) ; received in House ; to Rules (H)

Mar 27, 2024 - posted for passage for concurrence in Senate Committee Substitute (1); House concurred in Senate Committee Substitute (1) ; passed 92-1 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB268 (BR1766) - S. Rudy

AN ACT relating to create a workforce housing loan pool fund and making an appropriation therefor.

Create a new section of KRS Chapter 198A to create the workforce housing loan pool fund to be administered by the Kentucky Housing Corporation to provide construction loans to qualifying entities for certain housing projects; specify application process; APPROPRIATION.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB269 (BR1411) - N. Wilson
Jan 17-WITHDRAWN

HB270 (BR1412)/CI/LM - N. Wilson, K. Timoney

AN ACT relating to crimes and punishments.

Create a new section of KRS Chapter 510 to provide that it is unlawful to travel into the Commonwealth with the intent to engage in specified sexual offenses; provide that a person shall not be convicted of this offense and specified inchoate offenses for a single course of

conduct; provide that a violation is a Class D felony.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

HB271 (BR1455) - N. Wilson, S. Heavrin, B. Chester-Burton, J. Decker, R. Roarx

AN ACT relating to child abuse.

Amend KRS 620.030 to allow a person to make a written report of dependency, neglect, or abuse of a child.

HB271 - AMENDMENTS

HCS1 - Retain original provisions; amend KRS 600.020 to define "safety plan" and "statewide reporting system;" amend KRS 620.023 to allow a court access to a child's protection and permanency record; amend KRS 620.030 to allow child dependency, neglect, or abuse reports to be submitted electronically and require the Cabinet for Health and Family Services to establish a statewide reporting system for making reports of child dependency, neglect, and abuse via phone call or written report available to the public; amend KRS 620.032 to require the cabinet to report monthly to the General Assembly on child protective services intakes; amend KRS 605.035 to establish requirements related to when a family accountability, intervention, and response team has to refer a case to the cabinet; amend KRS 620.040 to establish new requirements for the cabinet when it is making the initial determination as to the risk of harm and immediate safety of the child; amend KRS 620.050 to require the cabinet to refer families to community-based child and family service agencies for services when it determines that a report of dependency, abuse, or neglect does not meet criteria for an investigation; create a new section of KRS Chapter 620 to establish requirements for the cabinet related to when a safety plan is put in place for a child.

HFA1(S. Heavrin) - Amend to make technical correction.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Families & Children (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute

Mar 01, 2024 - 2nd reading, to Rules

Mar 05, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 06, 2024

Mar 06, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1) and Floor Amendment (1)

Mar 07, 2024 - received in Senate ; to Committee on Committees (S)

Mar 14, 2024 - to Families & Children (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB272 (BR1573) - N. Tate, B. Chester-Burton, K. King, K. Moser, S. Rawlings, R. Roarx

AN ACT relating to abandoned infants.

Amend KRS 405.075 to change the definition of "newborn safety device" related to the continuous staffing requirement.

HB272 - AMENDMENTS

HCS1 - Retain original provisions; amend KRS 156.095 to require information on the Safe Haven Baby Boxes Crisis Line to be posted in public schools.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Jan 24, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Mar 11, 2024 - taken from Veterans, Military Affairs, & Public Protection (H); 1st reading ; returned to Veterans, Military Affairs, & Public Protection (H)

Mar 12, 2024 - reported favorably, 2nd reading, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Wednesday, March 13, 2024

Mar 14, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1)

Mar 15, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to Families & Children (S); taken from Families & Children (S); 1st reading ; returned to Families & Children (S)

Mar 26, 2024 - reported favorably, 2nd reading, to Rules as a consent bill

Apr 12, 2024 - posted for passage in the Consent Orders of the Day for Friday, April 12, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 17, 2024 - signed by Governor

HB273 (BR1087)/AA/HM/LM - N. Tate, J. Raymond

AN ACT relating to obesity treatment.

Create a new section of KRS Chapter 205 to require the Department for Medicaid Services and any managed care organization contracted to provide Medicaid benefits to provide comprehensive coverage for the treatment of obesity and inform Medicaid enrollees of the availability of the coverage; create a new section of KRS Chapter 211 to require the Cabinet for Health and Family Services to report annually to the Legislative Research Commission on efforts to reduce and manage obesity; require the report to be made public on the cabinet's website; amend KRS 205.6485 to require KCHIP to comply with the coverage requirement; make technical amendments; amend KRS 164.2871 and 18A.225 to require self-insured employer group health plans offered by the

governing board of a state postsecondary education institution and the state employee health plan to provide comprehensive coverage for the treatment of obesity and establish cost-sharing requirements; provide that certain sections apply to health benefit plans issued or renewed on or after January 1, 2025; require the Cabinet for Health and Family Services to seek federal approval, if necessary and submit information about any state plan amendment or waiver application; provide that the Act may be cited as the Diabetes Prevention and Obesity Treatment Act.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

HB274 (BR231) - D. Bentley, S. Baker, J. Blanton, J. Branscum, R. Bridges, B. Chester-Burton, R. Duvall, C. Fugate, D. Hale, DJ Johnson, D. Lewis, M. Lockett, K. Moser, A. Neighbors, R. Palumbo, M. Pollock, P. Pratt, R. Raymer, J. Raymond, S. Riley, S. Sharp, T. Smith, S. Stalker, P. Stevenson, N. Tate, W. Williams, L. Willner

AN ACT relating to the practice of pharmacy.

Amend KRS 315.010 and 315.205 to permit pharmacists to administer vaccines to children three years of age or older pursuant to prescriber-approved protocols with the consent of a parent or guardian.

HB274 - AMENDMENTS

HCS1 - Retain original provisions, except increase the minimum age of children pharmacists would be permitted to vaccinate to five years of age instead of three.

SFA1(L. Tichenor) - Make title amendment.

SFA2(L. Tichenor) - Create a new section of KRS Chapter 214 to prohibit a requirement for any individual to receive a COVID-19 vaccine, modified ribonucleic acid (modRNA) vaccine, or messenger ribonucleic acid (mRNA) vaccine for the purposes of student enrollment, employment, or medical treatment in the Commonwealth.

SFA3(L. Tichenor) - Retain original provisions, amend KRS 315.205 to prohibit an employer from not making religious or medical exemptions to vaccinations available to employees.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Jan 24, 2024 - to Health Services (H)

Feb 01, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 02, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, February 05, 2024

Feb 05, 2024 - 3rd reading, passed 94-0 with Committee Substitute (1)

Feb 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Health Services (S)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar

Mar 14, 2024 - 2nd reading, to Rules

Mar 15, 2024 - floor amendments (1-title), (2) and (3) filed; posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - 3rd reading ; floor

amendments (1-title) (2) and (3) withdrawn; passed 26-11

Mar 25, 2024 - received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Mar 26, 2024 - signed by Governor

HB275 (BR1062) - J. Tipton, J. Bauman, D. Bentley, K. Bratcher, E. Callaway, J. Hodgson, S. Witten

AN ACT relating to misconduct in schools and school-sponsored activities.

Create a new section of KRS Chapter 160 to prohibit a public school district or public charter school from entering a nondisclosure agreement relating to misconduct involving a minor or student; amend KRS 160.380 to define "abusive conduct"; require school district applicants to disclose being the subject of any allegations or investigations in the previous 12 months and consent to a reference check; require school districts to conduct reference checks; require nonpublic and public school districts to disclose any allegations or investigations related to abusive conduct of applicants; revise indemnification language to grant immunity for disclosures made about school employee conduct; require school districts to request all related information from public and nonpublic schools and the Education Professional Standards Board and require the schools and EPSB to provide the records; require requests for information to be satisfied in 10 working days instead of 10 days; require all public school personnel to submit to a state criminal background check every five years; require all school district applicants to list all schools of previous and current employment on the application; require a school district to internally report and investigate to completion all allegations of abusive conduct; require all records relating to an allegation of abusive conduct to be retained in an employee's personnel file unless the allegation is proven false; amend KRS 156.160 to direct the Kentucky Board of Education to include employment standards in the voluntary certification standards for private schools; make technical corrections; amend KRS 160.151 to define "certified nonpublic school"; require employees of certified nonpublic schools to submit to a national and state criminal background check and a CA/N check; require certified nonpublic school personnel to have a state criminal background check every five years; prohibit a certified nonpublic school from hiring a violent or felony sex crime offender; require a certified nonpublic school to conduct reference checks on all applicants; prohibit a certified nonpublic school from entering into a nondisclosure agreement related to misconduct involving a minor or student; amend KRS 156.095 to require the Kentucky Department of Education to develop a training related to sexual misconduct for employees to undergo every five years; make technical corrections; amend KRS 161.151 to conform.

HB275 - AMENDMENTS

HCS1 - Retain original provisions; require allegation of abusive conduct be reported pursuant to KRS 620.030.
HFA1(J. Tipton) - Make title amendment.
SCS1 - Retain original provisions;

amend KRS 158.1415 to conform to KRS 160.345(2)(g), which provides the superintendent authority to determine curriculum; require that a local board of education adopt a policy to ensure that children in grade five and below do not receive instruction on human sexuality or sexually transmitted diseases and that no child regardless of grade level receives instruction or presentation studying or exploring gender identity, gender expression, or sexual orientation, if the superintendent adopts curriculum on human sexuality or sexually transmitted diseases.

SCA1(S. West) - Make title amendment.
SFA1(L. Tichenor) - Retain all original provisions and amend KRS 158.1415 to require a school district to adopt health curricula that includes human growth and development instruction that meets specific criteria; set restrictions for the instruction that grants parents an opportunity to review materials and opt their child out of instruction; provide that Section 7 of the Act may be cited as the Baby Olivia Act.

SFA2(L. Tichenor) - Retain original provisions; amend KRS 160.380 to define sexual grooming, include sexual grooming in the definition of abusive conduct; specify that individuals with sexual related misdemeanors are not to be employed in a school district; require an applicant to disclose any investigation or disciplinary action, not just those within the last 12 months; require that an employee transferred due to charges cannot be transferred to a position that would allow the employee to supervise, teach, or be in unsupervised contact with students; create a new section of Chapter 158 requiring local boards of education to adopt policy regarding electronic communication between students, parents, and school district personnel.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Jan 18, 2024 - to Education (H)

Jan 23, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1-title) filed

Jan 24, 2024 - 2nd reading, to Rules

Feb 06, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 07, 2024

Feb 08, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1) and Floor Amendment (1-title)

Feb 09, 2024 - received in Senate ; to Committee on Committees (S)

Mar 01, 2024 - to Education (S)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 22, 2024 - 2nd reading, to Rules

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - floor amendments (1) and (2) filed to Committee Substitute ; passed over and retained in the Orders of the Day

Mar 27, 2024 - floor amendments (1) and (2) withdrawn; 3rd reading ; passed 35-0 with Committee Substitute (1) and Committee Amendment (1-title) ; received in House ; to Rules (H)

Mar 28, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) and Committee

Amendment (1-title)

HB276 (BR1539) - G. Brown Jr., B. Chester-Burton, J. Raymond, P. Stevenson

AN ACT relating to menstrual discharge collection devices.

Amend KRS 139.010 to define "menstrual discharge collection devices"; amend KRS 139.480 to exempt from sales and use tax the sale or purchase of menstrual discharge collection devices; EFFECTIVE August 1, 2024.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

HB277 (BR424)/AA/FN - J. Nemes

AN ACT relating to the public defender system and declaring an emergency.

Create a new section of KRS Chapter 31 to transfer employees of the Louisville and Jefferson County Public Defender Corporation (Louisville Metro Public Defender) to the Department of Public Advocacy (DPA) on July 1, 2024, and to provide employment and retirement benefits to the transferred employees based on their employment date with the Louisville Metro Public Defender; define "membership date" for Louisville Metro Public Defender employees transferring to the Kentucky Employees Retirement System (KERS); create past service purchase exceptions for transferred employees participating in a state-administered retirement system prior to January 1, 2014, or employed by the Louisville Metro Public Defender prior to January 1, 2014 (Tier 1 and Tier 2 only); create a one-year window between July 1, 2024, and July 1, 2025, for transferred employees (Tier 1 and Tier 2) to purchase service with the Louisville Metro Public Defender without the requirement to be vested in KERS; require past years of service purchased by transferred employees to be used to determine eligibility for and the amount of retirement benefits, including disability and early retirement, and health benefits under KRS 61.702 or 78.5536, except the health insurance benefits for this service purchase will be subject to funding of the actuarial cost of the benefit in the executive branch budget; transfer leases and contracts in the name of the Louisville Metro Public Defender to DPA, and waive liability of DPA under any legal theory or for any act, omission, or negligence by or on behalf of the Louisville Metro Public Defender; amend KRS 15A.020 to add new divisions to the organization of DPA; amend KRS 18A.115 to transfer the employees of the Louisville Metro Public Defender to the state personnel system; amend KRS 61.510 to change the definition of "membership date" in KERS as applied to Louisville Metro Public Defender employees transferring to DPA; amend KRS 61.552 allow DPA to pay a portion of the cost for the purchase of service with the Louisville Public Defender by transferred employees (Tier 1 or Tier 2) who purchase the service credit before July 1, 2025, subject to funding in the executive branch budget, and make conforming changes; amend KRS 61.557 to conform; provide that the Act will be RETROACTIVE to employees of

the Louisville Metro Public Defender hired to leadership or supervisory roles within DPA between October 1, 2023, and July 1, 2024; EMERGENCY.

HB277 - AMENDMENTS

HCS1/AA/FN - Retain original provisions, except remove changes that would require years of service with the Louisville Public Defender to be used to determine eligibility for retirement benefits and for health benefits under KRS 61.702 or 78.5536, and that would provide that the cost of health insurance benefits for past service be subject to funding in the executive branch KRS 61.552 changes regarding past service purchases.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Feb 06, 2024 - to State Government (H)

Feb 08, 2024 - reported favorably, 1st reading, to Calendar

Feb 09, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, February 12, 2024

Feb 23, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

Feb 27, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Wednesday, February 28, 2024

Feb 28, 2024 - 3rd reading, passed 98-0 with Committee Substitute (1)

Feb 29, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Judiciary (S)

Mar 14, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 15, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB278 (BR868)/CI/LM - M. Lockett, D. Fister, S. Baker, J. Bauman, S. Bratcher, E. Callaway, J. Decker, S. Doan, R. Duvall, D. Elliott, C. Fugate, D. Hale, M. Hart, J. Hodgson, M. Imes, K. King, C. Massaroni, R. Palumbo, S. Rawlings, W. Thomas, T. Truett, R. White

AN ACT relating to the protection of children.

Amend KRS 15A.190 to require the Justice and Public Safety Cabinet to include crimes involving childhood sexual assault or abuse in the JC-3 form; amend KRS 17.500 to include distribution of matter portraying a sexual performance by a minor in the definition of "sex crime"; amend KRS 413.249 to remove the statute of limitations for civil actions arising from childhood sexual assault or abuse; require every civil action arising from childhood sexual assault or abuse to be accompanied by

a motion to seal the record; amend KRS 439.3401 to include possession or viewing of matter portraying a sexual performance by a minor and distribution of matter portraying a sexual performance by a minor in the definition of "violent offender"; amend KRS 510.060 to enhance the penalty to a Class C felony if the person is in a position of authority or position of special trust and the victim is under 12 years old; amend KRS 510.090 to enhance the penalty to a Class C felony if the person is in a position of authority or position of special trust and the victim is under 12 years old; amend KRS 510.155 to enhance the penalty of unlawful use of electronic means to induce a minor to a Class B felony; enhance the penalty to a Class B felony if the minor or perceived minor is under 12 years old, the offender is a person is in a position of authority or position of special trust, the offender is a registered sex offender, or a person travels into the Commonwealth for the purpose of procuring or promoting the use of a minor; amend KRS 529.100 to enhance the penalty for human trafficking to a Class B felony, unless the victim is a minor, in which case it is a Class A felony; amend KRS 529.110 to enhance the penalty for promoting human trafficking to a Class C felony unless the victim is a minor, in which case it is a Class B felony; amend KRS 531.010 to include computer-generated image, picture, or motion picture in the definition of "matter"; make technical corrections; amend KRS 531.300 to define "child sex doll" and "traffic"; create new sections of KRS 531.310 to 531.370 to prohibit the possession, trafficking, importing, and advancing of a child sex doll; amend KRS 531.340 to enhance the penalty for distribution of matter portraying a sexual performance by a minor to a Class C felony if the victim is under 18 years old and a Class B felony if the victim is under 12 years old; amend KRS 532.060 to require a person who has been convicted of a violation of KRS 529.100, 529.110, 531.320, 531.335, or 531.340 to serve five years of postincarceration supervision; amend KRS 532.200 to redefine "violent felony offense" as an offense that would classify a person as a violent offender under KRS 439.3401; make technical corrections.

HB278 - AMENDMENTS

HCS1/CI/LM - Retain original provisions, except remove KRS 17.500, 439.3401, 531.010, and 531.300 in their entirety; remove new sections of KRS 531.310 to 531.370 prohibiting the possession, trafficking, importing, and advancing of a child sex doll; amend KRS 160.380 to provide that a superintendent shall not employ any person who has been convicted of an offense that would classify the person as a violent offender, a sex crime, a misdemeanor offense under KRS Chapter 510, or who is required to register as a sex offender; make technical corrections; amend KRS 510.050 and 510.080 to provide an enhanced penalty when the defendant is a person in a position of authority or position of special trust; amend KRS 510.155 to provide enhanced penalties when the child procured or promoted is for human trafficking where the offense involves commercial sexual activity; amend KRS 531.340 to provide that any

person convicted of distribution of matter portraying a sexual performance by a minor shall not be released on probation or parole until he or she serves 85 percent of the sentence imposed. SFA1(J. Turner) - Retain original provisions, except amend KRS 413.249 to provide that a civil action arising from childhood sexual assault or abuse shall be brought within 10 years of the victim attaining the age of 18 years. SFA2(G. Williams) - Retain original provisions except , new sections of KRS Chapter 436 to declare legislative findings relating to pornography; define terms; establish a civil cause of action against any commercial entity that publishes matter harmful to minors on the internet without obtaining age verification; require removal of personal data following review for access; establish civil causes of action for violations; establish limitations on applicability and liability. SFA3(G. Williams) - Retain original provisions except, create new sections of KRS Chapter 436 to declare legislative findings relating to pornography; define terms; establish a civil cause of action against any commercial entity that publishes matter harmful to minors on the internet without obtaining age verification; require removal of personal data following review for access; establish civil causes of action for violations; establish limitations on applicability and liability.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Feb 06, 2024 - to Judiciary (H)

Feb 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 15, 2024 - 2nd reading, to Rules

Feb 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024

Feb 26, 2024 - 3rd reading, passed 92-0 with Committee Substitute (1)

Feb 27, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Judiciary (S)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Mar 22, 2024 - 2nd reading, to Rules ; floor amendment (2) filed

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - floor amendment (3) filed; passed over and retained in the Orders of the Day

Mar 27, 2024 - 3rd reading ; Floor Amendment (2) withdrawn; passed 36-0 with Floor Amendments (1) and (3)

Mar 28, 2024 - received in House ; to Rules (H); posted for passage for concurrence in Senate Floor

Amendments (1) and (3) ; House concurred in Senate Floor Amendments (1) and (3) ; passed 96-0 with Floor

Amendments (1) and (3) ; enrolled, signed by Speaker of the House ;

enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - signed by Governor

HB279 (BR1585) - T. Truett, J. Raymond

AN ACT relating to full-day kindergarten.

Amend KRS 158.060 to remove

language that allows for half-day kindergarten programs; amend KRS 157.320 and 157.360 to remove references to kindergarten full-time equivalent pupils in average daily attendance for program base funding purposes; amend KRS 158.030 to conform; EFFECTIVE July 1, 2025.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

HB280 (BR288) - M. Pollock

AN ACT relating to delivery services. Create a range of sections in KRS Chapter 365 to establish definitions; establish insurance requirements for delivery network companies and delivery network drivers during delivery available periods and delivery service periods; establish when a delivery network company controls, directs, or manages a personal vehicle or delivery network driver; establish disclosure requirements for delivery network companies; establish construction clauses relating to existing insurance laws and delivery or transport of goods laws; create a new section of Subtitle 39 of KRS Chapter 304 to establish certain rights of insurers relating to injury or losses that occur during a delivery available period or delivery service period; provide that the Act applies to policies issued or renewed on or after January 1, 2025; EFFECTIVE January 1, 2025.

HB280 - AMENDMENTS

HCS1 - Retain original provisions, except remove provision relating to control, direction, or management of personal vehicle or delivery network driver; make technical correction.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

Feb 06, 2024 - to Banking & Insurance (H)

Feb 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 08, 2024 - 2nd reading, to Rules

Feb 09, 2024 - posted for passage in the Regular Orders of the Day for Monday, February 12, 2024

Feb 16, 2024 - 3rd reading, passed 85-0 with Committee Substitute (1)

Feb 20, 2024 - received in Senate ; to Committee on Committees (S)

Feb 22, 2024 - to Banking & Insurance (S)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar

Mar 06, 2024 - 2nd reading, to Rules

Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - 3rd reading, passed 38-0

Mar 25, 2024 - received in House ; enrolled, signed by Speaker of the

House ; enrolled, signed by President of the Senate ; delivered to Governor

Mar 26, 2024 - signed by Governor

HB281 (BR1505) - M. Meredith, A. Gentry, C. Stevenson

AN ACT relating to the Kentucky Horse Racing Commission.

Amend KRS 12.020 to add the Division of Compliance and the Division of Sports Wagering to the Kentucky Horse Racing Commission; remove

compliance from the duties of the Division of Pari-Mutuel Wagering; amend KRS 12.252 to make a technical correction.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

Jan 29, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Jan 31, 2024 - reported favorably, 1st reading, to Calendar

Feb 01, 2024 - 2nd reading, to Rules

Feb 08, 2024 - posted for passage in the Regular Orders of the Day for Friday, February 09, 2024

Feb 12, 2024 - 3rd reading, passed 84-2

Feb 13, 2024 - received in Senate ; to Committee on Committees (S)

Feb 20, 2024 - to Licensing & Occupations (S)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar

Feb 28, 2024 - 2nd reading, to Rules

Mar 07, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 12, 2024

Mar 12, 2024 - 3rd reading, passed 37-1

Mar 13, 2024 - received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Mar 21, 2024 - signed by Governor

HB282 (BR59)/CI/LM - W. Williams

AN ACT relating to crimes and punishments.

Create new sections of KRS Chapters 508, 509, 510, 520, and 525 to provide that any person convicted of an offense under those chapters, who was armed with a firearm during the commission of the offense and in furtherance of the offense, shall be subject to an enhanced penalty; amend KRS 519.055 to provide for an enhanced penalty when the person was armed with a firearm at the time of the commission of the offense; amend KRS 520.050 to provide for an enhanced penalty when the dangerous contraband is a deadly weapon; amend KRS 527.110 to provide an enhanced penalty; amend KRS 439.3401 to expand the definition of "violent offender" to include a Class B or Class C felony where the offender was armed with a firearm during the commission of the offense and in furtherance of the offense, impersonating a peace officer where the offender was armed with a firearm, promoting contraband in the first degree where the dangerous contraband is a deadly weapon, and unlawfully providing a handgun to a juvenile; provide that offenders convicted of a Class B or Class C felony where the offender was armed with a firearm during the commission of the offense and in furtherance of the offense, impersonating a peace officer where the offender was armed with a firearm, promoting contraband in the first degree where the dangerous contraband is a deadly weapon, and unlawfully providing a handgun to a juvenile shall not be released on probation or parole until he or she has served at least 85% of the sentence imposed.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

HB283 (BR1108) - A. Camuel, G. Brown Jr., C. Stevenson

AN ACT relating to mining licenses and making an appropriation therefor. Create a new section of KRS Chapter 351 to require any owner, operator, lessee, or licensee of a coal mine holding a license under KRS 337.200 that has been doing business in the Commonwealth for fewer than five consecutive years to submit a certification from the commissioner of the Department of Workplace Standards that the licensee is compliant with or exempt from the performance bonding requirements of KRS 337.200; amend KRS 351.175 to require any coal mine licensee applicant to submit a certification from the commissioner of the Department of Workplace Standards that the applicant is compliant with or exempt from the performance bonding requirement of KRS 337.200; require the department to revoke any license if the licensee is neither compliant nor exempt from the performance bonding requirements of KRS 337.200; amend KRS 337.200 to require the commissioner of the Department of Workplace Standards to notify the Department for Natural Resources of any employer engaged in the severance, preparation, or transportation of minerals that is not compliant with the performance bonding requirements; amend KRS 337.994 to require that all penalties collected for violations of KRS 337.200 be paid to employees injured by the employer's failure to post the performance bond; APPROPRIATION.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

HB284 (BR1104)/CI/LM - A. Camuel, G. Brown Jr., J. Raymond

AN ACT relating to wage theft. Create a new section of KRS Chapter 514 to prohibit theft of wages; define terms and establish penalties; amend KRS 336.080 to permit the secretary to enter places of employment without unreasonable delay; amend KRS 337.020 to allow the commissioner to charge and collect past due wages; amend KRS 337.070 to require certain employers to include rate of pay, number of hours worked, the total amount of gross pay earned on wage statements provided to employees; amend KRS 337.320 to require employers to keep certain records for three years; create a new section of KRS Chapter 337 to require employers to provide to an employee a written notice at the time of hire that sets forth employment terms; amend KRS 337.990 to include a civil penalty for failure to provide the written notice to employee and maintain a copy of the signed notice.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

HB285 (BR1593)/CI/HM/LM - J. Raymond, A. Camuel, G. Brown Jr.

AN ACT relating to individual-directed care at the end of life. Create new sections of KRS Chapter 311 to define terms; establish a qualified terminally ill individual's right to

voluntarily request medication to self-administer to cause death; require conditions for making the request; permit individual to rescind the request at any time; permit an attending health care provider to provide medication; establish requirements for the attending health care provider to inform individuals and document request; require disposal of unused medications; establish residency requirements for qualified individuals; require a report by the Cabinet for Health and Family Services; establish provisions for contracts, insurance policies, and beneficiaries; state that a health care provider is not required to provide medication to a qualified individual; permit health care providers to prohibit persons or entities from participating in a qualified individual's request during or on the premises of employment; prohibit reporting a health care provider to a licensing board for participating in a qualified individual's request; state that actions do not constitute suicide or homicide; create a form for a qualified individual to make a request; create a new section of Subtitle 12 of KRS Chapter 304 to establish provisions for insurance policies and beneficiaries of qualified individuals; amend KRS 507.020 and 507.030 to create an affirmative defense to a charge of murder and manslaughter in the first degree; provide a severability clause; provide that the Act may be cited as the Kentucky Our Care, Our Options Act.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

HB286 (BR1417)/LM - P. Flannery

AN ACT relating to deoxyribonucleic acid. Amend KRS 17.169 to include local law enforcement as persons authorized to collect DNA samples; define "rapid DNA instruments"; amend KRS 17.170 to provide for the collection of DNA samples at arrest or initial appearance from all persons charged with a felony offense; allow for collection of a second DNA sample by approved local governments to be processed via rapid DNA instruments; amend KRS 17.175 to provide that a person may request expungement of the record of his or her DNA in certain enumerated circumstances; amend KRS 64.060 to establish a \$5 payment from the State Treasury to the collecting agency for each DNA sample collected; APPROPRIATION.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)
Mar 05, 2024 - to Judiciary (H)

HB287 (BR1394)/CI - B. Chester-Burton, G. Brown Jr., D. Grossberg

AN ACT relating to risk protection orders. Create a new section of KRS Chapter 237 to define terms; allow enumerated persons to petition a District Court to issue an order prohibiting a person from purchasing, possessing, or receiving a firearm if the person is or has been diagnosed with or treated for a mental condition that causes or is likely to cause impairment in judgment, perception, or impulse control to an extent that

presents an unreasonable risk to public health, safety, or welfare if the person were in possession or control of a firearm; establish that a violation of an order is a Class A misdemeanor; amend KRS 237.104 to conform.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

HB288 (BR1566)/LM - S. Maddox, F. Rabourn, J. Calloway, S. Doan, C. Massaroni

AN ACT relating to concealed deadly weapons. Repeal KRS 237.115, which interprets the application of the license to carry concealed deadly weapon statute as permitting postsecondary facilities, local governments, and units of state government to limit concealed carry in governmental buildings; amend KRS 150.172, 237.110, and 527.020 to conform; amend KRS 237.110 to no longer prohibit the carrying of concealed deadly weapons in schools and specify that the prohibition of carrying concealed deadly weapons in airports is limited to areas controlled by the Transportation Security Administration and make technical corrections; amend KRS 527.070 to add persons with valid licenses to carry concealed deadly weapons to the list of those permitted to possess weapons in schools.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

HB289 (BR1649)/CI/LM - N. Wilson

AN ACT relating to incest. Amend KRS 530.020 to define terms; provide that a person is guilty of incest when the person engages in sexual contact with a person to whom he or she knows to have a familial relationship with; provide that incest by sexual contact is a Class D felony unless the victim is under 12 years old, in which case it is a Class C felony; amend KRS 439.3401 to amend the definition of "violent offender" to include a person who has been convicted of incest by sexual contact.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

HB290 (BR862)/AA/HM/LM - J. Raymond, T. Bojanowski, G. Brown Jr., D. Grossberg, K. Herron, P. Stevenson

AN ACT relating to coverage for substance use disorder. Create a new section of Subtitle 17A of KRS Chapter 304 to require certain health insurance policies, plans, certificates, and contracts to provide coverage for comprehensive supervised substance use disorder treatment; create a new section of Subtitle 17C of KRS Chapter 304 and amend KRS 164.2871 and 18A.225 to require limited health service benefit plans, the state employee health plan, and state postsecondary institution self-insured employer group health plans to comply with the coverage requirement; apply provisions to policies, plans, certificates, and contracts issued or renewed on or after January 1, 2025; provide that the Act may be cited as Braxton's Law; EFFECTIVE January 1, 2025.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

HB291 (BR1100)/LM - J. Raymond, G. Brown Jr., B. Chester-Burton, D. Grossberg

AN ACT relating to employment discrimination. Amend KRS 344.040, 344.050, 344.060, 344.070, 344.080, 344.100, and 344.110 to add protections against discrimination based on weight.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

HB292 (BR1247)/AA - DJ Johnson

AN ACT relating to reorganization of the Kentucky Public Pensions Authority. Amend KRS 61.505 to establish the Office of Financial Management and the Office of Benefits within the Kentucky Public Pensions Authority; amend KRS 12.020 to conform.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

HB293 (BR1558) - K. Moser, S. Bratcher, J. Calloway

AN ACT relating to kratom. Create new sections of KRS Chapter 217 to define terms related to kratom; direct the Department of Alcoholic Beverage Control to license and regulate processors and retailers of kratom products; charge kratom processors an annual licensing fee of \$1,000 and kratom retailers an annual licensing fee of \$500; prohibit the manufacture and sale of certain kratom extracts and kratom products; prohibit the sale of kratom extracts and kratom products to any individuals under 21 years of age; establish penalties; declare the supremacy of any future federal regulations on kratom.

HB293 - AMENDMENTS

HCS1 - Retain original provisions except delete requirements for the licensure of kratom processors and kratom retailers; requirement for a certificate of analysis; requirement that kratom extracts and kratom products contain a label that includes a QR code; establish the Department for Public Health as the state agency responsible for regulating kratom. HCA1(K. Moser) - Make title amendment. SCS1 - Retain original provisions; create a new section of KRS Chapter 217 to declare the supremacy of any future federal regulations related to kratom.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

Jan 31, 2024 - to Health Services (H)
Feb 15, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Feb 16, 2024 - 2nd reading, to Rules
Feb 20, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 21, 2024
Feb 21, 2024 - 3rd reading, passed 87-7 with Committee Substitute (1) and Committee Amendment (1-title)
Feb 22, 2024 - received in Senate ; to

Committee on Committees (S)
Mar 01, 2024 - to Health Services (S)
Mar 22, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)
Mar 25, 2024 - 2nd reading, to Rules as a consent bill
Mar 26, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024 ; 3rd reading, passed 38-0 with Committee Substitute (1) ; received in House ; to Rules (H)
Mar 27, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) ; House concurred in Senate Committee Substitute (1) ; passed 81-6 ; enrolled, signed by Speaker of the House
Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB294 (BR141) - D. Grossberg, G. Brown Jr.

AN ACT relating to jurisdiction of contractor disputes involving real property.
Create a new section of KRS Chapter 411 to establish exclusive jurisdiction for contractor dispute actions involving real property located in this state.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

HB295 (BR1636)/LM - G. Brown Jr., B. Chester-Burton, A. Gentry, D. Grossberg, N. Kulkarni, J. Raymond, S. Stalker

AN ACT proposing an amendment to Section 25 of the Constitution of Kentucky relating to slavery and involuntary servitude as a punishment for crime.

Propose to amend Section 25 of the Constitution of Kentucky to prohibit slavery and involuntary servitude in all circumstances, including as punishment for a crime; provide ballot language; submit to voters for ratification or rejection.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HB296 (BR1168)/LM - W. Lawrence

AN ACT relating to temporary structures.
Amend KRS 198B.050 to exempt temporary structures from building code compliance if erected by or for a state or government agency, city, or municipality.

HB296 - AMENDMENTS
HCS1 - Retain original provisions; require a temporary structure be inspected and brought into compliance or removed after six months.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)
Jan 23, 2024 - to Local Government (H)
Mar 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024
Mar 08, 2024 - 3rd reading, passed

88-0 with Committee Substitute (1)
Mar 11, 2024 - received in Senate ; to Committee on Committees (S)
Mar 25, 2024 - to State & Local Government (S)

HB297 (BR1110)/LM - C. Aull, L. Burke, G. Brown Jr., B. Chester-Burton, A. Gentry, D. Grossberg, J. Raymond, S. Stalker, A. Tackett Laferty

AN ACT relating to the establishment of minimum wages by local governments.

Amend KRS 65.016 and 337.275 to allow local governments to pass an ordinance setting employees' minimum wages at a rate higher than that found in KRS 337.275 for employers located within that government's jurisdiction.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HB298 (BR482)/CI - C. Aull, L. Burke, R. Palumbo, S. Rawlings

AN ACT relating to driving under the influence.

Amend KRS 189A.010 to create enhanced penalties for a person under the age of 21 who operates a motor vehicle with an alcohol concentration of 0.02 or more; amend KRS 189A.070 to create enhanced periods of license suspension for a person under the age of 21 who operates a motor vehicle with an alcohol concentration of 0.02 or more; amend KRS 189A.340 to conform.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HB299 (BR1256)/LM - A. Tackett Laferty, C. Aull, B. Chester-Burton, R. Palumbo, C. Stevenson, P. Stevenson

AN ACT relating to the establishment of a grant database.

Create new section of KRS Chapter 14 to define terms; require the Secretary of State to create a grant database that will be a central repository for all state grants; require agencies to report grant opportunities to the Secretary of State for inclusion in the grant database.

HB299 - AMENDMENTS
HFA1(J. Petrie) - Require counties and area development districts to place a link to the grants database on their websites.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)
Jan 24, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 25, 2024 - reported favorably, 1st reading, to Calendar

Jan 26, 2024 - 2nd reading, to Rules
Feb 02, 2024 - posted for passage in the Regular Orders of the Day for Monday, February 05, 2024

Feb 05, 2024 - floor amendment (1) filed

Feb 07, 2024 - 3rd reading, passed 95-0 with Floor Amendment (1)
Feb 08, 2024 - received in Senate ; to Committee on Committees (S)

HB300 (BR238) - M. Clines, W. Williams

AN ACT relating to the profession of education.
Amend KRS 161.120 to require the

Education Professional Standards Board to promulgate administrative regulations that establish the process and procedures for receiving and processing a complaint against a certificate holder; establish a specific timeline; establish specific action the board may take; require confirmation of receipt of responses or correspondences to the board from a certificate holder; require the board to provide confirmation of receipt to superintendents who submit a report to the board and provide specific notices; establish a specific timeline for a hearing for admonishment, remove the option for a hearing to be conducted by the board or a panel of three members of the board; require that the hearing provide all the due process rights afforded under KRS Chapter 13B; allow an appeal of a final order of the board to be filed in the Circuit Court of the county in which the certificate holder resides; RETROACTIVE to pending complaints filed with the board; EMERGENCY.

HB300 - AMENDMENTS

HCS1 - Retain original provisions, except remove references to administrative regulations; revise complaint review timeline; provide for deferral for certain investigations by state agencies and teacher tribunals; require hearing officers to be provided by the Attorney General's office; allow appeals to be filed in Circuit Court of the county in which the certificate holder was employed when the incident occurred; remove noncodified language and emergency clause.

HCA1(J. Tipton) - Make title amendment.

SCS1 - Retain original provisions, except amend to change the number of days required for various provisions, require a timeline to start upon a completed complaint, and provide the Education Professional Standards Board with the options for hearing officers established under KRS 13B.030.
SFA1(A. Southworth) - Amend to delete the provision requiring that a complaint shall be considered dismissed if the Education Professional Standards Board fails to act on a complaint within thirty calendar days,

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

Jan 25, 2024 - to Education (H)
Jan 30, 2024 - reported favorably, 1st reading, to Calendar

Jan 31, 2024 - 2nd reading, to Rules
Feb 05, 2024 - recommended to Education (H)

Feb 13, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title); posted for passage in the Regular Orders of the Day for Wednesday, February 14, 2024

Feb 14, 2024 - 3rd reading, passed 78-13 with Committee Substitute (1) and Committee Amendment (1-title)

Feb 15, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Education (S)
Mar 14, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 15, 2024 - 2nd reading, to Rules as a consent bill

Mar 21, 2024 - floor amendment (1) filed to Committee Substitute

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for

Tuesday, March 26, 2024
Mar 26, 2024 - passed over and retained in the Orders of the Day
Mar 27, 2024 - 3rd reading ; passed 35-1 with Committee Substitute (1) ; Floor Amendment (1) defeated; received in House ; to Rules (H)
Mar 28, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)
Apr 15, 2024 - House concurred in Senate Committee Substitute (1) ; passed 95-1 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 18, 2024 - signed by Governor

HB301 (BR1422) - A. Tackett Laferty, G. Brown Jr., B. Chester-Burton

AN ACT relating to school lunches.
Amend KRS 160.345 to require a school council to adopt a policy requiring students to be assigned a lunch period of at least 30 minutes in length; amend KRS 158.153 to conform.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HB302 (BR1592)/LM - J. Raymond, D. Grossberg

AN ACT proposing to create a new section of the Constitution of Kentucky relating to the environment.

Propose to create a new section of the Constitution of Kentucky to establish a right of the people to have a healthy environment, including a right to clean air, pure water, and ecologically healthy habitats; declare the Commonwealth's natural resources, among them its air, water, flora, fauna, climate, and public lands, are the common property of all people, including generations yet to come; establish that as trustee of the environment and its natural resources, the Commonwealth shall conserve and maintain them for the benefit of all people; provide ballot language; submit to voters for ratification or rejection.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HB303 (BR1013) - D. Graham, C. Aull, G. Brown Jr., A. Camuel, B. Chester-Burton, A. Gentry, R. Roberts, C. Stevenson, A. Tackett Laferty

AN ACT relating to road projects and declaring an emergency.

Set out the Governor's recommended 2024-2026 Biennial Highway Construction Plan; EMERGENCY.

HB303 - AMENDMENTS
HFA1(D. Graham) - Insert Item No. 80050 relating to US-79.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

Jan 23, 2024 - floor amendment (1) filed

HB304 (BR1215) - S. Baker, J. Tipton, J. Calloway, J. Decker, C. Fugate, D. Hale, M. Hart, J. Hodgson, J. Nemes, M. Proctor, S. Rawlings, N. Tate, W. Thomas, T. Truett

AN ACT relating to education and declaring an emergency.

Amend KRS 158.191 to ensure parental rights and involvement by requiring notification within two business days of specific events; require a district to adopt procedures that both encourage students to speak with parents and require facilitation of the discussion with parents; forbid a district or school from adopting policies that keep any student information confidential from parents or refuse information requested by a parent with specific exceptions; forbid a district from requiring school personnel or students to use nonconforming pronouns for any individual instead of just students, establish the type of mental health services that the section does not prohibit a district from seeking for students; amend KRS 158.1415 to prohibit a child in any grade level from receiving instruction on a specific topic a parent has provided written notice to the school asserting an objection due to religious or moral beliefs; create a new section of KRS Chapter 158 to establish a cause of action for violations; create a new section of KRS Chapter 158 to prohibit a disciplinary action or adverse employment action for an employee informing a parent of specific information about a student or declining to use a pronoun or title inconsistent with the individual's biological sex; amend KRS 158.193 to establish that a school employee may participate in voluntary, student-initiated, student-led prayer when invited to do so; EMERGENCY.

HB304 - AMENDMENTS

HFA1(T. Bojanowski) - Amend to establish that explaining to a girl who has begun a menstrual period what a menstrual period is and why it happens, providing age-appropriate feminine hygiene products, and explaining how to use the products are not prohibited. HFA2(R. Roarx) - Provide parents with a notice and opt out provision instead of prior consent being required for a child being given well-being questionnaires or assessments or a health screening form for research purposes or for instruction on human sexuality or sexually transmitted diseases.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

Jan 25, 2024 - to Education (H)
Mar 12, 2024 - floor amendment (1) filed
Mar 25, 2024 - floor amendment (2) filed

HB305 (BR1674) - J. Calloway

AN ACT relating to building code violations.

Amend KRS 198B.130 to establish criteria for a violation for deviation from the Uniform State Building Code.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HB306 (BR1651) - B. Chester-Burton, G. Brown Jr.

AN ACT relating to maternal health disparities in perinatal care.

Amend KRS 211.680 to expand the scope of the legislative intent and findings; create new sections of KRS Chapter 211 to define terms; require licensed health facilities under KRS Chapter 216B to provide each patient

with written information regarding the patient's rights and implement an evidence-based maternal health disparities program for all health providers involved in the perinatal care of patients within those facilities; require the Department for Public Health to track data on maternal death and severe morbidity.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HB307 (BR1652) - B. Chester-Burton, G. Brown Jr., J. Raymond

AN ACT relating to Medicaid coverage for doula services.

Create a new section of KRS Chapter 205 to require the Department for Medicaid Services and any managed care organization with which the department contracts for the delivery of Medicaid services to provide coverage for doula services; establish training and education requirements for doulas; permit the department to promulgate administrative regulations; require the Cabinet for Health and Family Services or the Department for Medicaid Services to seek federal approval if they determine that such approval is necessary.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HB308 (BR832) - M. Lockett, S. Rawlings, K. Banta, K. Moser, M. Proctor

AN ACT relating to inheritance and estate taxes.

Create a new section of KRS Chapter 140 to limit inheritance and estate taxes to deaths occurring before August 1, 2024; amend various sections of KRS Chapter 140 to include a sunset clause for taxes and deductions imposed within the chapter; repeal KRS 140.130 and 140.140, relating to levy and payment of estate tax.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HB309 (BR1271)/CI/LM - F. Rabourn, J. Calloway, S. Doan, S. Maddox, C. Massaroni, M. Proctor, S. Rawlings

AN ACT relating to lobbying.

Create a new section of KRS Chapter 48 to prohibit a public agency or any other entity created by an act of the General Assembly from using public funds for lobbying activity or to employ or enter into a contract with a lobbyist; define terms; exempt public agency employees who perform lobbying activities as part of their fiduciary duties; create a new section of KRS Chapter 61 to prohibit a public agency from using public funds for lobbying activity or to employ or contract with a lobbyist; define terms; exempt public agency employees who perform lobbying activities as part of their fiduciary duties; create new sections of KRS 6.601 to 6.849 to permit a person to file a complaint with the Legislative Ethics Commission if a public agency or entity created by an act of the General Assembly is using public funds to hire a lobbyist or for lobbying activity; require the commission to transfer a complaint to the Executive Branch Ethics

Commission if the alleged violator is an employee of the executive branch of state government; require a public agency to report to the Legislative Ethics Commission if the agency procures a contract with a legislative agent to engage in federal lobbying or uses federal funds to employ or procure a contract with a legislative agent or as part of compensation or salary of an employee to engage in lobbying activity on behalf of the agency; require the report to be filed within 30 days of the decision to engage in federal lobbying activity or use federal funds to engage in lobbying activity; require all public agencies to submit to the Auditor of Public Accounts and State Treasurer a list of all contracts they have procured with a legislative agency for all types of lobbying activity, regardless of the source of funds, by June 30 each year; allow the Attorney General, Commonwealth's attorney, county attorney, or their designee to investigate violations; create a new section of KRS Chapter 164 to prohibit public postsecondary education institutions from employing or contracting with a lobbyist or using public funds to employ or contract with a lobbyist; allow a president of the public postsecondary institution to lobby on behalf of the institution in his or her fiduciary capacity; amend KRS 6.611 to include as lobbying any public agency to hire or procure a contract with a public relations, media, or social media company to indirectly promote, advocate, or oppose passage of any legislation or action taken by the General Assembly, the Governor, the secretary of any cabinet or any staff members; amend KRS 6.691 to allow the Legislative Ethics Commission to issue a fine of not less than \$2,000 but not more than \$10,000 to any public agency that uses public funds for lobbying purposes; amend KRS 6.945 to provide that the lobbying restrictions are not affected by the requirements of Section 1 or 2 of this Act; amend KRS 61.990 to provide that an officer or employee of a public agency who intentionally violates the lobbying restrictions shall be guilty of a Class A misdemeanor for the first offense, and a Class D felony for any subsequent offenses; amend KRS 11A.201 to conform; provide that the Act may be cited as the Bye Bye BULL Act.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HB310 (BR1092) - R. Roberts, L. Burke, J. Raymond

AN ACT relating to health services.

Create a new section of KRS Chapter 311 to define "health service" and "seeking, obtaining, providing, or facilitating a health service"; provide exemption from civil liability, criminal liability, or administrative investigation for seeking, obtaining, providing, or facilitating a health service that is provided outside of Kentucky to a patient who resides in Kentucky and the health service is lawful in the state in which it is to be provided; include any health service that occurs in Kentucky as a result of a patient's use of a drug provided the patient received the drug outside of Kentucky for the patient's personal and sole use, and the patient

personally transported the drug into Kentucky for the patient's sole use; prohibit any record created regarding any protected action from being disclosed or sold; prohibit disciplinary action for a physician, health care provider, or other professional licensed in Kentucky for taking protected actions; prohibit a public agency or employee, representative, or agent of a public agency from taking action against the ability of a person to travel across a state line to obtain a health service that is lawful in the state in which the service is to be provided or to assist another person traveling for this purpose; prohibit any protected action by itself from being a violation of KRS 529.100 or KRS 529.110 relating to human trafficking; prohibit construing that any right to the performance of a health service in Kentucky that is prohibited by law.

Jan 19, 2024 - introduced in House; to Committee on Committees (H)

HB311 (BR1645) - C. Stevenson, R. Roberts

AN ACT relating to the safety of canines and felines.

Create a new section of KRS Chapter 411 to define "passenger compartment"; provide civil immunity for damaging a car or truck if a person enters it with a reasonable, good faith belief that a dog or cat is in imminent danger of death if not removed.

Jan 19, 2024 - introduced in House; to Committee on Committees (H)

HB312 (BR1113) - C. Stevenson

AN ACT relating to nondisclosure agreements.

Create a new section in KRS Chapter 336 to prohibit an employer from conditioning employment or employment benefits on an employee signing types of nondisclosure agreements related to unlawful acts in the workplace; clarify statutory construction; create a new section of KRS Chapter 372 to prohibit nondisclosure clauses related to harassment in settlement agreements in civil and administrative actions with exceptions.

Jan 19, 2024 - introduced in House; to Committee on Committees (H)

HB313 (BR1642) - C. Stevenson
Feb 06-WITHDRAWN

HB314 (BR1665) - W. Lawrence

AN ACT relating to the community restoration incentive program.

Create a new section of KRS Chapter 141 to establish the community restoration tax credit for taxable years beginning on or after January 1, 2025, but before January 1, 2029, for financial institutions making loans to a community development financial institution; establish the annual credit cap at \$20 million; require the Department of Revenue to report tax credit data to the Legislative Research Commission and the Interim Joint Committee on Appropriations and Revenue; amend KRS 141.0205 to order the credit; amend KRS 131.190 to allow the Legislative Research Commission to

receive confidential data about the community restoration tax credit from the Department of Revenue.

Jan 19, 2024 - introduced in House; to Committee on Committees (H)

HB315 (BR1667) - N. Tate, K. Banta, D. Bentley, K. Bratcher, S. Bratcher, E. Callaway, J. Calloway, J. Decker, D. Grossberg, J. Hodgson, K. King, C. Massaroni, K. Moser, R. Palumbo, M. Proctor, S. Rawlings, B. Wesley, R. White

AN ACT relating to vegetation around railroad crossings and declaring an emergency.

Create a new section of KRS Chapter 277 to require railroad companies to destroy or remove obstructive vegetation upon and within the geographical bounds of its right-of-way at each intersection with a public road or highway; require the Transportation Cabinet to destroy or remove obstructive vegetation when a railroad company fails to do so; require the railroad company to reimburse the Transportation Cabinet for costs of the removal; EMERGENCY.

Jan 19, 2024 - introduced in House; to Committee on Committees (H)

HB316 (BR1155) - J. Petrie, K. Moser

AN ACT relating to the establishment of the Medicaid Oversight and Advisory Board of the Kentucky General Assembly and declaring an emergency.

Create new sections of KRS Chapter 7A to define terms; establish the Medicaid Oversight and Advisory Board of the Kentucky General Assembly to review, analyze, study, evaluate, provide legislative oversight, and make recommendations to the General Assembly regarding any aspect of the Kentucky Medicaid Program; establish board membership, authority, and duties; amend KRS 7A.010, 7A.140, 7A.150, and 7A.180 to conform; EMERGENCY.

HB316 - AMENDMENTS

HFA1(J. Petrie) - Amend a new section increasing the non-legislative board by two members and allowing the Speaker of the House of Representatives and the President of the Senate to each select a representative of a managed care organization.

Jan 19, 2024 - introduced in House; to Committee on Committees (H)

Jan 29, 2024 - to State Government (H)

Feb 01, 2024 - reported favorably, 1st reading, to Calendar

Feb 02, 2024 - 2nd reading, to Rules

Feb 23, 2024 - posted for passage in the Regular Orders of the Day for Monday, February 26, 2024

Feb 28, 2024 - floor amendment (1) filed

Feb 29, 2024 - 3rd reading, passed 94-4 with Floor Amendment (1)

Mar 01, 2024 - received in Senate ; to Committee on Committees (S)

HB317 (BR941)/AA/HM/LM - K. Moser, R. Duvall, C. Aull, K. Banta, D. Bentley, T. Bojanowski, S. Bratcher, A. Camuel, A. Gentry, D. Grossberg, M. Hart, R. Palumbo, J. Raymond, R. Roberts, T.

Smith, S. Stalker, K. Timoney, R. White, W. Williams

AN ACT relating to prior authorization.

Amend KRS 304.17A-600 to define "health care provider"; make conforming amendments; create new sections of KRS 304.17A-600 to 304.17A-633 to establish eligibility criteria and requirements for prior authorization exemptions; establish requirements for rescinding prior authorization exemptions; set forth requirements for external reviews of prior authorization exemption denials and rescissions; establish requirements for sending forms and notices to health care providers; provide that nothing shall be construed to authorize a health care provider to act outside the provider's scope of practice or require an insurer or private review agent to pay for a health care service performed in violation of law; require the commissioner of the Department of Insurance to establish forms; amend KRS 304.17A-605 to establish applicability of provisions relating to prior authorization exemptions to certain insurers and private review agents; amend KRS 304.17A-607 to establish requirements for prior authorizations; amend KRS 304.17A-611 to prohibit the retrospective denial, reduction in payment, and review of health care services for which a health care provider has a prior authorization exemption and establish exceptions; amend KRS 304.17A-621 to conform; amend KRS 304.17A-627 to prohibit conflicts of interest with independent review entities and reviewers of prior authorization exemption denials and rescissions; require independent review entities and reviewers of prior authorization exemption denials and rescissions to submit an annual report to the Department of Insurance; amend KRS 304.17A-633 to require the commissioner of the Department of Insurance to report on external reviews of prior authorization exemptions denials and rescissions; amend KRS 304.17A-706 to conform; amend KRS 205.536 to require managed care organizations contracted to provide Medicaid benefits to comply with the sections on prior authorization exemptions; apply the provisions to contracts delivered, entered, renewed, extended, or amended on or after the effective date of the Act; require the Cabinet for Health and Family Services to seek approval if it is determined that such approval is necessary; EFFECTIVE, in part, January 1, 2025.

Jan 19, 2024 - introduced in House; to Committee on Committees (H)

Feb 08, 2024 - to Banking & Insurance (H)

Mar 11, 2024 - taken from Banking & Insurance (H); 1st reading ; returned to Banking & Insurance (H)

Mar 12, 2024 - taken from Banking & Insurance (H); 2nd reading ; returned to Banking & Insurance (H)

HB318 (BR1073)/AA/HM/LM - M. Lockett, J. Bray

AN ACT relating to prior authorization.

Create a new section of KRS 304.17A-600 to 304.17A-633 to require insurers of health benefit plans to offer a program to reduce or eliminate prior

authorization requirements; establish notice requirements; establish participating provider requirements; provide that the Act applies to health benefit plans issued or renewed on or after January 1, 2026.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

Jan 30, 2024 - to Banking & Insurance (H)

Mar 11, 2024 - taken from Banking & Insurance (H); 1st reading ; returned to Banking & Insurance (H)

Mar 12, 2024 - taken from Banking & Insurance (H); 2nd reading ; returned to Banking & Insurance (H)

HB319 (BR296)/FN - M. Imes, M. Dossett, K. King, R. Palumbo, S. Rudy

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

Create new sections of KRS Chapter 164 to establish the Kentucky Cybersecurity (KentuckyCYBER) Program and governing board within the Council on Postsecondary Education; establish the purpose and duties of KentuckyCYBER Governing Board; create the KentuckyCYBER fund; APPROPRIATION.

HB319 - AMENDMENTS

HCS1/FN - Retain original provisions, except amend the purpose of the KentuckyCYBER program and the members of the KentuckyCYBER board within the Council on Postsecondary Education; amend the KentuckyCYBER fund to add a contingency on allocated funds.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

Feb 15, 2024 - to Appropriations & Revenue (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 28, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024

Feb 29, 2024 - 3rd reading, passed 98-0 with Committee Substitute (1)

Mar 01, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Appropriations & Revenue (S)

Mar 28, 2024 - taken from Appropriations & Revenue (S); 1st reading ; returned to Appropriations & Revenue (S)

Apr 12, 2024 - taken from Appropriations & Revenue (S); 2nd reading ; returned to Appropriations & Revenue (S)

HB320 (BR1347) - D. Elliott

AN ACT relating to civil procedure.

Amend KRS 337.385 to establish a statute of limitations of two years for wage and hour violations, and three years in the case of willful violations; amend KRS 413.125 to establish a statute of limitations of two years for a violation of KRS Chapter 344, relating to civil rights, and for actions against an employer for wrongful discharge in violation of public policy.

HB320 - AMENDMENTS

HCS1 - Retain original provisions, except delete Section 2; create a new section of KRS Chapter 413 to establish a statute of limitations of three years for actions against an employer for wrongful discharge in violation of public policy and for a violation of KRS Chapter 344, relating to civil rights; further amend KRS 337.385 to increase the limitation period from two years to three years; amend KRS 454.210 to expand personal jurisdiction of courts over nonresidents. HCA1(D. Elliott) - Make title amendment. HFA1(D. Elliott) - Retain original provisions, except amend Section 1 to provide a three year statute of limitations for violating KRS 344.030 to 344.110 or KRS 344.372.

SFA1(D. Yates) - Retain original provisions, except amend KRS 61.103 to increase the statute of limitation for a violation of KRS 61.102 from ninety days to one year; amend KRS 61.990 to allow a court to award damages for emotional distress in an action under KRS 61.102 and 61.103.

SFA2(D. Yates) - Retain original provisions, except amend KRS 61.103 to increase the statute of limitation for a violation of KRS 61.102 from ninety days to one year.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

Feb 16, 2024 - to Judiciary (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Feb 29, 2024 - 2nd reading, to Rules

Mar 04, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 05, 2024 ; floor amendment (1) filed to Committee Substitute

Mar 05, 2024 - 3rd reading, passed 76-19 with Committee Substitute (1), Floor Amendment (1) and Committee Amendment (1-title)

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Economic Development, Tourism, & Labor (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024 ; floor amendment (1) filed

Mar 26, 2024 - floor amendment (2) filed; 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 27, 2024 - floor amendments (1) and (2) withdrawn; 3rd reading ; passed 29-7 ; received in House ; enrolled, signed by Speaker of the House

Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - filed without Governor's signature with the Secretary of State

Apr 10, 2024 - became law without Governor's Signature

HB321 (BR1640) - C. Stevenson, G. Brown Jr., B. Chester-Burton

AN ACT relating to health benefit coverage of chronic pain treatments.

Create a new section of Subtitle 17A of KRS Chapter 304 to establish that any

health benefit plan issued or renewed in the Commonwealth that provides coverage for hospital, medical, or surgical expenses shall include coverage for chronic pain treatments provided by a licensed professional; create a new section of KRS Chapter 205 to require Medicaid and Medicaid managed care organizations to include coverage for chronic pain treatments provided by a licensed professional; amend KRS 218A.172 to require that a health care practitioner discuss and refer or prescribe alternative chronic pain treatments before initially prescribing or dispensing a controlled substance; EFFECTIVE January 1, 2025.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB322 (BR1476)/AA/HM/LM - C. Stevenson, R. Roberts

AN ACT relating to coverage for hepatitis C virus infection.

Create a new section of Subtitle 17A of KRS Chapter 304 to require health benefit plans to provide coverage for the testing of hepatitis C virus infection in pregnant women and the treatment of hepatitis C virus infection in postpartum women; amend KRS 205.522, 205.6485, 164.2871, and 18A.225 to require Medicaid, KCHIP, self-insured employer plans provided by state postsecondary institutions, and the state employee health plan to comply with the hepatitis C virus infection coverage requirement for pregnant and postpartum women; make technical amendments; require the Cabinet for Health and Family Services to seek federal approval if they determine that such approval is necessary; EFFECTIVE, in part, January 1, 2025.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB323 (BR1554) - D. Frazier Gordon, N. Kulkarni, C. Aull, K. Banta, B. Chester-Burton, J. Decker, S. Dietz, D. Hale, K. Moser, R. Palumbo, R. Roarx, R. Roberts, S. Stalker, C. Stevenson, W. Williams

AN ACT relating to cancer detection in firefighters, and making an appropriation therefor.

Amend KRS 95A.262 to permit the Kentucky Fire Commission to establish a reimbursement program for cancer screenings for firefighters.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

Jan 26, 2024 - to Local Government (H)

Feb 07, 2024 - reported favorably, 1st reading, to Calendar

Feb 08, 2024 - 2nd reading, to Rules

Feb 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, February 16, 2024

Feb 16, 2024 - 3rd reading, passed 85-0

Feb 20, 2024 - received in Senate ; to Committee on Committees (S)

Mar 07, 2024 - to Appropriations & Revenue (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB324 (BR1316)/FN - D. Frazier Gordon, J. Petrie, A. Bowling, J. Bray, M. Hart, K. King, S. McPherson

AN ACT relating to reports submitted to the Interim Joint Committee on Appropriations and Revenue.

Amend various sections of the Kentucky Revised Statutes to modify reporting requirements for various state agencies to the Interim Joint Committee on Appropriations and Revenue; repeal KRS 342.231 and 176.5066, relating to reports.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

Jan 24, 2024 - to Appropriations & Revenue (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar

Feb 28, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024

Feb 29, 2024 - 3rd reading, passed 98-0

Mar 01, 2024 - received in Senate ; to Committee on Committees (S)

HB325 (BR1731) - K. Timoney, C. Aull, A. Gentry, R. Palumbo

AN ACT relating to a name change for a minor.

Amend KRS 401.020 to require a court to conduct a hearing and consider the best interests of a child when one parent refuses or is unable to execute a petition for a name change for a minor child.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB326 (BR1582)/LM - J. Blanton, C. Aull, D. Bentley, K. Bratcher, R. Palumbo, R. Roarx, L. Willner

AN ACT relating to public contracts.

Create new sections of KRS Chapters 45A, 56, and 65 to require that state and local contracts contain a provision that any iron, steel, aluminum, or manufactured goods used in all state and local projects be manufactured in the United States unless a waiver is granted; amend KRS Chapters 45A.343, 45A.352, 65.027, 162.070, 164A.575, 176.070, 176.080, and 424.260 to conform; provide that Section 1 to 3 may be cited as the Kentucky Buy American Act.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB327 (BR1734) - N. Tate, K. King

AN ACT relating to Medicaid coverage for remote ultrasound and fetal nonstress tests.

Create a new section of KRS Chapter 205 to require the Department for Medicaid Services and any managed care organization with which the department contracts for the delivery of Medicaid services to provide coverage for remote ultrasounds and remote fetal nonstress tests; require the department to promulgate administrative regulations; require the Cabinet for Health and Family Services or the Department for Medicaid Services to seek federal approval if they determine that federal approval is necessary.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB328 (BR1603) - K. Timoney, D. Grossberg, K. Banta, B. Chester-Burton, S. Maddox, J. Raymond, S. Witten

AN ACT relating to rabies vaccinations.

Amend KRS 258.005 to define "veterinarian" and "veterinary technician"; amend KRS 258.015 to authorize a Kentucky licensed veterinary technician to vaccinate a dog, cat, or ferret against rabies.

HB328 - AMENDMENTS

HCS1 - Retain original provisions, except require that a Kentucky licensed veterinary technician authorized to vaccinate a dog, cat, or ferret against rabies be under the direct supervision of a veterinarian that is located on the premises of the facility.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

Feb 12, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 22, 2024 - 2nd reading, to Rules

Mar 06, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1)

Mar 08, 2024 - received in Senate ; to Committee on Committees (S)

HB329 (BR1685)/LM - C. Freeland, T. Bojanowski, C. Aull, D. Lewis

AN ACT relating to police officer mental health.

Amend KRS 15.440, relating to eligibility for Law Enforcement Foundation Program funds to require law enforcement agencies to have a written policy related to police officer mental health programs that allows officers to receive additional leave time to attend mental health treatment, require supervisors to receive specialized training on supporting officers with mental health needs, provide workplace protections for officers who receive mental health treatment, and allows officers to receive reimbursement for the cost of mental health treatment as funding becomes available.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB330 (BR270) - L. Willner, C. Aull, K. Banta, T. Bojanowski, G. Brown Jr., L. Burke, A. Camuel, B. Chester-Burton, S. Dietz, A. Gentry, D. Grossberg, K. Herron, J. Raymond, R. Roberts, S. Stalker, C. Stevenson

AN ACT relating to youth mental health protection and declaring an emergency.

Create a new section of KRS Chapter 210 to define "sexual orientation and gender identity change efforts," "mental health professional," and "public funds"; prohibit mental health professionals from engaging in sexual orientation and gender identity change efforts with a person under 18 years of age, a person who is 18 years or older who is an adult as defined in KRS 209.020, or a ward as defined in KRS 387.510; require violations to be subject to board discipline; prohibit public funds from being used for sexual orientation and gender identity change efforts; create a new section of KRS Chapter 211 to require the Department for Public Health and the Department for Behavioral Health, Developmental and Intellectual Disabilities to develop, produce, and disseminate educational materials regarding sexual orientation and gender identity change efforts; permit the cabinet to contract for the educational materials; cite as the Youth Mental Health Protection Act; EMERGENCY.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB331 (BR414)/CI/LM - L. Willner, K. Herron, C. Aull, B. Chester-Burton, D. Grossberg, N. Kulkarni, J. Raymond, R. Roberts

AN ACT relating to firearms.

Create new sections of KRS Chapter 237 to define terms; allow law enforcement officers to petition a court to issue an extreme risk protection order when a respondent poses a present danger of causing serious physical injury to themselves or others through purchasing, possessing, or receiving a firearm; establish procedures for the filing, review, hearing, termination, or renewal of the petition and orders; provide court processes and evidentiary standards; allow entry of the orders into law enforcement systems; prescribe issuance and service procedures for resulting protection orders; establish procedures for the surrender, storage, transfer, and return of firearms; establish penalties; create new sections of KRS Chapter 16 to direct the Kentucky State Police to establish the Kentucky Voluntary Do Not Sell Firearms List to prohibit the possession, sale, or transfer of firearms to individuals who voluntarily request to be added the list; prescribe procedures for application for entry and removal from the list; establish penalties; amend KRS 16.220 to direct proceeds of an auctioned firearm confiscated pursuant to a protective order to go to the firearm owner; amend KRS 237.110 to exclude persons subject to an extreme risk protection order from eligibility for a license to carry a concealed weapon; amend KRS 431.015 to allow warrantless arrest for violation of an extreme risk protection order; amend KRS 431.076 to allow expungement of records of dismissed

petitions.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB332 (BR1157) - C. Aull

AN ACT relating to earned wage advances.

Create a new section of KRS Chapter 367 to define terms; provide that an earned wage advance transaction shall not be deemed a loan; establish maximum consideration for earned wage advance transactions; prohibit soliciting or accepting any gift or gratuity in connection with an earned wage advance transaction; make violation an unfair, false, misleading, or deceptive trade practice in violation of KRS 367.170; establish remedies; authorize enforcement by the Attorney General; authorize the Attorney General to promulgate administrative regulations.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB333 (BR1666) - D. Meade , D. Elliott, D. Lewis

AN ACT relating to prosecution proceedings.

Amend KRS 69.210 to establish that any prosecution by the attorneys for the Cabinet for Health and Family Services under KRS Chapter 620 shall occur only upon written consent of the county attorney and presiding judge.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

Jan 30, 2024 - to Judiciary (H)

Feb 07, 2024 - reported favorably, 1st reading, to Calendar

Feb 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 09, 2024

Feb 09, 2024 - 3rd reading, passed 90-0

Feb 12, 2024 - received in Senate ; to Committee on Committees (S)

Mar 01, 2024 - to Families & Children (S)

Mar 12, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 13, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 14, 2024

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - passed over and retained in the Consent Orders of the Day

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ;

enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB334 (BR246) - C. Massaroni

AN ACT relating to operator's licenses.

Create a new section of KRS 186.400 to 186.640 to establish a limited minor's farm operator's license for minors who reside on a farm and are at least 14 years old and under 16 years old; set forth requirements and issuance procedures; amend KRS 186.410 to establish that holders of a limited minor's farm operator's license are not required to enroll in a driving training program; amend KRS 186.450 to establish that holders of a limited minor's farm operator's license are not required to obtain an instruction permit unless the person has been issued certain citations; amend KRS 186.531 to set forth fees for a limited minor's farm operator's license; amend KRS 186.401, 186.403, 186.440, 186.452, 186.635, and 189A.005 to conform.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB335 (BR1378)/LM - C. Massaroni, S. Rudy

AN ACT relating to animals.

Amend KRS 258.119 to allow the animal control and care fund to receive fines; amend KRS 258.500 to define "person" as a person who has an ongoing therapeutic relationship with a health care provider and stipulate who can be a health care provider under the definition; define additional terms; exclude from therapeutic relationship fee-based transactions for disability documentation absent a face-to-face consultation with a health care provider; establish requirements for an assistance dog to be granted public accommodation; specify that emotional support animals are not required to be admitted where assistance dog are allowed; specify that the rights, privileges, and exemptions afforded to assistance dogs do not extend to emotional support animals; affirm certain rights and privileges of public establishments as nondiscriminatory and allow additional rights for those providing accommodation in situations of tenancy; amend KRS 258.335 to make unlawful the misrepresentation of a dog as an assistance dog to obtain public accommodation; amend KRS 258.991 to set the penalty for interference with use of an assistance dog at \$500 to \$1,000 and delete jail time; make the misrepresentation of a dog as an assistance dog to obtain public accommodations unlawful and provide for a fine of up to \$1,000; require that funds be paid into the animal control and care fund with 50% to fund spay and neuter clinics and 50% for county animal shelter block grants; amend KRS 525.010 to redefine "assistance dog."

HB335 - AMENDMENTS

HCS1/LM - Retain original provisions, except delete Section 1, relating to the animal control and care fund in its entirety; remove the requirement to direct funds from fines for misrepresentation of a dog as an

assistance dog into the animal control and care fund and delete tiering of the fund; make grammatical correction. HCA1(R. Heath) - Make title amendment.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Agriculture (H)

Mar 11, 2024 - taken from Agriculture (H); 1st reading ; returned to Agriculture (H)

Mar 12, 2024 - taken from Agriculture (H); 2nd reading ; returned to Agriculture (H)

Mar 13, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title)

Mar 14, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 15, 2024

Mar 21, 2024 - 3rd reading, passed 98-0 with Committee Substitute (1) and Committee Amendment (1-title)

Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to Agriculture (S)

Mar 26, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 27, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024

Mar 28, 2024 - 3rd reading, passed 37-1 ; received in House ; enrolled, signed by Speaker of the House ;

enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB336 (BR1594)/LM - J. Raymond, G. Brown Jr., B. Chester-Burton

AN ACT proposing an amendment to Section 29 of the Constitution of Kentucky relating to citizen ballot initiatives.

Propose to amend Section 29 of the Constitution of Kentucky to establish the initiative power of the people to propose laws and to enact or reject proposed initiatives at an election; establish procedures for initiatives, effect of adopted initiatives, and parameters for the subject of any initiative; provide ballot language; submit to voters for ratification or rejection.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB337 (BR1123)/LM - J. Raymond, C. Aull, R. Roarx, S. Stalker

AN ACT relating to local regulatory actions.

Create a new section of KRS Chapter 82 to define "city," "project labor agreement," and "public construction project"; permit a city to establish a mandatory preference for awarding public construction project contracts to unions through a negotiated project labor agreement; permit cities to negotiate wages that are higher than the state or federal minimum wage as a condition of the project labor agreement; create a new section in KRS Chapter 337 to define "city," "prevailing wage," "prevailing wage rate," and "public works project"; permit a city to enact prevailing wage ordinances; amend KRS 65.016 to grant local governments the authority to adopt and enforce ordinances that require employers in their jurisdiction to

provide leave to employees and set a higher minimum wage than state and federal rates; amend KRS 65.870 to remove state preemption of local firearms regulations and allow local governments to enact ordinances regulating firearms; amend KRS 237.115 to conform; amend KRS 383.210 and 383.215, relating to forcible entry and detainer, to allow a local government to set an alternative time period from the date of the service of the warrant and the date of the hearing to more than the minimum of three days; require the local government to notify the sheriff, the court of jurisdiction, and the administrative office of the courts of that action; and amend KRS 65.1591 to conform.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB338 (BR1533) - K. Bratcher

AN ACT relating to cellular antenna towers.

Amend KRS 100.987 to require planning commissions to receive complaints regarding a public nuisance located at a cellular antenna tower site; require planning commission to hold a public meeting, require owners of a cellular antenna to attend the public meeting and take all necessary actions to address the public nuisance.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB339 (BR1322)/AA/HM/LM - R. Roberts, C. Aull, T. Bojanowski, G. Brown Jr., B. Chester-Burton, K. Herron

AN ACT relating to coverage of mental health and substance use disorders.

Amend KRS 304.17A-600 to define terms; create a new section of KRS 304.17A-660 to 304.17A-665 to define terms; require certain health plans to provide coverage for medically necessary treatment of mental health and substance use disorder; establish requirements relating to mental health and substance use disorder benefits and utilization review; amend KRS 304.17A-661 to require the commissioner of insurance to enforce the federal Mental Health Parity and Addiction Equity Act; make conforming amendments; amend KRS 304.17A-665 to require the commissioner of insurance to provide and publish a report on mental health parity; create new sections of KRS 304.17A-660 to 304.17A-665 to establish requirements for certain health plans with respect to prescriptions drugs for the treatment of substance use disorder; require mental health and substance use disorder benefits to be classified as emergency benefits when provided by mental health and substance use disorder emergency practitioners; require certain health plans to provide coverage for an annual comprehensive mental health wellness examination provided by a mental health professional in accordance with nationally recognized clinical practice guidelines; establish requirements for the mental health wellness examination coverage; create a new section of Subtitle 99 of KRS Chapter 304 to establish penalties; amend KRS

304.17A-265 to conform; amend KRS 164.2871, 205.522, 205.6485, and 18A.225 to require self-insured employer group health plans provided by the governing board of a state postsecondary education institution, Medicaid, the Kentucky Children's Health Insurance Program, and the state employee health plan to comply with certain sections; make technical amendments; repeal KRS 304.17A-669; direct that provisions apply to health plans issued or renewed on or after January 1, 2026; require the Department of Insurance to seek a waiver of cost defrayal requirements, if applicable; require the Cabinet for Health and Family Services to seek federal approval if they determine that such approval is necessary; EFFECTIVE, in part, January 1, 2026.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB340 (BR364) - R. Roberts, C. Aull, G. Brown Jr., B. Chester-Burton, D. Grossberg, J. Raymond

AN ACT relating to sales and use tax exemptions.

Amend KRS 139.010 to define "breast pump," "breast pump collection and storage supplies," "breast pump kit," "children's diapers," "clothing," "diaper," "feminine hygiene product," "incontinence product", "incontinence underpad" and "pad, liner, and booster pad"; amend KRS 139.480 to exempt from sales and use tax the sale or purchase of baby bottles, baby wipes, breast pumps, breast pump collection and storage supplies, breast pump kits, diapers, feminine hygiene products, and incontinence products; apply to sales or purchases made on or after August 1, 2024, but before August 1, 2028; require the Department of Revenue to report annually to the Interim Joint Committee on Appropriations and Revenue the total exemptions claimed for the previous fiscal year on September 1; amend KRS 131.190 to allow the Department of Revenue to report to the Legislative Research Commission; EFFECTIVE August 1, 2024.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

HB341 (BR1369)/LM - M. Meredith, K. Timoney, K. Banta, J. Bauman, A. Bowling, J. Branscum, J. Bray, S. Dietz, J. Dixon, R. Duvall, D. Elliott, P. Flannery, C. Freeland, J. Gooch Jr., R. Heath, S. Heavrin, J. Hodgson, K. Jackson, DJ Johnson, K. King, M. Koch, D. Lewis, S. Lewis, M. Lockett, S. McPherson, D. Meade, S. Miles, K. Moser, A. Neighbors, D. Osborne, M. Pollock, P. Pratt, R. Raymer, S. Riley, T. Smith, T. Truett, K. Upchurch

AN ACT proposing to amend Sections 145 and 155 of the Constitution of Kentucky relating to persons entitled to vote.

Propose to amend Sections 145 and 155 of the Constitution of Kentucky to prohibit persons who are not citizens of the United States from being allowed to vote in the Commonwealth of Kentucky; provide ballot language; submit to voters for ratification or rejection.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

Jan 24, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 25, 2024 - reported favorably, 1st reading, to Calendar

Jan 26, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, January 29, 2024

Jan 30, 2024 - 3rd reading, passed 81-15

Jan 31, 2024 - received in Senate ; to Committee on Committees (S)

Feb 09, 2024 - to State & Local Government (S)

HB342 (BR1626) - J. Bray, D. Grossberg

AN ACT relating to poultry.
Create a new section of KRS 217.005 to 217.215 to allow certain USDA-exempted poultry processors to sell to end consumers on a farm, at a farmers market, or at a roadside stand.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

HB343 (BR1720) - M. Imes, A. Camuel

AN ACT relating to the Kentucky High School Speech League and making an appropriation therefor.

Appropriate General Fund moneys in fiscal years 2024-2025 and 2025-2026 to the Kentucky High School Speech League; APPROPRIATION.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

HB344 (BR109) - L. Burke, S. Stalker, C. Aull, G. Brown Jr., A. Camuel, B. Chester-Burton, D. Grossberg, K. Herron, J. Raymond, R. Roarx, R. Roberts, P. Stevenson

AN ACT relating to housing discrimination.
Amend KRS 344.010 to define "source of income"; amend KRS 344.360, 344.367, and 344.370 to prohibit housing discrimination based on an individual's source of income.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

HB345 (BR197)/FN - K. Fleming, C. Aull, D. Bentley, K. Bratcher, S. Bratcher, R. Bridges, J. Dixon, R. Duvall, D. Fister, P. Flannery, D. Frazier Gordon, M. Hart, S. Heavrin, J. Hodgson, DJ Johnson, K. King, B. McCool, P. Pratt, R. Raymer, N. Tate, K. Timoney, T. Truett, K. Upchurch, B. Wesley, W. Williams

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

Create new sections of KRS Chapter 164 to define terms; establish the Kentucky Aerospace, Aviation, and Defense Investment Fund Advisory Committee; establish the membership of the committee; establish the Kentucky aerospace, aviation, and defense investment fund to be administered by the Council for Postsecondary Education for the purpose of funding public and private partnerships to provide aviation

training scholarships and aviation and aerospace equipment grants; require that the portion of the fund expended towards the council's administrative costs shall not exceed 4% of all gross moneys in the fund or \$1,500,000 annually, whichever is less; direct the council to promulgate administrative regulations to carry out this Act; require those administrative regulations to be submitted to the Legislative Research Commission for comment prior to filing; require advisory committee members to abstain from voting on a matter involving a conflict of interest; require that the council shall reserve at least 65% of all net moneys in the fund for partnership proposals between aviation programs and aviation industry partners to provide aviation training scholarships to Kentucky residents enrolled in aviation programs; direct the council to prioritize accepting partnerships to proposals targeted to reduce the workforce demand of a specific eligible aviation credential that is determined by the council to be among the highest in demand in the Commonwealth; direct that a partnership shall require a written partnership contract and establish the minimum contract requirements; direct that disbursements of moneys from the fund to support aviation training scholarships shall be made directly to an aviation program pursuant to the terms of the partnership contract; require that an aviation program that enters a partnership contract shall solicit, accept, and review aviation training scholarship applications submitted by students enrolled in the aviation program; direct that an aviation training scholarship issued by an aviation program pursuant to a partnership contract shall be made directly to a recipient pursuant to a written scholarship contract between the recipient and the aviation program; set minimum contract requirements; direct that a grantor may place restrictions upon a contribution to the fund requiring specific criteria for an aviation training scholarship or scholarships funded by the grantor's dedicated funds; direct that the aviation training scholarship contract shall grant the aviation program, the Commonwealth, or the aviation industry partner the authority to initiate recoupment proceedings for the recovery of the total amount of all aviation training scholarships awarded to an individual that fails to complete the terms of a scholarship contract; direct the council to reserve up to 35% of all net moneys in the fund for aviation equipment partnership contracts between public aviation training programs and aviation industry partners to provide aviation and aviation equipment grants; require that an aviation equipment partnership shall require a written partnership contract between a public aviation program, aviation industry partner, and the council; establish minimum contract requirements; direct the council to collaborate with the advisory committee to select proposals for partnership contracts; direct that the council may prioritize designated contracts; provide that the council shall require the public aviation program to submit proof that the entire amount of the aviation equipment grant is invested in the maintenance, acquisition, or lease of aviation or aviation training equipment utilized by

students enrolled in a public aviation training program; require the council to submit a report to the Legislative Research Commission and establish minimum report requirements; sunset the bill on June 30, 2030; provide that this Act may be cited as the Aerospace Education Reinvestment Opportunity (A.E.R.O.) Act; APPROPRIATION; EMERGENCY.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Appropriations & Revenue (H)

HB346 (BR1684) - N. Tate, E. Callaway, S. Baker, S. Doan, S. Maddox, K. Moser, J. Nemes, M. Proctor, W. Thomas

AN ACT relating to human growth and development instruction.

Amend KRS 158.1415 to require a school district to adopt health curricula that includes human growth and development instruction that meets specific criteria; set restrictions for the instruction that grants parents an opportunity to review materials and opt their child out of instruction; authorize the Attorney General to bring an action for a writ of mandamus to compel a school district to comply; create a cause of action to permit parents and students over the age of 18 to file a civil action a school district for injunctive relief for a violation of this section; waive sovereign and governmental immunity; provide that the Act may be cited as the Baby Olivia Act.

HB346 - AMENDMENTS

HCS1 - Retain original provisions, except require that the animation of fertilization be age-appropriate; remove civil enforcement methods.
HFA1(L. Willner) - Add that the video be "medically accurate".
HFA2(L. Burke) - Retain all original provisions and require the computer-generated rendering or animation to include a depiction of potential complications that may arise as a fetus develops.
HFA3(R. Roberts) - Retain original provisions except remove the short title of "the Baby Olivia Act."
HFA4(T. Bojanowski) - Retain all original provisions and require the computer-generated rendering or animation to include a depiction and explanation of the most common birth anomalies and defects.
HFA5(C. Stevenson) - Retain all original provisions and require human sexuality instruction to include comprehensive instruction on family financial planning.
HFA6(A. Camuel) - Retain all original provisions and require the computer-generated rendering or animation to include a depiction and explanation of an ectopic pregnancy and the corresponding risks.
HFA7(J. Raymond) - Retain all original provisions and require human sexuality instruction to include comprehensive, age-appropriate, and medically accurate instruction.
HFA8(S. Stalker) - Retain all provisions, except permit the presentation of a high-definition ultrasound video or a computer-generated rendering instead of requiring both; require the video or rendering to be medically accurate.

HFA9(T. Bojanowski) - Retain original provisions; establish minimum contents of the written notification to parents of human growth and development instruction.
HFA10(T. Bojanowski) - Retain original provisions, except require the Kentucky Department of Education to approve human growth and development instructional materials.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

Feb 08, 2024 - to Health Services (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules ; floor amendment (1) filed to Committee Substitute

Mar 04, 2024 - floor amendments (2), (3) and (4) filed to Committee Substitute

Mar 05, 2024 - floor amendments (5) and (6) filed to Committee Substitute

Mar 06, 2024 - floor amendment (7) filed to Committee Substitute

Mar 07, 2024 - floor amendment (8) filed to Committee Substitute

Mar 08, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - floor amendments (9) and (10) filed to Committee Substitute

Mar 22, 2024 - taken from the Orders of the Day ; recommitted to Rules (H)

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB347 (BR1578) - N. Tate

AN ACT relating to prevention-oriented child abuse awareness.

Amend KRS 158.4416 to require a trauma-informed team to incorporate age-appropriate and evidence-based child abuse and neglect awareness and prevention into the training, guidance, and assistance provided by the team; require the trauma-informed toolkit to include recommendations regarding child abuse and neglect awareness and prevention; require a school's trauma-informed plan to include strategies for child abuse and neglect awareness and prevention; require the Kentucky Department of Education to send annual notification of where the standards for child abuse and neglect awareness and prevention can be found within the academic standards for health; provide that the Act may be cited as Erin's Law.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

Mar 12, 2024 - to Families & Children (H)

HB348 (BR1041) - K. Bratcher

AN ACT relating to charitable gaming.

Repeal and reenact KRS 238.505 to alphabetize charitable gaming-related definitions and make technical corrections; amend KRS 238.520 to adjust the membership and meeting schedule of the Charitable Gaming Advisory Commission; amend KRS 238.525 to require an applicant to disclose any prior bad acts by any of its officers or owners; delete fingerprint requirements from any applicant criminal history checks; amend KRS 238.535 to allow a charitable organization to relocate its office to another Kentucky

county without changing its license to the new county for one year; permit a charitable organization to conduct charitable gaming at a charitable gaming facility in a contiguous county; eliminate special event raffle licenses; amend KRS 238.536 to create a graduated system of penalties based on the degree to which a licensee fails to meet the 40% rule; amend KRS 238.545 to allow three bingo sessions per week totaling 15 hours; increase the maximum daily bingo payout to \$10,000; authorize the use of donated items as bingo prizes; increase the maximum prize on an individual charity game ticket to \$1,499; amend KRS 238.540 to conform.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

HB349 (BR1498)/AA/LM - E. Callaway, J. Blanton, J. Calloway, D. Hale, R. Roarx, S. Sharp, W. Thomas

AN ACT relating to in line of duty disability benefits and declaring an emergency.

Amend KRS 61.702 and 78.5536 to provide full hospital and medical insurance benefits for a member, their spouse, and their dependents if the member becomes disabled in the line of duty with a hazardous disability; EMERGENCY.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

Feb 07, 2024 - to State Government (H)

Feb 22, 2024 - reported favorably, 1st reading, to Calendar

Feb 23, 2024 - 2nd reading, to Rules

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB350 (BR1483)/CI/LM - K. Herron, G. Brown Jr., B. Chester-Burton, N. Kulkarni, J. Raymond, L. Willner

AN ACT relating to pregnant inmates. Amend KRS 196.173 to allow an inmate who is known to be pregnant or who has given birth in the last six weeks access to reasonable accommodations for the provision of available certified professional midwifery services or doula services.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

HB351 (BR1116) - A. Gentry, T. Bojanowski, A. Camuel, B. Chester-Burton, J. Raymond, R. Roarx, R. Roberts, S. Stalker, C. Stevenson, P. Stevenson

AN ACT relating to workers' compensation.

Amend KRS 342.610 to exclude certain levels of delta-9-tetrahydrocannabinol in the blood from the presumption that an injury was caused by the introduction of certain substances into the employee's body.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

HB352 (BR1695) - A. Gentry, T. Bojanowski, G. Brown Jr., A. Camuel, B. Chester-Burton, D. Graham, K. Herron, N. Kulkarni, J. Raymond, R. Roarx, R.

Roberts, S. Stalker, C. Stevenson, P. Stevenson, L. Willner

AN ACT relating to qualifying medical conditions for the use of medicinal cannabis.

Amend KRS 218B.010 to add additional conditions to the list of qualifying medical conditions for the use of medicinal cannabis.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

HB353 (BR1727) - A. Gentry

AN ACT relating to small claims.

Amend KRS 24A.230 to increase the jurisdictional threshold of the small claims division from \$2,500 to \$5,000; amend KRS 24A.290 to increase the amount allowed in a small claims counterclaim from \$2,500 to \$5,000.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to Judiciary (H)

HB354 (BR1574)/AA - DJ Johnson

AN ACT relating to retiree health insurance reimbursements for school district employees.

Amend KRS 61.637 and 78.5540 to require the Department of Education to pay to the Kentucky Public Pensions Authority (KPPA) the health insurance premium reimbursements required for retirees who participated in a hazardous position prior to July 1, 2003, and are reemployed by a local school board; amend KRS 161.158 to provide that local school board employees who are retirees who participated in a hazardous position prior to July 1, 2003, shall have the cost of their retiree health insurance reimbursed to KPPA.

HB354 - AMENDMENTS

SFA1(A. Southworth) - Make title amendment.

SFA2(A. Southworth) - Retain original provisions; amend KRS 161.155 to allow school district employees to use sick leave for observance of religious holidays not otherwise included on the school's calendar provided the employee submits a personal statement verifying the observance and gives advance notice to the district.

Jan 23, 2024 - introduced in House; to Committee on Committees (H)

Feb 20, 2024 - to State Government (H)

Feb 22, 2024 - reported favorably, 1st reading, to Calendar

Feb 23, 2024 - 2nd reading, to Rules

Feb 27, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 28, 2024

Feb 28, 2024 - 3rd reading, passed 98-0

Feb 29, 2024 - received in Senate ; to Committee on Committees (S)

Mar 15, 2024 - to State & Local Government (S)

Mar 28, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)

Apr 12, 2024 - reported favorably, 2nd reading, to Rules as a consent bill; floor amendments (1-title) and (2) filed

Apr 15, 2024 - posted for passage in

the Regular Orders of the Day for Monday, April 15, 2024 ; 3rd reading ; floor amendment (2) withdrawn ; floor amendment (1-title) ruled out of order; passed 37-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 18, 2024 - signed by Governor; signed by Governor

HB355 (BR1131) - A. Gentry, T. Bojanowski, A. Camuel, B. Chester-Burton, D. Graham, K. Herron, J. Raymond, R. Roarx, R. Roberts, S. Stalker, C. Stevenson, P. Stevenson, L. Willner

AN ACT relating to occupational safety and health.

Repeal KRS 338.062, relating to occupational safety and health standards.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB356 (BR351) - A. Neighbors, M. Meredith, B. Chester-Burton, D. Lewis, M. Pollock

AN ACT relating to fire protection.

Amend KRS 75.450 to allow nonprofit fire departments to increase their fees charged when responding to fires or other emergencies at properties that are not subscribers, and specify that in the case of a fire or other emergency in which more than one department responds, that the jurisdictional fire department may charge up to \$1,500 to the nonmember or nonsubscriber and any other responding fire departments may charge up to \$500.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

Jan 26, 2024 - to Local Government (H)

HB357 (BR56)/LM - D. Lewis, M. Meredith, A. Bowling, J. Branscum, J. Bray, E. Callaway, J. Decker, R. Duvall, D. Elliott, P. Flannery, D. Frazier Gordon, C. Fugate, D. Hale, R. Heath, T. Huff, K. Moser, J. Nemes, T. Smith, W. Thomas, W. Williams

AN ACT relating to firearms.

Create new sections of KRS Chapter 237 to prohibit financial institutions from requiring the use of a firearms code, discriminating against a firearms retailer as a result of the assignment or nonassignment of a firearms code, and disclosing protected financial information; prohibit keeping or causing to be kept any list, record, or registry of private firearm ownership; allow the Attorney General to enforce provisions; provide that the Act may be cited as the Second Amendment Privacy Act; EFFECTIVE January 1, 2025.

HB357 - AMENDMENTS

HCS1/LM - Retain original provisions, except modify definitions; delete requirements for financial institutions; prohibit certain entities from requiring, incentivizing, or assigning a merchant category code that distinguishes a firearms retailer from other retailers; provide that the Attorney General has the sole authority to enforce Sections 1 and 2 of the Act; delete the effective

date of January 1, 2025.
HFA1(R. Roberts) - Retain original provisions; amend KRS 139.010 to define "firearm safe," "firearm safety course," and "firearm safety device"; amend KRS 139.480 to exempt firearm safes, firearm safety courses, and firearm safety devices; provide that the exemptions apply to sales or purchases made on or after August 1, 2024, but before August 1, 2028; require the Department of Revenue to report to the Interim Joint Committee on Appropriations and Revenue the amount of exemptions claimed; amend KRS 131.190 to allow the Department of Revenue to report the exemptions claimed.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

Jan 30, 2024 - to Banking & Insurance (H)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 22, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 23, 2024

Feb 26, 2024 - floor amendment (1) filed to Committee Substitute

Feb 27, 2024 - 3rd reading ; Floor Amendment (1) ruled out of order; passed 78-18 with Committee Substitute (1)

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar

Mar 08, 2024 - 2nd reading, to Rules

Mar 11, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 13, 2024

Mar 13, 2024 - 3rd reading, passed 32-6 ; received in House

Mar 14, 2024 - enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Mar 26, 2024 - filed without Governor's signature with the Secretary of State

Mar 27, 2024 - became law without Governor's Signature

HB358 (BR160) - B. Wesley

AN ACT relating to birth certificates. Amend KRS 213.046, 213.056, and 213.071 to require the biological sex designation on a birth certificate to be either male or female and prohibit a nonbinary or any symbol representing a nonbinary designation including the letter "X."

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB359 (BR891)/LM - B. Wesley

AN ACT relating to law enforcement telecommunicators.

Amend KRS 15.420 to define terms; amend KRS 15.440 and 15.460 to include law enforcement telecommunicators as participants in the Kentucky Law Enforcement Foundation Program (KLEFP) fund and to make their fund benefits the same as police officers; amend KRS 337.100 to protect law enforcement telecommunicators

from workplace retaliation in connection to taking leave under certain circumstances; amend various sections of KRS Chapters 15, 67A, 70, 95, and 164 to conform; EFFECTIVE August 1, 2024.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB360 (BR426) - M. Dossett

AN ACT relating to dependency, neglect, and abuse.

Amend KRS 620.030 to require any person with reasonable knowledge of the matter to notify the local law enforcement agency or the Department of Kentucky State Police, the Cabinet for Health and Family Services or its designated representative, the Commonwealth's attorney, or the county attorney that a child has been born to a parent who has another child in the care, custody, or control of the cabinet or other person as a result of removal pursuant to KRS Chapter 620; amend KRS 620.040 to require the local law enforcement agency or the Department of Kentucky State Police, the Cabinet for Health and Family Services or its designated representative, the Commonwealth's attorney, or the county attorney to be notified a child has been born to a parent who has another child in the care, custody, or control of the cabinet or other person as a result of removal pursuant to KRS Chapter 620; establish a rebuttable presumption that a child born to a parent who has another child in the care, custody, or control of the cabinet or other person as a result of removal pursuant to this chapter is in immediate danger of dependency, neglect, or abuse; amend KRS 620.050 to require the Cabinet for Health and Family Services to investigate when it receives notice that a child has been born to a parent who has another child in the care, custody, or control of the cabinet or other person as a result of removal pursuant to KRS Chapter 620; amend KRS 620.060 to establish that ex parte emergency custody order may be issued when a parent or other person exercising custodial control or supervision has another child in the care, custody, or control of the Cabinet for Health and Family Services or other person as a result a removal pursuant to this chapter, creating a rebuttable presumption that the child is in immediate danger of dependency, neglect, or abuse; amend KRS 620.080 to establish a rebuttable presumption that the child would be dependent, neglected, or abused if returned to or left in the custody of his or her parent or other person exercising custodial control or supervision if the parent or other person exercising custodial control or supervision has another child in the care, custody, or control of the Cabinet for Health and Family Services or other person as a result a removal pursuant to this chapter.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Families & Children (H)

HB361 (BR1074) - M. Clines, T. Bojanowski, S. Bratcher, B. Chester-Burton, R. Palumbo, M. Pollock

AN ACT relating to the Kentucky Board of Medical Licensure.

Amend KRS 311.530 to add the chair of the Physician Assistant Advisory Committee to the Kentucky Board of Medical Licensure as an ex officio nonvoting member; amend KRS 311.842 to change how the physician assistants on the Physician Assistant Advisory Committee are selected, establish that the chair must be a practicing physician assistant, and limit members to two consecutive terms; amend KRS 311.854 to remove the application requirement to list the name, address, and area of practice of supervising physicians; amend KRS 311.844 to remove the HIV/AIDS continuing education requirement, and allow graduating physician assistant students to apply course curriculum to the pediatric head trauma continuing education requirements.

HB361 - AMENDMENTS

SCS1 - Retain original provisions; amend KRS 311.530 to allow the commissioner of public health, the dean of the University of Kentucky College of Medicine, the vice dean for clinical affairs of the University of Louisville School of Medicine, and the dean of the University of Pikeville College of Osteopathic Medicine to appoint a designee to sit on the State Board of Medical Licensure; and amend KRS 311.601 to allow future practicing pediatricians to apply course curriculum to the pediatric abusive head trauma continuing education requirements. SCA1(J. Howell) - Make title amendment.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

Jan 29, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Jan 31, 2024 - reported favorably, 1st reading, to Calendar

Feb 01, 2024 - 2nd reading, to Rules

Feb 07, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 08, 2024

Feb 09, 2024 - 3rd reading, passed 90-0

Feb 12, 2024 - received in Senate ; to Committee on Committees (S)

Feb 28, 2024 - to Licensing & Occupations (S)

Mar 12, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 13, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 14, 2024

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1) and Committee Amendment (1-title)

Mar 22, 2024 - received in House ; to Rules (H)

Mar 25, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) and Committee Amendment (1-title)

Mar 27, 2024 - House concurred in

Senate Committee Substitute (1) and Committee Amendment (1-title) ; passed 94-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor Apr 04, 2024 - signed by Governor

HB362 (BR359)/LM - L. Burke, G. Brown Jr., B. Chester-Burton, D. Grossberg, R. Roberts, S. Stalker

AN ACT relating to leave from employment.

Amend KRS 337.415 to define terms "crime," "immediate family," and "victim"; 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 prosecution of a crime; require an employee to give an employer reasonable notice to take leave when practicable; provide guidelines for use of paid leave; require the employer to maintain confidentiality of records and communication with employee crime victim; create a private right of action for improper discharge, discrimination, retaliation, and failing to maintain confidentiality; amend KRS 337.990 to establish penalties for violations by an employer.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB363 (BR1117)/LM - L. Burke, C. Aull, A. Camuel, B. Chester-Burton, R. Roark, R. Roberts, S. Stalker

AN ACT relating to workers' compensation for first responders.

Amend KRS 342.0011 to allow "injury" to include psychological injuries for police officers, firefighters, emergency medical services personnel, front-line staff members, or members of the National Guard; create a new section of KRS Chapter 342 to establish when psychological injuries are valid workers' compensation claims when not a direct result of a physical injury physical injury.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB364 (BR1448)/LM - T. Bojanowski

AN ACT relating to the Kentucky Child Mental Health Services Access Program.

Create a new section of KRS 210.370 to 210.485 to create the Kentucky Child Mental Health Services Access Program; establish duties and responsibilities; amend KRS 210.400 to establish that the community board for mental health or individuals with an intellectual disability shall implement, staff, and operate the Kentucky Child Mental Health Services Access Program.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB365 (BR1447) - T. Bojanowski, J. Raymond

AN ACT relating to taxation of breast pumps and related supplies.

Amend KRS 139.472 to define and exempt from sales and use tax breast pumps, breast pump storage and collection supplies, and breast pump kits

from August 1, 2024, to July 31, 2028, and require the Department of Revenue to report the exemption each September 1; amend KRS 131.190 to authorize the department to report the exemption to the Legislative Research Commission; EFFECTIVE August 1, 2024.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB366 (BR1583) - T. Bojanowski, B. Chester-Burton, J. Raymond, K. Timoney

AN ACT relating to maternity leave for teachers.

Amend KRS 161.155 to require school districts to provide up to 40 days of maternity leave to teachers without a deduction of salary; require accrued sick leave to be taken first and concurrently; allow a teacher to reserve up to 30 days of sick leave; amend various sections of KRS to conform.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB367 (BR1591)/FN - W. Williams

AN ACT relating to public benefits.
Create a new section of KRS Chapter 205 to prohibit the Cabinet for Health and Family Services from taking certain actions regarding the Supplemental Nutrition Assistance Program (SNAP), including increasing the eligibility standards for participation in the program; granting noncash, in-kind, or other benefits to individuals in the program unless individuals are eligible for those benefits under a different program; exempting individuals from the gross income and financial resources standards for benefits; applying for, seeking, accepting, or renewing any waiver of work requirements for able-bodied adults without dependents; amend KRS 205.178 to remove the provisions allowing the cabinet to waive certain requirements within the SNAP program without first obtaining authorization from the General Assembly.

HB367 - AMENDMENTS

HCS1 - Retain original provisions; require authorization from the General Assembly for the Cabinet for Health and Family Services to seek, apply for, accept, or renew any waiver of work requirements for able-bodied adults without dependents.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

Feb 12, 2024 - to Families & Children (H)

Feb 15, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 16, 2024 - 2nd reading, to Rules

Feb 20, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 21, 2024

Feb 22, 2024 - 3rd reading, passed 61-33 with Committee Substitute (1)

Feb 23, 2024 - received in Senate ; to Committee on Committees (S)

Feb 26, 2024 - to Economic Development, Tourism, & Labor (S)

HB368 (BR96) - C. Aull, L. Burke, A. Camuel, D. Grossberg, J. Raymond

AN ACT relating to curriculum.

Amend KRS 156.160 to require public middle and high school curriculum to include instruction on the history of racism.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB369 (BR49) - C. Aull, D. Grossberg, J. Raymond

AN ACT relating to public holidays.
Amend KRS 2.110 to remove Robert E. Lee Day, Confederate Memorial Day, and Jefferson Davis Day from the list of public holidays.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB370 (BR1221) - C. Aull, D. Grossberg

AN ACT relating to a name change for a minor.

Amend KRS 401.020 to require a court to conduct a hearing and consider the best interests of a child when one parent refuses or is unable to execute a petition for a name change for a minor child.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB371 (BR1516) - W. Williams, J. Dixon, J. Justice, M. Pollock

AN ACT relating to mine subsidence insurance.

Amend KRS 304.44-030 to require the administrator to establish the maximum total insured value reinsured per structure; increase the coverage amount for living expenses from \$25,000 to \$50,000; amend KRS 304.44-050 to conform; apply to policies issued or renewed on or after January 1, 2025; EFFECTIVE January 1, 2025.

HB371 - AMENDMENTS

HCS1 - Retain original provisions; require the commissioner to promulgate an administrative regulation to establish a process and timeframe for notifying insurers of the maximum total insured value.

SCS1 - Retain original provisions, except increase the amount to be reinsured per structure from \$300,000 to \$500,000; establish requirements for when amounts determined by the administrator are implemented; delete requirement for the insurance commissioner to establish a timeframe for notice to insurers in administrative regulation.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

Jan 30, 2024 - to Banking & Insurance (H)

Jan 31, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 01, 2024 - 2nd reading, to Rules

Feb 05, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 06, 2024

Feb 06, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1)

Feb 07, 2024 - received in Senate ; to Committee on Committees (S)

Feb 20, 2024 - to Banking &

Insurance (S)

Mar 05, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 06, 2024 - 2nd reading, to Rules as a consent bill

Mar 08, 2024 - posted for passage in the Consent Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - passed over and retained in the Consent Orders of the Day

Mar 12, 2024 - passed over and retained in the Consent Orders of the Day

Mar 13, 2024 - passed over and retained in the Consent Orders of the Day

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1)

Mar 22, 2024 - received in House ; to Rules (H)

Mar 25, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)

Mar 27, 2024 - House concurred in Senate Committee Substitute (1) ; passed 96-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB372 (BR816) - M. Lockett

AN ACT relating to educational cooperatives.

Amend KRS 160.290 to provide that all statutes and administrative regulations that apply requirements or restrictions to school districts also apply to an interlocal cooperative board created by two or more school districts; provide that the Kentucky Board of Education has the management and control of interlocal cooperative boards; amend KRS 156.255 to define interlocal cooperative board; amend KRS 156.265 to extend school district audits to include interlocal boards; amend KRS 156.275 to comply; amend KRS 156.285 to authorize the accountant to access the financial records of interlocal cooperative boards; amend KRS 156.295 to state that it is a misdemeanor to prevent or obstruct an audit of an interlocal cooperative board.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB373 (BR1544)/CI/LM - G. Brown Jr., B. Chester-Burton

AN ACT relating to gun safety for children.

Create a new section of KRS Chapter 527 to prohibit unlawful storage of a firearm; establish elements of the crime as recklessly allowing access to an unsecured firearm by a minor; establish the crime as a Class B misdemeanor unless a physical injury or death results, in which case it is a Class A misdemeanor; provide that the Act may be cited as the Baby Dre Gun Safety Act.

Jan 24, 2024 - introduced in House; to

Committee on Committees (H)

HB374 (BR1726) - C. Massaroni, E. Callaway, J. Calloway, J. Hodgson, S. Maddox, M. Proctor, S. Rawlings

AN ACT relating to elections.
Amend KRS 117.228 to remove a credit or debit card as a secondary form of identification to confirm a voter's identity.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

HB375 (BR1570) - R. Bridges

AN ACT relating to motor vehicles and declaring an emergency.

Amend KRS 186A.035, regarding vehicle registration, to apply the year-round registration system to motor vehicles with a gross weight of 10,000 pounds or less, require owners to supply their birth date during the process of registration; establish processes for joint ownership of motor vehicles where one owner is not a resident of Kentucky.

HB375 - AMENDMENTS

HCS1 - Retain original provisions; amend KRS 186A.060 to add conforming language regarding processes for joint ownership of motor vehicles where one owner is not a resident of Kentucky.

SCS1 - Retain original provisions, except change references of "primary owner" to "designated owner"; make technical correction; EMERGENCY. SCA1(J. Higdon) - Make title amendment.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

Feb 02, 2024 - to Transportation (H)

Feb 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 07, 2024 - 2nd reading, to Rules

Feb 13, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 14, 2024

Feb 14, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1)

Feb 15, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Transportation (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1) and Committee Amendment (1-title) ; received in House ; to Rules (H)

Mar 27, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) and committee amendment (1-title); House concurred in Senate Committee Substitute (1) and Committee Amendment (1-title); passed 87-0 ; enrolled, signed by Speaker of the House

Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB376 (BR481) - S. Stalker, A. Camuel,

C. Aull, T. Bojanowski, L. Burke, D. Grossberg, R. Palumbo

AN ACT relating to children and declaring an emergency.

Amend KRS 158.1415 to remove provisions related to parental rights and courses, curriculums, or programs on human sexuality, provide for a process for parents to opt out of their child receiving instruction on the subject of human sexuality; amend KRS 158.191 to remove provisions requiring a school obtain parental consent prior to providing health services or mental health services to students; remove language concerning policies to encourage or facilitate conversations between parents and students; remove language limiting Kentucky Board of Education or Department of Education policies regarding student confidential information and the use of pronouns; require a local school district to use pronouns for students that the student requests; amend KRS 158.189 to remove findings and requirements that a local board of education adopt a policy on privacy and the use of student facilities; require a school to provide an accommodation to a students who asserts to school officials that their gender is different from their biological sex that includes the use of facilities designated for the gender of which the students identify; permit alternate accommodations upon the student's request; repeal KRS 311.372, which prohibits treatments to a minor for purposes of attempting to alter the appearance or perception of the minor's sex; EMERGENCY.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

HB377 (BR35) - K. Banta, J. Petrie, B. Chester-Burton, M. Clines, K. Timoney

AN ACT relating to teacher recruitment and retention, making an appropriation therefor, and declaring an emergency.

Create new sections of KRS Chapter 164 to establish the Teacher Recruitment Student Loan Forgiveness Pilot Program; define eligibility for the program; direct the Kentucky Higher Education Assistance Authority to administer the program; provide monetary awards for student loan repayment for eligible students who complete qualified teaching service; establish the Teacher Recruitment Student Loan Forgiveness Pilot Program fund; establish the Student Teacher Stipend Program; define eligibility for the program; direct the Kentucky Higher Education Assistance Authority to administer the program; provide an award of up to \$5,000 to an eligible student teacher; APPROPRIATION; EMERGENCY.

HB377 - AMENDMENTS

HCS1 - Retain original provisions; define "eligible student" and "summer term"; specify that a summer term is eligible for the program.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Education (H)

Feb 06, 2024 - reported favorably, 1st reading, to Calendar with Committee

Substitute (1)

Feb 07, 2024 - 2nd reading, to Rules
Mar 07, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 87-0 with Committee Substitute (1)

Mar 11, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to Education (S)

Mar 22, 2024 - taken from Education (S); 1st reading ; returned to Education (S)

Mar 25, 2024 - taken from Education (S); 2nd reading ; returned to Education (S)

Mar 26, 2024 - reported favorably, to Rules as a consent bill

Mar 27, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB378 (BR1596) - A. Gentry, C. Stevenson, T. Bojanowski, K. Bratcher, G. Brown Jr., A. Camuel, B. Chester-Burton, M. Clines, P. Flannery, D. Graham, D. Grossberg, R. Heath, K. Herron, J. Hodgson, DJ Johnson, M. Koch, N. Kulkarni, D. Meade , A. Neighbors, J. Nemes, M. Pollock, S. Rawlings, R. Raymer, J. Raymond, R. Roberts, P. Stevenson, N. Tate, W. Williams, L. Willner, S. Witten

AN ACT relating to state symbols. Amend KRS 2.091 to name and designate coal as the official rock of Kentucky; amend KRS 2.094 to name and designate chalcedony agate as the official mineral of Kentucky.

HB378 - AMENDMENTS

SCS1 - Retain original provisions, except establish calcite as the official mineral of Kentucky; amend KRS 2.092 to establish Kentucky agate as the official gemstone of Kentucky.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

Feb 07, 2024 - to State Government (H)

Feb 22, 2024 - reported favorably, 1st reading, to Calendar

Feb 23, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, February 26, 2024

Feb 27, 2024 - 3rd reading, passed 95-1

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

Mar 01, 2024 - to Natural Resources & Energy (S)

Mar 13, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 14, 2024 - 2nd reading, to Rules as a consent bill

Mar 15, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 21, 2024

Mar 21, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1)

Mar 22, 2024 - received in House ; to Rules (H)

Mar 25, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)

Mar 27, 2024 - House concurred in Senate Committee Substitute (1) ; passed 95-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB379 (BR1807) - A. Gentry, G. Brown Jr.

AN ACT relating to workers' compensation.

Amend KRS 342.610 to remove the presumption that the use of an illegal substance prior to an accident caused the injury; provide that the use of an illegal substance shall be the proximate cause of the injury.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

HB380 (BR212)/AA/HM/LM - N. Tate, K. Moser

AN ACT relating to supports for pregnant women and children and making an appropriation therefor.

Create a new section of Subtitle 17A of KRS Chapter 304 to require insurers and any exchange to provide a special enrollment period for pregnant individuals; specify requirements for the coverage; require group plan insurers to provide notice of special enrollment rights; amend KRS 18A.225 and 164.2871 to require the state employee health plan and self-insured state postsecondary education institution group health plans to comply with the special enrollment requirements; create a new section of KRS Chapter 205 to require Medicaid to cover lactation support services and breastfeeding supplies; amend KRS 199.894 to define terms related to the Child Care Assistance Program; create a new section of KRS Chapter 199.892 to 199.896 to establish the Child Care Assistance Program; amend KRS 139.010 and 139.480 to exempt certain postnatal supplies from the sales and use tax; amend KRS 141.067 to make the existing child and dependent care tax credit refundable for tax years 2025 to 2028; create new sections of KRS Chapter 141 to establish a refundable adoption services tax credit for tax years 2025 to 2028 and establish a nonrefundable qualified contribution tax credit for tax years 2025 to 2028; amend KRS 141.019 and 141.039 to disallow the charitable contribution deduction if the qualified contribution tax credit is take for the same contribution; amend KRS 141.0205 for ordering of tax credits; amend KRS 131.190 to allow the Department of Revenue to report on newly created tax credits; appropriate to the Cabinet for Health and Family Services in the 2024-2026 biennium: \$200,000 for expansion of the Women, Infants, and Children Farmers Market Nutrition Assistance Program to include Jefferson County; APPROPRIATION; EFFECTIVE, in part, January 1, 2025, and August 1, 2024.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

HB381 (BR269) - L. Willner, T. Bojanowski, C. Aull, B. Chester-Burton, D. Graham, R. Roarx, C. Stevenson

AN ACT relating to local school board student representatives.

Create a new section of KRS Chapter 160 to require each local school board to include at least one student representative; require each local school board to adopt a school board student representative policy, set minimum requirements for the school board student representative policy.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

HB382 (BR1715) - R. Palumbo

AN ACT relating to respirator masks in health facilities.

Create a new section of KRS Chapter 216 to require employees, visitors, and patients wear respirator masks while inside a health facility; establish exemptions.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

HB383 (BR1559) - J. Bray, J. Tipton, K. Bratcher, J. Calloway

AN ACT relating to technology in public schools.

Amend KRS 158.165 to require local boards of education to adopt a policy to, at a minimum, prohibit student use of a personal telecommunications device during instructional time with specific exceptions.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Education (H)

Feb 06, 2024 - reported favorably, 1st reading, to Calendar

Feb 07, 2024 - 2nd reading, to Rules

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB384 (BR1793) - J. Decker, S. Maddox, D. Bentley, K. Bratcher, E. Callaway, J. Calloway, S. Dietz, S. Doan, R. Dotson, R. Duvall, D. Fister, D. Frazier Gordon, C. Freeland, C. Fugate, D. Hale, M. Hart, R. Heath, J. Hodgson, T. Huff, M. Imes, DJ Johnson, W. Lawrence, D. Lewis, M. Lockett, C. Massaroni, B. McCool, S. McPherson, K. Moser, M. Proctor, F. Rabourn, S. Rawlings, R. Raymer, T. Truett, B. Wesley, R. White

AN ACT relating to the control of vehicular traffic.

Amend KRS 56.580 to prohibit closing portions of Capital Avenue in Frankfort; provide exceptions for emergency personnel.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

HB385 (BR1730) - K. Moser, B. Chester-Burton, S. Dietz

AN ACT relating to mental capacity.

Amend KRS 311.631, relating to living wills and advance directives, to include an adult friend as an individual authorized to make health care decisions on behalf of a patient who lacks decisional capacity; amend KRS 504.060 to define "examiner" and "secretary"; amend KRS 504.070 to

allow a defendant to introduce evidence of an intellectual disability bearing on the issue of guilt, punishment, or both; require that if a court orders an examination of the defendant's mental condition that the condition be reported to the court; amend KRS 504.080 to establish reasons the court may order an examination of the defendant's mental health; establish criteria for the examination; establish what the court may order if the examiner concludes the defendant needs an inpatient examination; establish that the examiner shall submit a report regarding the defendant's mental health; establish that the examiner's report shall be placed under seal with a notice of filing and that the court shall schedule a status conference or a hearing with 30 days of the filing of the report; amend KRS 504.100 to establish that the court shall order the defendant to be examined for his or her mental condition if the court has reasonable grounds to believe the defendant is incompetent to stand trial; require that the court schedule a status conference or a hearing within 30 days after the filing of the report; amend KRS 504.110 to conform; provide that the Act may be cited as Seth's Law.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

Feb 06, 2024 - to Judiciary (H)

Feb 07, 2024 - reported favorably, 1st reading, to Calendar

Feb 08, 2024 - 2nd reading, to Rules

Feb 20, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, February 21, 2024

Feb 21, 2024 - 3rd reading, passed 95-0

Feb 22, 2024 - received in Senate ; to Committee on Committees (S)

Feb 28, 2024 - to Judiciary (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB386 (BR1791) - R. Duvall, K. Bratcher, D. Elliott, J. Justice, S. McPherson

AN ACT relating to purchase limits for pseudoephedrine.

Amend KRS 218A.1446 to remove annual and package purchase limits for pseudoephedrine.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

Jan 31, 2024 - to Small Business & Information Technology (H)

Feb 07, 2024 - reported favorably, 1st reading, to Calendar

Feb 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February

09, 2024

Feb 12, 2024 - 3rd reading, passed 80-9

Feb 13, 2024 - received in Senate ; to Committee on Committees (S)

Feb 20, 2024 - to Health Services (S)

Mar 13, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 14, 2024 - 2nd reading, to Rules as a consent bill

Mar 15, 2024 - posted for passage in the Consent Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - 3rd reading, passed 37-0; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - filed without Governor's signature with the Secretary of State

Apr 09, 2024 - became law without Governor's Signature

HB387 (BR1584) - T. Truett, K. Timoney, A. Bowling, J. Bray, P. Flannery, D. Frazier Gordon, C. Freeland, C. Fugate, J. Gooch Jr., K. Jackson, J. Justice, D. Lewis, S. Lewis, P. Pratt, T. Smith

AN ACT relating to education.

Amend KRS 161.102 to require the Education Professional Standards Board to issue substitute teacher certificates based on education attained; specify the type of employment each certificate allows.

HB387 - AMENDMENTS

HCS1 - Retain original provisions, except provide a one year certificate to an applicant with a High School Equivalency Diploma; provide a five year substitute teaching certificate rather than a three year for an applicant with a bachelor's degree; provide a 10 year substitute teaching certificate rather than a five year for an applicant who holds a Kentucky statement of eligibility, previously held a Kentucky teaching certificate, or holds or previously held a valid out-of-state teaching certificate that required completion of a four-year teacher preparation program.

SCS1 - Retain original provisions; create a new section of KRS Chapter 156 to allow the Kentucky Department of Education to enter into an agreement with any building and construction trade organization to develop a training program for school counselors on building and construction trades; provide professional development credit to school counselors, and teachers if resources allow, who participate in the program; require the department to include the training program on the electronic consumer bulletin board.

SCA1(S. West) - Make title amendment.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Education (H)

Feb 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 07, 2024 - 2nd reading, to Rules
Feb 12, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 13, 2024

Feb 14, 2024 - 3rd reading, passed 88-4 with Committee Substitute (1)

Feb 15, 2024 - received in Senate ; to Committee on Committees (S)

Mar 26, 2024 - to Education (S); taken from Education (S); 1st reading; returned to Education (S)

Mar 27, 2024 - taken from Education (S); 2nd reading ; returned to Education (S)

Mar 28, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title) as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 34-4 with Committee Substitute (1) and Committee Amendment (1-title) ; received in House ; to Rules (H)

Apr 15, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) and Committee Amendment (1-title); House concurred in Senate Committee Substitute (1) and Committee Amendment (1-title) ; passed 94-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 19, 2024 - signed by Governor

HB388 (BR1220)/LM - J. Nemes, K. Fleming, J. Bauman, K. Bratcher, E. Callaway, J. Hodgson, S. Witten

AN ACT relating to local government and declaring an emergency.

Amend KRS 67C.147, relating to urban service taxing districts in consolidated local governments, to require the consolidated local government to reimburse fire districts operating under KRS Chapter 75 that made emergency medical runs within the area of the urban service tax district; require no more than 10 percent of funding of the services contracted with the consolidated local government by the urban service tax district come from taxes levied by the consolidated local government from areas outside the urban service tax district between July 1, 2025, and June 30, 2030; provide that no such funding come from outside the urban service tax district on or after July 1, 2030; amend KRS 67C.111, regarding incorporation and annexation of cities in a county containing a consolidated local government, to adjust the number of signatures required in a petition for mandatory action; prohibit a city in a county containing a consolidated local government from annexing manufacturing areas, as defined, primarily for the purpose of obtaining occupational license tax revenue unless the annexation is consented to by each property owner in the area to be annexed; create a new section of KRS Chapter 65 to provide that members of local boards, commission, committees, and other bodies created by or appointed by local governments have geographic and political party affiliation diversity; amend KRS 67C.103 to require the election of council members in a consolidated local government to be nonpartisan; amend KRS 67C.105 to require the election of a mayor in a consolidated local government to be nonpartisan; amend KRS 117.125 to conform; amend KRS 177.360 to direct

consolidated local governments to establish procedures to prioritize projects undertaken with county road aid funds; establish the Property Valuation Review Commission to review assessments in a county containing a consolidated local government; ensure that the assessments are consistent and uniform; provide for appointments by mayor from recommendations of various entities; require that the commission report to the Legislative Research Commission, the mayor and metro council of the consolidated local government, and the Finance and Administration Cabinet no later than December 31, 2024; Sections 4, 5, and 6 EFFECTIVE January 1, 2025; EMERGENCY, in part.

HB388 - AMENDMENTS

HCS1/LM - Retain original provisions, except distinguish between services provided in an urban service tax district that are in addition to services performed by the consolidated local government in the remainder of the county; provide that an action of the consolidated local government legislative council relating to incorporation shall not be subject to mayoral veto; make provision for areas that are vacant or otherwise unimproved land where no persons reside and prohibit annexation for commercial real estate with the prior consent of each owner of record in that area; make the provisions relating to geographic parity only applicable to entities being appointed in a consolidated local government and delete provision relating to political parity; amend noncodified language, relating to the Property Valuation Review Commission, to have three members submitted for approval from an association of realtors in the county, of which one is to be a real estate broker, and one, rather than two, members submitted for approval by a commercial real estate association.

HFA1(S. Stalker) - Delete Section 4, which amends KRS 67C.103, Section 5 which is KRS 67C.105, and Section 6 which is KRS 117.125 in their entirety; add a new Section 4 that allows a petition and public referendum process to determine the office of the mayor and consolidated local government council members to be elected in nonpartisan elections and allow a return to partisan elections using the same process; reinsert and amend KRS 67C.103, 67C.105, and 117.125 to conform to both partisan and nonpartisan elections, as determined by the voters; delete Section 9 in its entirety and renumber remaining sections accordingly.

SCS1/LM - Retain original provisions, except relating to fire district reimbursement for runs, index the reimbursement to the increase in the consumer price index, prohibit the consolidated local government from charging the fire districts for any expense or service that it was not charging for before January 1, 2024; amend the graduated percentages of internal funding for the urban service district from 85 percent to 100 percent running from 2025 to 2034, with increases in the percentage every three years; increase the percentage of qualified voters in a petition required for mandatory approval for an incorporation of a city from 66 percent to 75 percent of the voters in the area of the proposed

city; increase and clarify that the petition percentage for mandatory approval by the consolidated local government for city annexations is increased from 66 percent to 75 percent; direct that the provisions relating to commercial real estate owner notification for city annexation when a city is annexing for occupational license tax revenue includes net profits and gross receipts taxes as well; amend KRS 67C.321, relating to disciplinary procedures of police officers in consolidated local governments to allow for a pre-disciplinary hearing and establish procedures; amend KRS 67C.323, relating to disciplinary procedures of police officers in consolidated local governments, to disciplinary review by the board and stipulate that executive session discussions be without the parties to the appeal; amend KRS 67C.326, relating to complaints regarding consolidated local government police officers, to define "citizen", "complaint", "disciplinary action", "interrogation", and "misconduct", make various technical changes, establish procedures for hearings for officer accused of misconduct by individuals within the officer's department or by citizens, set conditions for notices of interrogation of the police officer and requirements for written reports of the alleged incident leading to the complaint, expand written notice from 72 hours to 12 days for notice to a police officer of a hearing and for the review of documents, stipulate that the board, rather than an appointing authority, legislative body, or other body as designated by the Kentucky Revised Statutes has the duty to subpoena for witnesses and the production of documentary evidence, stipulate that officers who have been suspended without pay and who are found not guilty are reinstated with full back pay and benefits, allow the hearing to be conducted in a closed session unless the police officer requests otherwise, and specify that the provisions of the section do not affect rights given to the police officer by statute, ordinance or agreement; permit a consolidated local government itself to investigate and charge an officer and allow the suspension or reassignment of a police officer during an investigation and pending the final disposition of charges; require the mayor of each consolidated local government to conduct a review of the number of consolidated local government council seats and report to the Legislative Research Commission; prohibit consolidated local governments from amending their land development code zoning classifications from the effective date of the Act and prior to April 15, 2025 and require the mayor of consolidated local governments to conduct a review of planning and zoning statutes relative to consolidated local governments and the governments' needs relative to housing and its land development code and report to the Legislative Research Commission; adjust emergency clause to include new requirements for studies and recommendations by mayor of consolidated local governments. SFA1(J. Adams) - Amend the bill to remove the requirement for the mayor to review the consolidated local government council and report to the

Legislative Research Commission; amend the provisions relating to restricting planning and zoning classification amendments to prevent consolidated local governments from amending its land development code zoning classifications in its land development code to change permitted, conditional, or any other uses involving residential uses or change the characteristics of those uses that could increase the allowable density of residential units per acre or any other unit describing land size or inhabitants of any residential units in any zoning district classifications within the prescribed time limits; and delete provisions requiring mayor to report planning and zoning review results to the Legislative Research Commission. SFA2(C. Armstrong) - Delay the effective date of Sections 8, 9, and 10 until January 1, 2025. SFA3(A. Southworth) - Delete Section 4, which amends KRS 67C.103, Section 5, which is KRS 67C.105, and Section 6, which is KRS 117.125, in their entirety; delete Section 9 in its entirety and renumber remaining sections accordingly. SFA4(A. Southworth) - Delete Section 4, which amends KRS 67C.103, Section 5, which is KRS 67C.105, and Section 6, which is KRS 117.125, in their entirety; delete Section 14 in its entirety and renumber remaining sections accordingly.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

Jan 31, 2024 - to Local Government (H)

Feb 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 09, 2024

Feb 12, 2024 - floor amendment (1) filed to Committee Substitute

Feb 13, 2024 - 3rd reading ; Floor Amendment (1) defeated ; passed 70-20 with Committee Substitute (1)

Feb 14, 2024 - received in Senate ; to Committee on Committees (S)

Feb 26, 2024 - to State & Local Government (S)

Mar 14, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)

Mar 15, 2024 - taken from State & Local Government (S); 2nd reading ; returned to State & Local Government (S)

Mar 21, 2024 - reported favorably, to Rules with Committee Substitute (1)

Mar 22, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 25, 2024 ; floor amendments (1) (2) and (4) filed to Committee Substitute; floor amendment (3) filed

Mar 25, 2024 - 3rd reading ; floor amendment (3) withdrawn; floor amendment (4) defeated; passed 25-11 with Committee Substitute (1) and Floor Amendments (1) and (2) ; received in House ; to Rules (H)

Mar 26, 2024 - posted for passage for concurrence in Senate Floor Amendments (1) and (2) and Committee Substitute (1)

Mar 28, 2024 - House concurred in

Senate Committee Substitute (1) and Floor Amendments (1) and (2) ; passed 79-21 with Committee Substitute (1) and Floor Amendments (1) and (2); enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 08, 2024 - Vetoed

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 71-22 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 22-10 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB389 (BR947)/FN/LM - E. Callaway, C. Aull, S. Bratcher

AN ACT relating to motor vehicle usage tax and declaring an emergency.

Amend KRS 138.470 to exempt active members of the Armed Forces assigned to Kentucky who are on temporary duty in other locations and members of the Kentucky National Guard from motor vehicle usage tax on vehicles purchased from Kentucky motor vehicle dealers; EFFECTIVE July 1, 2024; EMERGENCY.

Jan 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 22, 2024 - to Appropriations & Revenue (H)

HB390 (BR1711)/LM - D. Hale, J. Calloway, R. Heath, K. King, C. Massaroni, M. Proctor, S. Rawlings

AN ACT relating to sex-based classifications.

Create new sections of KRS Chapter 61 to define "boy," "equal," "female," "girl," "male," "man," "sex," and "woman"; prohibit any state or local law, regulation, ordinance, or policy from treating males or females unfairly from similarly situated members of the opposite sex, but permit separation of the sexes if in the interest of maintaining safety, privacy, and fairness; provide a non-exhaustive list of examples of areas in which public entities may distinguish between the sexes; require any public school, public school district, state agency, department, local government, special district, or any political subdivision of those entities that collects vital statistics to identify each person as either male or female; provide that the Act may be cited as the Kentucky Women's Bill of Rights.

Jan 26, 2024 - introduced in House; to Committee on Committees (H)

HB391 (BR1484)/LM - K. Herron, L. Willner, C. Aull, T. Bojanowski, G. Brown Jr., L. Burke, A. Camuel, B. Chester-Burton, A. Gentry, D. Graham, D. Grossberg, N. Kulkarni, R. Palumbo, J. Raymond, R. Roarx, R. Roberts, S. Stalker, C. Stevenson

AN ACT relating to civil rights.

Repeal and reenact KRS 344.010 to define various terms; amend KRS 344.020, relating to the purpose of the Kentucky's civil rights chapter, to prohibit

discrimination on the basis of sexual orientation or gender identity; amend KRS 344.025, 344.040, 344.050, 344.060, 344.070, and 344.080, relating to prohibited discrimination in various labor and employment practices, to include discrimination on the basis of sexual orientation or gender identity; amend KRS 344.100 and 344.110 to conform; amend KRS 344.120 and 342.140, relating to prohibited discrimination in places of public accommodation and advertisements therefor, to include discrimination on the basis of sexual orientation or 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 or gender identity in the scope of their powers and duties; amend KRS 344.360, 344.370, 344.380, and 344.680, relating to prohibited discrimination in certain housing, real estate, and other financial transactions, to include discrimination on the basis of sexual orientation or gender identity; amend KRS 344.367, relating to prohibited discrimination in certain insurance sales, to include discrimination on the basis of sexual orientation or gender identity; amend KRS 344.400, relating to prohibited discrimination in certain credit transactions, to include discrimination on the basis of sexual orientation or gender identity; make various technical amendments; amend KRS 18A.095 to conform.

Jan 26, 2024 - introduced in House; to Committee on Committees (H)

HB392 (BR1847) - J. Hodgson

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

Amend KRS 18A.230 to define "self-directed brokerage account" (SDBA); amend KRS 18A.235 to authorize the board of trustees of the Kentucky Public Employees Deferred Compensation Authority (KY Deferred Comp) to purchase fiduciary liability insurance and reimburse its trustees, officers, and employees for legal expenses relating to performance of their duties; amend KRS 18A.245 to authorize KY Deferred Comp to offer SDBAs to its participants, contract with SDBA vendors, and promulgate administrative regulations relating to SDBAs for its participants; require the plans offered by KY Deferred Comp to conform to federal laws and regulations; authorize KY Deferred Comp to promulgate administrative regulations; make technical changes; amend KRS 18A.255 to provide that KY Deferred Comp and its board of trustees are not liable for a participant's investment in a SDBA; codify the fiduciary duties of the board of trustees; exempt the trustees from legal action for monetary damages unless the person bringing the action proves by clear and convincing evidence that a trustee's breach or failure to perform the trustee's fiduciary duty is a willful, wanton, or reckless act; amend KRS 18A.260 to require assets held by KY Deferred Comp to be invested consistent with its statutory authority and to limit investments in a SDBA to securities

registered with the United States Securities and Exchange Commission.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

Feb 14, 2024 - to State Government (H)

Feb 15, 2024 - reported favorably, 1st reading, to Calendar

Feb 16, 2024 - 2nd reading, to Rules

Feb 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024

Feb 22, 2024 - 3rd reading, passed 93-0

Feb 23, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to State & Local Government (S)

Mar 28, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)

HB393 (BR1775) - K. Timoney

AN ACT relating to residency requirements for employees and volunteers of fire departments.

Create new sections of KRS Chapters 67, 67A, 67C, 75, 75A, 95, 183, and 273 to prohibit residency requirements for employees or volunteers of a fire department while allowing a response time requirement in counties, charter county governments, unified local governments, urban-county governments, consolidated local governments, fire districts, consolidated emergency services districts, cities, local air boards, and nonprofit fire departments.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Local Government (H)

HB394 (BR116)/LM - L. Burke, C. Aull, G. Brown Jr., A. Camuel, B. Chester-Burton, R. Roarx, R. Roberts, S. Stalker

AN ACT proposing to amend the Constitution of Kentucky relating to redistricting.

Propose to create a new section of the Constitution of Kentucky to establish a Citizens Redistricting Commission; require that the commission consist of 13 members randomly selected by the Secretary of State; require the commission to adopt a redistricting plan for state Senatorial, state Representative, and Congressional Districts; grant the commission exclusive authority to adopt plans, seek experts and legal counsel, conduct hearings and meetings, purchase software and equipment, hire staff and consultants, and any other activity necessary in its preparation of redistricting plans; permit the General Assembly to create or amend laws to assist the commission in performance of its duties, but prohibit the General Assembly from creating or amending laws that would alter the number of votes required to adopt a plan, alter the selection process of commissioners, or otherwise prevent the commission from performing its constitutional duties with respect to redistricting; require the commission to conduct at least 12 public hearings throughout the state to inform the public about the redistricting process and solicit

information from the public about potential plans; require at least 10 commissioners to vote to adopt a plan; require the commissioners to rank submitted plans by preference if the commission cannot obtain the required votes to adopt a plan; require the Secretary of State to publish adopted plans and any supporting materials; provide that a plan becomes law 60 days after publication; prohibit any body other than the commission from adopting redistricting plans; allow the Supreme Court of Kentucky to review challenges to plans and remand any plan to the commission that fails to comply with constitutional of other requirements; propose to amend Section 33 of the Constitution of Kentucky to require the Citizens Redistricting Commission to redistrict the plans every 10 years; provide ballot language; submit to voters for their ratification or rejection.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

HB395 (BR307) - L. Burke, C. Aull, G. Brown Jr., A. Camuel, B. Chester-Burton, R. Roarx, R. Roberts, S. Stalker

AN ACT relating to redistricting. Create new sections of KRS Chapter 5 to establish the Citizens Redistricting Commission; define terms; require the commission be composed of 13 members who meet certain requirements and submit applications; require the Secretary of State to mail random applications for commissioner and make applications for commissioner available on its website; require the Secretary of State to randomly select commissioners from pools of qualifying applicants; establish commissioner pay, conditions, powers, and duties; require commissioners' terms correlate with obligations of each census cycle; establish the conditions, powers, and duties of the commission; require the commission to draft redistricting plans for legislative and congressional districts, with parameters prescribed; establish standards to be followed by the commission for commissioners who develop plans; provide for penalties and fine upon conviction of persons attempting to influence, or commissioners attempting to influence, the duties of the commission; require the Secretary of State to publish adopted redistricting plans and provide that plans become law 60 days after publication; amend KRS 5.005 to replace the Legislative Research Commission with the Citizens Redistricting Commission as authorized intervenors in any action challenging the constitutionality of any legislative district; repeal KRS 5.031; include severability clause;

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

HB396 (BR1212)/AA - J. Raymond, B. Chester-Burton, D. Grossberg

AN ACT relating to compensation of members of the General Assembly. Amend KRS 6.190 to provide for annual salaries for members of the General Assembly; require each member of the General Assembly to be paid on the first and fifteenth day of each month; amend KRS 6.211 to delete an

old date reference; amend KRS 6.225 to allow reimbursement for travel expenses for the President of the Senate and the Speaker of the House of Representatives if engaged in their duties when the General Assembly is not in session, in addition to their annual salary; amend KRS 7.110 to provide travel allowances to members of the General Assembly for attending interim joint committee meetings when the General Assembly is not in session; provide that the travel allowance are in addition to a member's annual salary; repeal KRS 6.213; EFFECTIVE January 1, 2025.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

HB397 (BR1834) - M. Koch, S. Bratcher

AN ACT relating to the licensure of military-connected individuals. Amend KRS 12.245 to include military orders documenting a military assignment transfer to Kentucky as valid proof of military service; ensure occupational licensing compacts in Kentucky take precedence for a United States military service member, Reserves or National Guard member, veteran, or their spouse.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

Feb 05, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Feb 07, 2024 - reported favorably, 1st reading, to Calendar

Feb 08, 2024 - 2nd reading, to Rules

Feb 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024

Feb 27, 2024 - 3rd reading, passed 95-0

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB398 (BR1863) - T. Huff, R. Dotson, M. Hart, R. Palumbo, T. Smith, S. Stalker, P. Stevenson, K. Timoney

AN ACT relating to the electric vehicle power tax and declaring an emergency.

Amend KRS 138.477 to exclude from the electric vehicle power tax any electric vehicle power dealer with a charging station having a charging capacity of less than 50 kilowatts; RETROACTIVE to January 1, 2024; EMERGENCY.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

Feb 06, 2024 - to Appropriations & Revenue (H)

HB399 (BR1740) - J. Tipton

AN ACT relating to dual credit scholarships.

Amend KRS 164.786 to add eligibility for high school freshmen and sophomores, require an "approved dual credit course" to be in the statewide general education core; provide that scholarships shall be awarded in order of application date; revise scholarship to allow two career and technical dual credit courses in each academic year of high school and two general education dual credit courses in the 11th and 12th grades; amend KRS 164.787 to conform.

HB399 - AMENDMENTS

HCS1/FN - Retain original provisions, except amend KRS 164.786 to change the dual credit tuition rate ceiling to one-half rather than one-third of the per credit hour tuition charged by the Kentucky Community and Technical College System; increase the number of courses that an eligible high school student can receive the dual credit scholarship for from 10 to 12; define an eligible high school student as being enrolled in any grade rather than as a junior or senior; make technical corrections; amend KRS 164.769 to remove expected family income from the selection criteria for the teacher scholarship; amend KRS 164.7889 to conform.

HCA1(J. Tipton) - Make title amendment.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Education (H)

Feb 20, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Feb 21, 2024 - 2nd reading, to Rules ; recommitted to Appropriations & Revenue (H)

HB400 (BR1783) - R. Heath, S. Rudy, S. Baker, K. Banta, J. Bauman, D. Bentley, J. Branscum, K. Bratcher, S. Bratcher, J. Bray, R. Bridges, E. Callaway, J. Calloway, B. Chester-Burton, J. Decker, S. Dietz, M. Dossett, R. Dotson, R. Duvall, D. Fister, P. Flannery, D. Frazier Gordon, C. Freeland, C. Fugate, J. Gooch Jr., D. Hale, M. Hart, J. Hodgson, M. Imes, DJ Johnson, J. Justice, K. King, W. Lawrence, S. Lewis, M. Lockett, S. Maddox, C. Massaroni, D. Meade , K. Moser, A. Neighbors, J. Nemes, M. Pollock, F. Rabourn, S. Rawlings, R. Raymer, N. Tate, W. Thomas, J. Tipton, T. Truett, K. Upchurch, B. Wesley, R. White, W. Williams, N. Wilson

AN ACT relating to veterinary medicine programs at comprehensive universities.

Amend KRS 164.295 to permit Murray State University to offer doctor's degrees required for professional practice and licensure in veterinary medicine.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

Feb 02, 2024 - to Agriculture (H)
Feb 07, 2024 - reported favorably, 1st reading, to Calendar
Feb 08, 2024 - 2nd reading, to Rules
Feb 14, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 15, 2024
Feb 15, 2024 - 3rd reading, passed 82-6
Feb 16, 2024 - received in Senate ; to Committee on Committees (S)
Feb 20, 2024 - to Education (S)

HB401 (BR1756) - M. Pollock

AN ACT relating to workers' compensation.
Amend KRS 342.0011 to expand the definition of "physician" to include physicians with a license issued by any state, Commonwealth, district, or territory of the United States.

HB401 - AMENDMENTS

HFA1(M. Pollock) - Delete "territory" from the definition of "Physician".
SCS1/LM - Delete original provisions; amend KRS 342.0011 to expand the definition of "physician" to include physicians with a license to practice in any jurisdiction in the United States; amend KRS 342.033 to define "physician" to include retired physicians previously authorized to practice in the Commonwealth, who surrendered a medical license while in good standing with their licensing board and who are not subject to an ongoing investigation for improper practices; amend KRS 342.140 to include unemployment benefits in the average weekly wage calculation.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)
Feb 05, 2024 - to Economic Development & Workforce Investment (H)
Feb 08, 2024 - reported favorably, 1st reading, to Calendar; floor amendment (1) filed
Feb 09, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, February 12, 2024
Feb 13, 2024 - 3rd reading, passed 89-0 with Floor Amendment (1)
Feb 14, 2024 - received in Senate ; to Committee on Committees (S)
Feb 29, 2024 - to Economic Development, Tourism, & Labor (S)
Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)
Mar 22, 2024 - 2nd reading, to Rules as a consent bill
Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024
Mar 26, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1) ; received in House ; to Rules (H)
Mar 27, 2024 - posted for passage for concurrence in Senate Committee Substitute (1); House concurred in Senate Committee Substitute (1) ; passed 91-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB402 (BR1580)/LM - N. Tate, D. Bentley, J. Calloway, J. Decker, D. Hale, J. Hodgson, K. King, C. Massaroni, K.

Moser, S. Rawlings, B. Wesley, R. White

AN ACT relating to adult-oriented businesses and declaring an emergency.
Create new sections of KRS Chapter 231 to express the findings of the General Assembly relating to adult-oriented businesses and the need for regulation; define terms; establish distance parameters for the location of adult-oriented businesses in proximity to identified entities and locations; establish transition provisions for existing businesses; affirm the authority of local governmental units to supplement regulation of adult-oriented businesses; EMERGENCY.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB403 (BR1634) - D. Meade

AN ACT relating to real property boards.
Retain original provisions; direct the director of the Division of Real Property Boards and the chair of each board to submit written recommendations to the Public Protection Cabinet regarding sufficient staffing needs; require the Public Protection Cabinet to consider the staffing recommendations and requests submitted by the executive director of the Kentucky Real Estate Authority, the director of the Division of Real Property Boards, and the chair of each board; require the executive director of the Kentucky Real Estate Authority and the director of the Division of Real Property Boards to have a minimum of seven years of experience in the real estate industry within the last 15 years; require the Public Protection Cabinet to provide the division, the authority, and boards with documentation showing the income and expenditures of all license fees; establish a grace period for licensees who began their continuing education prior to December 31; establish the conditions upon which a license may be canceled; amend various other sections to conform.

HB403 - AMENDMENTS

HCS1 - Retain original provisions; direct the director of the Division of Real Property Boards and the chair of each board to submit written recommendations to the Public Protection Cabinet regarding sufficient staffing needs; require the Public Protection Cabinet to consider the staffing recommendations and requests submitted by the director of the Kentucky Real Estate Authority, the Division of Real Property Boards, and the chair of each board; require the executive director of the Kentucky Real Estate Authority and the director of the Division of Real Property Boards to have a minimum of seven years of experience in the real estate industry within the last 15 years; require the Public Protection Cabinet to provide the division, the authority, and boards with documentation showing the income and expenditures of all license fees; establish a grace period for licensees who began their continuing education prior to December 31; establish the conditions upon which a license may be canceled; amend various other sections to conform.

HFA1(D. Meade) - Retain original provisions; require the chair of the Kentucky Real Estate Commission to submit written recommendations to the secretary of the Public Protection Cabinet regarding staffing needs and relevant experience necessary to carry out the functions of the commission; and direct the secretary of the Public Protection Cabinet to consider the staffing recommendations and requests submitted by the chair.
SCS1 - Retain original provisions, except amend the continuing education grace periods to reflect the continuing education deadlines established by the boards.
SFA1(D. Thayer) - Retain original provisions; amend the continuing education deadlines for real property boards.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)
Feb 05, 2024 - to State Government (H)
Feb 15, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Feb 16, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Tuesday, February 20, 2024
Feb 20, 2024 - floor amendment (1) filed to Committee Substitute
Feb 21, 2024 - 3rd reading, passed 91-4 with Committee Substitute (1) and Floor Amendment (1)
Feb 22, 2024 - received in Senate ; to Committee on Committees (S)
Feb 28, 2024 - to State & Local Government (S)
Mar 06, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)
Mar 07, 2024 - 2nd reading, to Rules as a consent bill
Mar 08, 2024 - posted for passage in the Consent Orders of the Day for Monday, March 11, 2024
Mar 11, 2024 - passed over and retained in the Consent Orders of the Day
Mar 12, 2024 - passed over and retained in the Consent Orders of the Day
Mar 13, 2024 - passed over and retained in the Consent Orders of the Day
Mar 14, 2024 - passed over and retained in the Consent Orders of the Day
Mar 15, 2024 - passed over and retained in the Consent Orders of the Day
Mar 21, 2024 - taken from the Consent Orders of the Day, placed in the Regular Orders of the Day ; floor amendment (1) filed to Committee Substitute ; passed over and retained in the Orders of the Day
Mar 22, 2024 - 3rd reading, passed 36-0-1 with Committee Substitute (1) and Floor Amendment (1)
Mar 25, 2024 - received in House ; to Rules (H)
Mar 26, 2024 - posted for passage for concurrence in Senate Floor Amendment (1) and Committee Substitute (1)
Mar 27, 2024 - House concurred in Senate Committee Substitute (1) and Floor Amendment (1) ; passed 90-1 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of

the Senate ; delivered to Governor
Apr 08, 2024 - Vetoed
Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 79-14 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 24-8 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB404 (BR272) - L. Willner, K. Herron

AN ACT relating to the rights of incarcerated children.
Create a new section of KRS Chapter 600 to enumerate rights of incarcerated children; create short title of The Incarcerated Children's Bill of Rights.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB405 (BR274) - L. Willner, A. Camuel, C. Stevenson

AN ACT relating to the Perinatal Advisory Committee.
Create a new section of KRS 211.672 to 211.678 to establish the Perinatal Advisory Committee to review Kentucky's system of perinatal care and make recommendations for the improvement of perinatal outcomes within the Cabinet for Health and Family Services; establish duties, membership, and reporting requirements of the committee.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB406 (BR275)/AA/LM - L. Willner

AN ACT relating to coverage for perinatal mood and anxiety disorders screenings.
Create a new section of KRS Chapter 205 to allow perinatal mood and anxiety disorders screenings to be claimed as a service for the child as part of the early and periodic, diagnostic and treatment benefit; amend KRS 205.6497 to require the Kentucky Children's Health Insurance Program to cover perinatal mood and anxiety disorders screenings; create a new section of Subtitle 17A of KRS Chapter 304 to require a health plan to cover perinatal mood and anxiety disorders screenings as part of a well-child or well-baby visit; amend KRS 164.2871 and 18A.225 to require self-insured employer group health plans offered by a state postsecondary education institution and the state employee health plan to cover perinatal mood and anxiety disorders screenings; direct that certain provisions apply to health plans issued or renewed on after January 1, 2025; require the Cabinet for Health and Family Services or the Department for Medicaid Services to request federal authorization, if necessary, and report on requests; require the Department of Insurance to request a federal waiver under certain circumstances; provide that provisions are severable; EFFECTIVE, in part, January 1, 2025.

Jan 30, 2024 - introduced in House; to

Committee on Committees (H)

HB407 (BR1702) - D. Meade , D. Frazier Gordon, S. Baker, D. Bentley, J. Branscum, S. Bratcher, J. Bray, R. Bridges, J. Calloway, B. Chester-Burton, M. Dossett, R. Dotson, D. Elliott, D. Fister, C. Freeland, D. Hale, R. Heath, M. Imes, K. King, D. Lewis, B. McCool, M. Pollock, P. Pratt, S. Rawlings, S. Rudy, T. Smith, W. Thomas, K. Timoney, T. Truett, K. Upchurch, B. Wesley, R. White, W. Williams, N. Wilson

AN ACT relating to comprehensive universities.

Amend KRS 164.295 to permit Eastern Kentucky University to offer doctor's degrees required for professional practice and licensure in osteopathic medicine.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Education (H)

Feb 13, 2024 - reported favorably, 1st reading, to Calendar

Feb 14, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 15, 2024

Feb 15, 2024 - 3rd reading, passed 91-0

Feb 16, 2024 - received in Senate ; to Committee on Committees (S)

Feb 20, 2024 - to Education (S)

HB408 (BR858) - S. Baker, J. Bray, D. Bentley, J. Branscum, D. Frazier Gordon, S. Heavrin, M. Lockett, D. Meade , K. Moser, K. Upchurch

AN ACT relating to health services.

Create new sections of KRS Chapter 222 to require treatment centers or programs licensed as a chemical dependency treatment service to provide transportation services to residents who wish to leave the program if the resident's family, guardian, or emergency contact does not agree to transport them; outline transportation service responsibilities; provide restrictions on where a resident can be taken; require that the facilities conduct a search of any outstanding warrants; exempt all facilities not licensed as a chemical dependency treatment service pursuant to KRS 216B.042; require the facility to notify family members, the county attorney, local law enforcement, and the court that a resident left the treatment facility in violation of a court order; allow a peace officer or a probation officer to arrest a resident without a warrant for violating the terms of the resident's conditional discharge or court order; prohibit treatment centers or programs licensed as a chemical dependency treatment service to recruit out of state residents into their facility if the out of state resident is dependent on Medicaid and require the treatment center or program licensed as a chemical dependency treatment service to submit to the Department for Medicaid Services the recipient's proof of residency when submitting a request for Medicaid reimbursement; require any out-of-state resident found to be ineligible for Medicaid services in Kentucky as a result of failing to establish Kentucky as his or her domicile to reimburse any Medicaid fees and to

be fined; and amend KRS 205.200, relating to residency requirements for Medicaid, to prohibit relocation to Kentucky solely for receiving medical services using Medicaid and require proof of residency.

HB408 - AMENDMENTS

HCS1 - Retain original provisions; amend the definition of "voluntarily"; include any substance use disorder program authorized or regulated under KRS Chapter 222; expand actions the facilities are required to take if a resident wishes to voluntarily leave; amend the provision establishing transportation service responsibilities to include other transportation as determined by the facility, access to a mobile response team, and the city hall in the resident's hometown of record; require the facilities to make all reasonable attempts to find alternative treatment and resources if a resident voluntarily leaves; remove the provision requiring the facilities to conduct a search of any outstanding warrants; amend the provision relating to peace officers to permit them to arrest a resident without a warrant if the resident violates the terms of his or her conditional discharge; require any substance use disorder program or chemical dependency treatment service to provide full disclosure of the specific services provided by the facilities; create a provision exempting facilities that do not hold a chemical dependency treatment service license or are not a substance use disorder program; amend the provision relating to the recruitment of out of state residents to prohibit the facilities from recruiting into their facility any out-of-state resident with the purpose of enrolling the out of state resident in Medicaid in Kentucky; amend provisions establishing fines.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

Feb 20, 2024 - to Health Services (H)

Feb 22, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 23, 2024 - 2nd reading, to Rules

Feb 28, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024

Feb 29, 2024 - 3rd reading, passed 98-0 with Committee Substitute (1)

Mar 01, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Health Services (S)

HB409 (BR1462) - P. Stevenson

AN ACT relating to military-connected educational benefits.

Amend KRS 164.507 to remove degree-seeking requirement for nonremarried spouse and children of a deceased veteran when utilizing educational benefits; require students to use federal grant funds toward tuition prior to the use of the waiver; amend KRS 164.515 to expand educational benefit to include service members with a disability rating of 50% or higher; remove degree-seeking requirement; require students to use federal grant funds toward tuition prior to the use of the waiver.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB410 (BR1469) - P. Stevenson, C. Aull, T. Bojanowski, A. Camuel, B. Chester-Burton, J. Gooch Jr., D. Grossberg, K. Herron, N. Kulkarni, R. Palumbo, J. Raymond, R. Roarx, R. Roberts

AN ACT relating to Women Veterans Appreciation Day and declaring an emergency.

Create a new section of KRS Chapter 2 to designate June 12 of each year as Women Veterans Appreciation Day in the Commonwealth; EMERGENCY.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (H)

HB411 (BR1465)/LM - P. Stevenson, B. Chester-Burton

AN ACT relating to cemeteries.

Amend KRS 381.697 to require the governing authority of a city to mandate the proper care of a burial ground.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB412 (BR1464) - P. Stevenson, B. Chester-Burton

AN ACT relating to veterans.

Amend KRS 40.050 to include gender-neutral language.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB413 (BR1468) - P. Stevenson, B. Chester-Burton

AN ACT relating to a tax credit for renters.

Create a new section of KRS Chapter 141 to establish a refundable renter tax credit for taxable years beginning on or after January 1, 2025, but before January 1, 2029, in the amount of 25 percent of the qualified rent payments made during the taxable year, not to exceed \$1,000; amend KRS 141.0205 to order the tax credit; amend KRS 131.190 to allow reporting by the Department of Revenue.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB414 (BR1467) - P. Stevenson, B. Chester-Burton, J. Raymond

AN ACT relating to Kentucky educational excellence scholarships.

Amend KRS 164.7881 to extend the expiration of KEES eligibility from five to eight years from high school graduation; amend KRS 164.7884 to conform.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB415 (BR1463)/AA/HM/LM - P. Stevenson, B. Chester-Burton, J. Raymond, C. Stevenson

AN ACT relating to coverage for the care of children.

Amend KRS 304.17A-258 to require health benefit plans to provide coverage for certain formulas; create a new section of Subtitle 17A of KRS Chapter 304 to require health benefit plans to

provide coverage for breastfeeding support and equipment; amend KRS 205.522, 205.6485, 164.2871, and 18A.225 to require Medicaid, the Kentucky Children's Health Insurance Program, self-insured employer group health plans provided by the governing board of a state postsecondary education institution, and the state employee health plan to comply with the coverage requirements for formulas and breastfeeding support and equipment; make technical amendments; amend KRS 205.560 to conform; provide that certain provisions apply to health benefit plans issued or renewed on or after January 1, 2025; require the Cabinet for Health and Family Services to seek federal approval if they determine that such approval is necessary; EFFECTIVE, in part, January 1, 2025.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB416 (BR147)/AA/FN/LM - M. Hart, C. Aull, S. Baker, K. Bratcher, R. Palumbo, P. Pratt, C. Stevenson

AN ACT relating to emergency medical services and making an appropriation therefor.

Create new sections of KRS Chapter 311A to create the EMS Professionals Foundation Program fund; specify the ambulance services and EMS professionals that are eligible to share in the distribution of the fund; provide that the Board of Emergency Medical Services shall administer the fund and may promulgate administrative regulations to facilitate its administration; authorize reimbursement for an EMS professional's out-of-pocket costs for mental health treatment for a diagnosed post-traumatic stress injury or post-traumatic stress disorder; provide for annual supplements to ambulance providers for each EMS professional it employs; amend KRS 42.190 and 136.392 to include the EMS Professionals Foundation Program fund to the premium surcharge.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB417 (BR1781)/LM - D. Grossberg, J. Raymond, C. Aull, B. Chester-Burton

AN ACT relating to wages.

Amend KRS 337.275 to raise minimum wage for employers to \$9.50 an hour on the effective date of this Act and incrementally thereafter to \$15.00 an hour on July 1, 2028; raise the state minimum wage for tipped employees to \$5.00 an hour on the effective date of this Act.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB418 (BR1850) - M. Pollock, D. Lewis, M. Meredith, C. Stevenson, T. Truett

AN ACT relating to agricultural districts.

Amend KRS 262.850 to decrease the minimum number of acres to qualify as an agricultural district from 250 acres to 50 acres; add cities that are within one mile of the agricultural district to the list of entities to be notified of the proposal, approval, and withdrawal of property

from, an agricultural district; allow a district board of supervisors of supervisors to consider possible dissolution of an agricultural district if an owner's withdrawal of property results in the remaining land no longer qualifying as agricultural land.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Agriculture (H)

Feb 07, 2024 - reported favorably, 1st reading, to Calendar

Feb 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 09, 2024

Feb 20, 2024 - 3rd reading, passed 95-0

Feb 21, 2024 - received in Senate ; to Committee on Committees (S)

Feb 23, 2024 - to Agriculture (S)

Mar 05, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 06, 2024 - 2nd reading, to Rules as a consent bill

Mar 08, 2024 - posted for passage in the Consent Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - passed over and retained in the Consent Orders of the Day

Mar 12, 2024 - passed over and retained in the Consent Orders of the Day

Mar 13, 2024 - passed over and retained in the Consent Orders of the Day

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - passed over and retained in the Consent Orders of the Day

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ;

enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB419 (BR1534) - F. Rabourn, J. Calloway, C. Massaroni

AN ACT relating to education.

Amend KRS 161.030 to specify authority of Education Professional Standards Board over educators hired by public schools only; amend KRS 199.894 to define "learning pods" and exclude them from the definition of "child-care center" and "family child-care home"; amend KRS 194A.381 to exclude learning pods from certain youth camp requirements.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB420 (BR1762)/CI/LM - R. Roberts, C.

Aull, G. Brown Jr., L. Burke, B. Chester-Burton, K. Herron, L. Willner

AN ACT relating to the regulation of cannabis and making an appropriation therefor.

Establish KRS Chapter 245, relating to adult use cannabis, to administer its cultivation, processing, transportation, sale, use, taxation, and licensing; define terms; establish the Adult Use Cannabis Control Board and its membership, procedures, powers, and duties; direct the board to promulgate administrative regulations for the administration and enforcement of the chapter; set up advisory committees appointed by the board; create the Department of Cannabis Control within the Public Protection Cabinet for the oversight of cannabis operations and to provide administrative support for the board; establish various one-year business licenses under the chapter; grant administrative hearings under KRS Chapter 13B to appeal a license denial or revocation; forbid an employer from discriminating against applicants or employees who use cannabis outside of working hours as long as the use does not affect job performance; prohibit a person under the age of 21 from purchasing, possessing, consuming, or using cannabis; establish a revolving account called the cannabis fund to collect cannabis licensing fees, fines, excise taxes, and any other funds; form the Social Impact Council as a public agency authorized to distribute moneys from the cannabis fund; set council membership, procedures, powers, and duties; amend KRS 2.015 to require a person to be 21 years of age or older to purchase cannabis and its products and accessories; create a new section of KRS Chapter 65 to authorize local governments to levy up to a 5% license fee on the gross receipts of a retailer or microbusiness; allow overlapping local governments to agree to levy a combined license fee, with set fee amounts absent an agreement; create new sections of KRS Chapter 138 to define terms; impose an initial excise tax rate of 9% on the first sale or transfer of harvested cannabis; allow the Adult Use Cannabis Control Board to set the excise tax rate in each subsequent year; establish excise tax reporting, collection, and liability; amend KRS 138.870 and 260.850 to exclude adult use cannabis from the definitions of "controlled substance," "marijuana," "hemp," and "hemp products"; create new sections of KRS Chapter 218A and amend KRS 218A.010, 218A.1421, 218A.1422, 218A.1423, and 218A.500 to exempt licensed adult use cannabis activities from criminal marijuana offenses; create a new section of KRS Chapter 431 to allow a person to petition the court to expunge the person's misdemeanor marijuana convictions; amend KRS 431.079 to exclude the expungement petition from the certification of eligibility requirement; amend KRS 131.1815 to notify the Adult Use Cannabis Control Board if a cannabis licensee is a delinquent taxpayer; amend KRS 600.020 to include cannabis offenses in the list of juvenile status offenses; amend KRS 12.020 to add the governmental entities created in KRS Chapter 245 to the list of executive branch government bodies; set initial

terms for members of the Adult Use Cannabis Control Board and Social Impact Council; apply the excise tax beginning on July 1, 2025, and allow cannabis sales beginning on July 1, 2026; Section 35 of Act, relating to expungement, is RETROACTIVE; APPROPRIATION.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB421 (BR897) - J. Raymond, B. Chester-Burton

AN ACT relating to child care programs.

Amend KRS 199.894 to define "Child Care and Development Fund", "Child Care Assistance Program" and to rename and redefine the family child-care home program to the "family, friend, and neighbor child-care home"; create a new section of KRS 199.892 to 199.896 to expand eligibility requirements for the Child Care Assistance Program; amend KRS 199.8982 to rename the family child-care home program to the family, friend, and neighbor child-care home program; establish that certified family, friend, and neighbor child-care home providers shall be eligible for payments from the Child Care Assistance Program; amend various other sections to conform.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB422 (BR896) - J. Raymond, L. Burke, B. Chester-Burton

AN ACT relating to the Child Care Assistance Program.

Create a new section of Subchapter 12 of KRS Chapter 154 to define "in-demand industry sector" and "in-demand occupation"; require the Cabinet for Economic Development to create annual lists of in-demand industry sectors and in-demand occupations and transmit the lists to the Cabinet for Health and Family Services for use in determining eligibility criteria for the Child Care Assistance Program; amend KRS 199.894 to define "Child Care and Development Fund" and "Child Care Assistance Program"; make technical corrections; create a new section of KRS 199.892 to 199.896 to exempt applicants whose occupation or industry sector has been designated as in-demand from the income guidelines and copayment requirements for the Child Care Assistance Program.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB423 (BR808) - J. Raymond, B. Chester-Burton

AN ACT relating to outdoor nature-based child care.

Amend KRS 199.894 to define "outdoor nature-based child-care center"; amend KRS 194A.381 to exempt outdoor nature-based child-care centers from the requirements for youth camps; amend KRS 199.8941 to allow monetary incentives for outdoor nature-based child-care centers; amend KRS 199.8943 to expand the quality rating system to outdoor nature-based child-care centers; amend KRS 199.895 to specify evacuation plans for outdoor

nature-based child-care centers; amend KRS 199.8951 to establish epinephrine auto-injector requirements for outdoor nature-based child-care center; amend KRS 199.896 to require licensure standards for outdoor nature-based child-care centers; amend KRS 199.8962 and 199.897 to require operational standards for outdoor nature-based child-care centers; amend KRS 199.898 to establish the rights of operators of outdoor nature-based child-care centers; amend KRS 199.990 to outline penalties for licensure violations of outdoor nature-based child-care centers; amend KRS 311.645 related to emergency allergy treatment standards for outdoor nature-based child-care centers to conform.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB424 (BR1595) - J. Raymond, B. Chester-Burton

AN ACT relating to preschool and kindergarten education.

Amend KRS 157.3175 to require school districts provide a full-day preschool education program for eligible three and four-year-olds; establish eligibility for the program; require that preschool for three year old children continue to be funded through a grant process and preschool programs for four-year-old children be funded under KRS 157.310 to 157.440; require preschool programs to operate on the school district calendar; require transportation be provided; amend KRS 158.031 to include preschool education programs for four-year-old children in the primary school program; amend KRS 157.320 to remove the definition of "kindergarten full-time equivalent pupil in average daily attendance"; amend KRS 157.360 to remove a reference to the kindergarten full-time equivalent; amend KRS 158.030 to include a preschool education program for four-year-old children in the definition of "common school"; remove language allowing kindergarten to operate for less than six hours on a school day; amend KRS 158.060 and 160.1596 to conform.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB425 (BR807)/LM - J. Raymond

AN ACT relating to children's early learning services taxing districts.

Create new sections of KRS Chapter 65 to authorize the establishment of children's early learning services taxing districts; define terms; provide a method and alternative method for the creation of each district and the funding of the district to be set at a maximum of 10 cents per 100 dollars of assessed property valuation; specify the board membership; require compliance with special purpose governmental entity reporting requirements; establish oath and expenses for directors; allow the employment of an attorney for the board; establish the authorities of the district; specify dissolution of the district and withdrawal of membership of cities and counties that are a part of the district.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB426 (BR256) - J. Raymond

AN ACT relating to the Kentucky opportunity fund and making an appropriation therefor.

Create new sections of KRS Chapter 164A to establish within the State Treasury a fund to be used to make contributions to Kentucky opportunity accounts; amend KRS 131.190 to allow the Department of Revenue to share information with the Kentucky Higher Education Assistance Authority; amend KRS 141.019 to exclude earnings from Kentucky opportunity accounts from adjusted gross income; amend KRS 205.200 to provide that ownership or activity of a Kentucky opportunity account shall not be used when conducting means-based testing for eligibility for public assistance programs.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB427 (BR1535) - F. Rabourn, S. Doan

AN ACT relating to sewer charges imposed by sanitation districts.

Amend KRS 220.510 to prohibit a sanitation district from imposing any fee, tax, surcharge, or other charge for the provision of service to a property unless the property is connected to a sanitary sewer owned or maintained by the sanitation district or there is an approved plan to connect the property to a sanitary sewer owned or maintained by the sanitation district within two years, the property discharges storm water to a storm sewer or storm water improvement owned or operated by the sanitation district and if it discharges to a new improvement or facility that it not be more than one mile from the nearest property boundary, the person responsible for the charge has agreed to the charges in writing with the sanitation district that provides the service; amend KRS 220.515 to conform; provide that the Act may be cited as the Ensuring Fair Sewer Charges Act.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HB428 (BR107)/CI/LM - L. Burke, C. Aull, G. Brown Jr., A. Camuel, B. Chester-Burton, D. Grossberg, R. Palumbo, J. Raymond, R. Roberts, S. Stalker

AN ACT relating to reproductive privacy.

Create new sections of KRS Chapter 311 to establish reproductive rights and define terms; amend KRS 18A.225 to remove the prohibition of insurance coverage for abortion; amend KRS 39A.180 to allow the Governor to suspend statutes related to abortion during a declared emergency; amend KRS 156.496 to allow a school district to operate a family resource center that provides abortion counseling; amend KRS 205.010 to permit financial aid for an abortion; amend KRS 205.510 to include abortions or induced miscarriages as medical care; amend KRS 205.560 to allow medical aid payments for abortion; amend KRS 211.603 to allow money in the rape crisis trust fund to be used for abortion services or education; amend KRS

212.275 to allow health departments to dispense medication for an abortion; amend KRS 213.101 to remove various reporting requirements; amend various sections to remove penalties associated with performing abortions; amend various sections to conform; repeal, reenact, and amend or repeal and reenact KRS 311.783, 311.7710, 311.820, 311.990, 311.780, 311.810, 311.572, 311.591, 311.686, and 311.852 to conform; repeal KRS 15.241, 213.098, 213.172, 213.174, 213.176, 216B.0435, 216B.200, 216B.202, 216B.204, 216B.206, 216B.208, 216B.210, 304.5-160, 311.710, 311.715, 311.720, 311.723, 311.724, 311.725, 311.727, 311.728, 311.731, 311.732, 311.733, 311.735, 311.750, 311.760, 311.765, 311.770, 311.7701, 311.7702, 311.7703, 311.7704, 311.7705, 311.7706, 311.7707, 311.7708, 311.7709, 311.7711, 311.772, 311.7731, 311.7733, 311.7734, 311.7735, 311.7736, 311.7737, 311.7739, 311.774, 311.7741, 311.7743, 311.781, 311.7811, 311.782, 311.784, 311.7841, 311.785, 311.786, 311.787, 311.790, 311.800, 311.821, 311.822, 311.823, 311.824, 311.825, 311.826, 311.827, 311.830, 311.992, and 315.315; EFFECTIVE, in part, January 1, 2025.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

HB429 (BR1797)/LM - L. Burke, G. Brown Jr., A. Camuel, D. Grossberg, J. Raymond, R. Roberts, S. Stalker

AN ACT relating to reproductive health care.

Create a new section of KRS 311.710 to 311.820 to define terms; establish privacy protections for a woman seeking reproductive health care outside of the Commonwealth; establish protections for any person or entity assisting a woman seeking reproductive health care out of the Commonwealth; establish a civil cause of action for violations; waive sovereign immunity protections of the Commonwealth.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

HB430 (BR111) - L. Burke, L. Willner, C. Aull, A. Camuel, J. Raymond, R. Roberts, S. Stalker

AN ACT relating to the Health Access Nurturing Development Services Program.

Amend KRS 211.690 to require the Health Access Nurturing Development Services Program to provide educational information about maternal and postpartum depression; make technical corrections.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

HB431 (BR164) - C. Aull, B. Chester-Burton, D. Grossberg, J. Raymond

AN ACT relating to human trafficking. Amend KRS 529.160 to allow a conviction to be vacated when a person's participation in the offense is determined to be the result of being a victim of human trafficking; RETROACTIVE.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

HB432 (BR191) - M. Dossett

AN ACT relating to Kentucky educational excellence scholarships.

Create a new section of KRS 164.7871 to 164.7885 to allow the use of Kentucky educational excellence scholarship funds for dual credit courses; require the Kentucky Higher Education Assistance Authority to promulgate administrative regulations to administer the section; amend KRS 164.7885 to conform.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

HB433 (BR105)/FN - M. Dossett

AN ACT relating to disaster response businesses and employees.

Amend KRS 141.020 and 141.040, relating to the exclusions from income tax earned by nonresident disaster response employees and businesses, to remove the sunset date of January 1, 2025.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Appropriations & Revenue (H)

HB434 (BR1823)/FN - K. Jackson, C. Freeland, C. Fugate, S. Lewis, S. McPherson, M. Meredith, S. Riley, T. Truett, L. Willner

AN ACT relating to identity documents.

Create a new section of KRS 186.400 to 186.640 to define "identity document" and "third-party entity"; require the Transportation Cabinet to promulgate administrative regulations to establish procedures to allow third-party entities to apply to the Transportation Cabinet to be approved to accept applications for certain identity documents; set forth minimum standards for third-party issuance; and allow third-party entities to charge a fee for services provided.

HB434 - AMENDMENTS

HCS1 - Retain original provisions, except modify the definitions of "identity document" and "third-party entity"; create a new section of KRS 186.400 to 186.640 to require the Transportation Cabinet to establish a driver licensing regional office in each senatorial district; create a new section of KRS 186.400 to 186.640 to direct the Department of Kentucky State Police to engage in a pilot project to provide operator's license skills testing in five counties where testing is not currently offered; set requirements for the State Police; require the State Police to report to the Legislative Research Commission by October 31, 2025 regarding program data, the effect on existing testing efforts, and recommendations.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Transportation (H)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 06, 2024 - 2nd reading, to Rules
Mar 07, 2024 - recommitted to

Appropriations & Revenue (H)

HB435 (BR958) - K. Herron, B. Chester-Burton, N. Kulkarni, J. Raymond, R. Roberts

AN ACT relating to overdose good samaritans and making an appropriation therefor.

Amend KRS 218A.133 to provide that a person who seeks or renders aid to someone experiencing a possible drug overdose or is the person experiencing a possible drug overdose cannot be arrested on a warrant or be subject to revocation of his or her conditions of release if the evidence for the arrest or motion to revoke is obtained as a result of the need for aid for the possible drug overdose; establish that the immunity extends from the time law enforcement or medical personnel respond at the location of a possible overdose until law enforcement or medical personnel leave the scene; exclude certain offenses from immunity; require the Office of Drug Control Policy to conduct an overdose good samaritan education and awareness campaign; appropriate funds in the amount of \$500,000 from the opioid abatement trust fund to support the campaign; APPROPRIATION.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

HB436 (BR1849) - S. Dietz, K. Moser

AN ACT relating to guardians ad litem.

Create a new section of KRS Chapter 456 to require appointment of a guardian ad litem for any unrepresented minor who is a party to the action or on behalf of whom a petition for an interpersonal protective order has been filed; create a new section of KRS Chapter 403.715 to 403.785 to require appointment of a guardian ad litem for any unrepresented minor who is a party to the action or on behalf of whom a petition for an emergency protective order or domestic violence order has been filed; establish protocols for proceeding against minor respondents who violate an order of protection; amend KRS 26A.140 to state that the guardians ad litem shall be paid a fee by the Finance and Administration Cabinet and fixed by the court.

HB436 - AMENDMENTS

HCS1 - Retain original provisions; include petitions on behalf of minor who is an alleged victim of dating violence or abuse, sexual assault, stalking or domestic violence; provide that a violation of an interpersonal protective order or domestic violence order may constitute a criminal offense if the offender is an adult or public offense if the offender is a juvenile; remove directives regarding procedures for contempt against juveniles.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

Feb 16, 2024 - to Judiciary (H)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 22, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 23, 2024

Feb 26, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1)

Feb 27, 2024 - received in Senate ; to Committee on Committees (S)
Mar 13, 2024 - to Judiciary (S)
Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar
Mar 22, 2024 - 2nd reading, to Rules as a consent bill
Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024
Mar 26, 2024 - passed over and retained in the Consent Orders of the Day
Mar 27, 2024 - passed over and retained in the Consent Orders of the Day
Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 09, 2024 - signed by Governor

HB437 (BR1693) - W. Thomas

AN ACT relating to occupational safety and health.
Amend KRS 338.062 to prohibit the Kentucky Occupational Safety and Health Standards Board or the secretary from enforcing any occupational safety and health administrative regulation that is more stringent than the corresponding federal provision.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)
Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (H)

HB438 (BR1893) - C. Stevenson, D. Bentley, D. Lewis, R. Roberts

AN ACT relating to undesignated glucagon.
Amend KRS 158.832 to include a definition for "undesignated glucagon"; amend KRS 158.838 to allow health care practitioners to prescribe undesignated glucagon in the name of a school to be maintained for use by a school nurse or trained school employee when necessary.

HB438 - AMENDMENTS

HCS1 - Delete original provisions; create new sections of KRS Chapter 217 to define terms; permit health care practitioners to prescribe and dispense glucagon in the name of a school or to a trained individual; permit trained individuals to receive, possess, and administer undesignated glucagon during diabetic medical emergencies; permit schools to stock undesignated glucagon; provide for immunity from civil liability for any personal injury resulting from good faith actions to treat diabetic medical emergencies when a health care practitioner is not immediately available.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)
Mar 01, 2024 - to Health Services (H)
Mar 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 15, 2024 - 2nd reading, to Rules
Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB439 (BR919)/CI/LM - M. Koch, K. Timoney, C. Aull, B. Chester-Burton, R.

Palumbo, C. Stevenson

AN ACT relating to alcoholic beverages and declaring an emergency.
Amend KRS 241.010 to make a technical correction; amend KRS 241.060 and 243.540 to allow the Alcoholic Beverage Control board to dispose of alcoholic beverages through public auction; promulgate administrative regulations to establish auction procedures; donate all auction proceeds to the alcohol wellness and responsibility education fund; amend KRS 243.030 to create a \$300 annual vintage distilled spirits license fee; amend KRS 243.110 to authorize the holder of a primary license to also hold a vintage distilled spirits license; amend KRS 243.232 to restructure vintage distilled spirits licenses and sales; allow a licensee who may sell distilled spirits by the drink or package to receive a vintage distilled spirits license as a supplementary license; require vintage distilled spirits licensees to file a monthly report with the department giving details about sellers and purchase types, dates, and quantities; require all purchases to be in-person at the licensed premises; direct the licensee to conspicuously label the purchase as vintage distilled spirits; limit a licensee to 24 vintage distilled spirits packages purchased from each seller every 12 months; limit the seller to 24 packages total every 12 months; amend KRS 243.360 to give an applicant the option to advertise intent to apply for a license on the department's website or in another manner to be determined by the department and to exempt a vintage distilled spirits license applicant from the public notice advertising requirement; amend KRS 243.990 to establish penalties for vintage distilled spirits sellers who exceed the maximum package limit; amend KRS 211.285 to rename the "malt beverage education fund" as the "alcohol wellness and responsibility education fund"; add proceeds from Alcoholic Beverage Control Board distilled spirit auctions to the fund; issue moneys from the fund to the Alcohol Wellness and Responsibility Education Corporation; require the corporation's board of directors to include as voting members all duly elected statewide constitutional officers, the secretary of the Public Protection Cabinet, the ABC commissioner, and representatives of the malt beverage and distilled spirits industries; add the President of the Senate and the Speaker of the House as nonvoting members; authorize the corporation to accept grant applications from Kentucky high schools, colleges and universities, and other entities that promote alcohol responsibility; increase Project Graduation grants to \$1,000 annually.

HB439 - AMENDMENTS

HCS1/CI/LM - Retain original provisions, except allow an alcohol license applicant to publish its intention to apply for a license either online or in print; make a seller who exceeds the annual package limit for vintage distilled spirits guilty of a Class D felony for the second or a subsequent offense; add a representative of the Kentucky Malt Beverage Council to the board of directors for the Alcohol Wellness and Responsibility Education Corporation; remove LRC appointment of industry

members of the board.
HCS2/CI/LM - Retain original provisions, except decrease the minimum number of passengers from 100 to 40 in the definition of "riverboat"; direct the board to only auction alcoholic beverages where a final order has been issued after all appeals are exhausted; amend KRS 241.066 to allow one quota retail package license for every 2,000 residents in any wet county or urban-county government with more than 100,000 residents; amend KRS 241.069 to permit a city, county, or urban-county government to petition for an increase in the number of quota retail package licenses; create new sections of KRS Chapter 242 and 243 to authorize a precinct local option election to allow the sale of alcoholic beverages at marinas; set petition and ballot language; establish marina definition and qualifications for a local option election and licensure; make marinas eligible for retail package and drink licenses; exempt marina licenses from quota totals for the territory; amend KRS 242.021 to prohibit a city, county, or urban-county government from seeking a quota retail package license increase until at least one year after the certification of the local option election; create a new section of KRS Chapter 243 to establish requirements for persons delivering alcoholic beverages on behalf of a retail package licensee; amend KRS 243.200 to remove vehicle requirement provisions from a transporter's license; allow an alcohol license applicant to publish its intention to apply for a license either online or in print; make a seller who exceeds the annual package limit for vintage distilled spirits guilty of a Class D felony for the second or a subsequent offense; create a new section of KRS Chapter 244 to establish procedures for department seizure of alcoholic beverages; require the department to provide notice of violations within 14 days from the date of the seizure; return the alcoholic beverages to the licensee if the department fails to provide notice; allow the licensee to request a KRS Chapter 13B hearing before the board to determine if the seizure was justified; enable the licensee to appeal the board's final order to the Circuit Court of the county where the seizure occurred; appoint a representative of the Kentucky Malt Beverage Council to the board of directors for the Alcohol Wellness and Responsibility Education Corporation; remove LRC appointment of industry members of the board; amend KRS 242.125 to conform; EMERGENCY.
HCA1(M. Koch) - Make title amendment.
HFA1(R. Palumbo) - Prohibit any quota retail package license increase in a local government from exceeding a five percent growth in the number of quota retail package licenses within the local government; require a local government to wait at least two years after a quota retail package local option election before requesting an increase in the original number of quota retail package licenses.
HFA2(M. Koch) - Remove criminal penalties for violations by a vintage distilled spirits seller; fine a vintage distilled spirits seller \$500 for the first offense, \$2,500 for the second offense, and \$5,000 for the third and each subsequent offense.

SCS1 - Retain original provisions, except delete all sections relating to local option elections for marina alcoholic beverage sales.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)
Feb 05, 2024 - to Licensing, Occupations, & Administrative Regulations (H)
Feb 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Feb 08, 2024 - 2nd reading, to Rules
Feb 13, 2024 - recommitted to Licensing, Occupations, & Administrative Regulations (H)
Feb 21, 2024 - reported favorably, to Rules with Committee Substitute (2) and Committee Amendment (1-title)
Feb 22, 2024 - floor amendment (1) filed to Committee Substitute (2); posted for passage in the Regular Orders of the Day for Friday, February 23, 2024
Feb 29, 2024 - floor amendment (2) filed to Committee Substitute (2)
Mar 01, 2024 - 3rd reading ; floor amendment defeated Floor Amendment (1) ; passed 67-24 with Committee Substitute (2), Floor Amendment (2) and Committee Amendment (1-title)
Mar 04, 2024 - received in Senate ; to Committee on Committees (S)
Mar 08, 2024 - to Licensing & Occupations (S)
Mar 12, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 13, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 15, 2024
Mar 15, 2024 - floor amendment adopted Committee Substitute (1) ; 3rd reading, passed 31-5 with Committee Substitute (1)
Mar 21, 2024 - received in House ; to Rules (H)
Mar 25, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)
Mar 27, 2024 - House concurred in Senate Committee Substitute (1) ; passed 62-23 ; enrolled, signed by Speaker of the House
Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB440 (BR367) - R. Roberts, J. Blanton

AN ACT relating to custody.
Amend KRS 405.020 to allow people other than a parent to petition for custody of child if the parent is claimed to be unfit or to have waived his or her superior rights custody; provide factors to be considered by the court.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

HB441 (BR125) - J. Bauman, K. Bratcher

AN ACT relating to law enforcement.
Amend KRS 16.070 to require the Kentucky State Police to establish a local headquarters in the most populous county in the Commonwealth.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

HB442 (BR1419)/FN - J. Tipton, J. Decker, S. Baker, K. Bratcher, E. Callaway, J. Calloway, R. Dotson, P. Flannery, D. Frazier Gordon, C. Fugate, A. Gentry, D. Hale, R. Heath, S. Heavrin, J. Hodgson, T. Huff, M. Imes, K. King, D. Lewis, S. Lewis, M. Lockett, S. Maddox, C. Massaroni, J. Nemes, R. Palumbo, P. Pratt, M. Proctor, S. Rawlings, J. Raymond, T. Smith, N. Tate, W. Thomas, T. Truett, B. Wesley

AN ACT relating to an exemption of sales and use tax for certain nonprofits. Amend KRS 139.495 to exempt all sales made by resident nonprofit educational, charitable, or religious institutions.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

HB443 (BR1779)/LM - S. Rudy, C. Aull, D. Bentley, S. Bratcher, B. Chester-Burton, S. Doan, D. Fister, K. Fleming, R. Heath, T. Huff, J. Nemes, R. Palumbo, P. Pratt, W. Thomas, W. Williams

AN ACT relating to land use. Create a new section of KRS Chapter 100 to require that local laws dealing with subdivision plats and development plans be set out by objective standards and applied ministerially; set out conditions for application of discretion; EFFECTIVE July 1, 2025.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

Feb 08, 2024 - to Local Government (H)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar

Feb 22, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 23, 2024

Feb 23, 2024 - 3rd reading, passed 92-0

Feb 26, 2024 - received in Senate ; to Committee on Committees (S)

Feb 28, 2024 - to State & Local Government (S)

Mar 06, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 07, 2024 - 2nd reading, to Rules as a consent bill

Mar 08, 2024 - posted for passage in the Consent Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - passed over and retained in the Consent Orders of the Day

Mar 12, 2024 - passed over and retained in the Consent Orders of the Day

Mar 13, 2024 - passed over and retained in the Consent Orders of the Day

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - passed over and retained in the Consent Orders of the Day

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - 3rd reading, passed 37-0; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB444 (BR1907) - S. Bratcher, S. Lewis

AN ACT relating to electricians. Amend KRS 227A.060 to modify experience and education requirements for an electrician or master electrician license; require an electrician applicant or master electrician applicant to have 8,000 hours or 16,000 hours of verifiable experience, respectively, which may be reduced by designated education or teaching; authorize a master electrician or electrician applicant to qualify for licensure through teaching or attending an associate's degree or diploma program at a college within the Kentucky Community and Technical College System or at another accredited college or university; enable a military veteran to meet master electrician or electrician experience requirements through applicable supervised military occupational specialty experience; direct the department of Housing, Buildings and Construction to promulgate administrative regulations to establish an application form to allow submission of military experience; accept either a DD-214 form or a signed statement from the applicant's commanding officer to verify relevant military experience; amend KRS 227A.100 to renew electrician licenses once every two years; allow a licensee to request either a physical or electronic license.

HB444 - AMENDMENTS

HCS1 - Retain original provisions, except allow the department to establish a system to issue electronic licenses instead of physical licenses; increase \$500,000 general liability insurance requirement to \$1,000,000; double the biennial license fee compared to the previous annual license rate; make the six hour continuing education requirement apply to each separate year under a biennial license. HFA1(S. Bratcher) - Substitute an associate's degree or diploma program in electrical technology or a related field from a college within KCTCS or from an accredited college or university for 6,000 hours of verifiable experience in the electrical trade.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

Feb 09, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 22, 2024 - 2nd reading, to Rules

Mar 01, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 04, 2024

Mar 05, 2024 - floor amendment (1) filed to Committee Substitute

Mar 06, 2024 - 3rd reading, passed 96-0 with Committee Substitute (1) and Floor Amendment (1)

Mar 07, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Economic Development, Tourism, & Labor (S)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - passed over and retained in the Orders of the Day

Mar 28, 2024 - 3rd reading, passed 32-5 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB445 (BR1782) - T. Smith, D. Bentley, J. Blanton, R. Dotson, C. Fugate, T. Huff, T. Truett, B. Wesley

AN ACT relating to the retirement of fossil fuel-fired electric generating units. Amend KRS 278.264 to prohibit the Public Service Commission from approving the retirement of a fossil fuel-fired electric generating unit unless the commission finds that the utility has no undepreciated investment in the unit and that the costs to operate the unit are greater than the revenue that it generates.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

HB446 (BR872) - E. Callaway, K. Bratcher, J. Bauman, K. Fleming, K. Herron, J. Hodgson, J. Nemes, R. Roarx

AN ACT relating to public school transportation.

Amend KRS 158.110 to require local school boards to adopt a transportation services policy; amend KRS 158.148, relating to school district discipline guidelines, to require the Kentucky Department of Education to create a model transportation services policy; detail required provision of local board transportation services policies; create process for operators of transportation to report, be heard during proceedings, and receive a response regarding misconduct by students aboard transportation and also by parents or guardians; permit revocation of transportation privileges based on failure to acknowledge transportation services policy; amend KRS 158.445 to require inclusion of the transportation services policy in district safety plans.

HB446 - AMENDMENTS

HCS1 - Retain original provisions, except remove ability of transportation provider to temporarily remove pupil from transportation based on parent or guardian misconduct; require additional language within transportation services policy regarding potential criminal violations for misconduct related to transportation. HFA1(E. Callaway) - State that any action under this section related to students with disabilities shall be in compliance with applicable federal law.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

Feb 08, 2024 - to Education (H)

Feb 20, 2024 - reported favorably, 1st reading, to Calendar with Committee

Substitute (1)

Feb 21, 2024 - 2nd reading, to Rules

Feb 22, 2024 - floor amendment (1) filed to Committee Substitute

Feb 23, 2024 - posted for passage in the Regular Orders of the Day for Monday, February 26, 2024

Mar 01, 2024 - 3rd reading, passed 93-1 with Committee Substitute (1) and Floor Amendment (1)

Mar 04, 2024 - received in Senate ; to Committee on Committees (S)

Mar 06, 2024 - to Education (S)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar

Mar 08, 2024 - 2nd reading, to Rules

Mar 11, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 13, 2024

Mar 13, 2024 - 3rd reading, passed 37-0-1 ; received in House

Mar 14, 2024 - enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Mar 22, 2024 - signed by Governor

HB447 (BR1772) - E. Callaway, J. Bauman, K. Bratcher, B. Chester-Burton, K. Herron, J. Hodgson, J. Nemes, R. Roarx

AN ACT relating to the transportation of students and declaring an emergency.

Amend KRS 156.153 to permit school districts to use district-owned, leased, or contracted passenger transportation vehicles to transport students to and from school and approved school activities under an alternative transportation plan approved by the Kentucky Department of Education; provide that vehicles shall be operated by an employee or contractor of local school district that is licensed to operate a motor vehicle within the Commonwealth; provide that the Kentucky Department of Education shall promulgate administrative regulations to establish minimum standards and specifications for an alternative transportation plan; amend KRS 160.380 to require the driver of any non-school bus passenger vehicle authorized to transport students to and from school pursuant to the alternative transportation plan submit to an annual national and state criminal background check and clear CA/N check; require certain traffic offenses or arrests to be reported to the superintendent; amend KRS 156.990 to provide that an individual who operates a school bus or non-school bus passenger vehicle to transport a student or students without a current valid license to operate that motor vehicle within the Commonwealth shall be guilty of a Class D felony; EMERGENCY.

HB447 - AMENDMENTS

HCS1 - Retain original provisions, require drivers of non-school bus passenger vehicles to submit to drug testing that aligns with the requirements of 49 C.F.R. pt. 40; reduce state and federal background check requirements for non-school bus passenger vehicle drivers. SCS1 - Retain original provisions, except require the notification from drivers of non-school bus vehicles to the superintendent of designated charges and convictions to be immediate. SFA1(M. Deneen) - Maintain original provisions except remove any

restrictions or requirements for individual to use a non-school bus passenger vehicle to transport students to approved school activities.
SFA2(M. Deneen) - Maintain original provisions, except remove any restrictions or requirements for individual to use a non-school bus passenger vehicle to transport students to approved school activities.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

Feb 08, 2024 - to Education (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 28, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024

Mar 01, 2024 - 3rd reading, passed 92-1 with Committee Substitute (1)

Mar 04, 2024 - received in Senate ; to Committee on Committees (S)

Mar 06, 2024 - to Education (S)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 08, 2024 - 2nd reading, to Rules
Mar 11, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 13, 2024

Mar 12, 2024 - floor amendment (1) filed to Committee Substitute

Mar 13, 2024 - floor amendment (2) filed to Committee Substitute ; passed over and retained in the Orders of the Day

Mar 14, 2024 - 3rd reading ; Floor Amendment (1) withdrawn ; passed 38-0 with Committee Substitute (1) and Floor Amendment (2)

Mar 15, 2024 - received in House ; to Rules (H)

Mar 25, 2024 - posted for passage for concurrence in Senate Floor Amendment (2) and Committee Substitute (1)

Mar 27, 2024 - House concurred in Senate Committee Substitute (1) and Floor Amendment (2) ; passed 94-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB448 (BR1125) - A. Camuel

AN ACT relating to state contracts.
Amend KRS 45A.110 to require the bidder or offeror to attest to not receiving two or more civil penalties under KRS Chapter 337, 338, 339, or 341 in order to be eligible to receive the written determination of responsibility.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to State Government (H)

HB449 (BR1882) - S. Riley, M. Dossett, K. Jackson, S. Lewis, T. Truett

AN ACT relating to local boards of education.

Amend KRS 160.180 to provide additional types of evidence permitted to document a board of education candidate's completion of twelfth grade; remove specifications for the topics of required trainings for board of education members.

HB449 - AMENDMENTS

HCS1 - Delete original provisions; create a new section of KRS Chapter 160 to require local boards of education to adopt a code of ethics policy for board members; provide that the Office of Education Accountability (OEA) is responsible for investigating current board members for substantial code of ethics violations; direct the OEA to refer substantial violations of a board of education code of ethics policy to the Attorney General; require school board members with less than three years of consecutive service to receive three hours of finance training and one hour of superintendent evaluation training within the first three years of service; provide that board of education members may be removed from office for a violation of the board's code of ethics policy; make technical corrections.

SCS1 - Retain original provisions, except delete the requirement that local boards of education adopt a code of ethics policy for board members and all procedures related to the enforcement of those policies.

SFA1(J. Higdon) - Retain original provisions and create a new section of KRS Chapter 160 to require local boards of education to adopt a code of ethics policy for board members; provide that the Office of Education Accountability (OEA) is responsible for investigating current board members for substantial code of ethics violations; direct the OEA to refer substantial violations of a board of education code of ethics policy to the Attorney General; provide that board of education members may be removed from office for a violation of the board's code of ethics policy.

SFA2(S. West) - Retain original provisions and create new causes for board of education members to be subject to removal by the Attorney General; provide that the Office of Education Accountability (OEA) is responsible for investigating board members for allegations of designated conduct; require local board members to take one hour of open meetings and open records training within their first twelve months of service and once every four years thereafter; amend KRS 160.170 to amend the oath of office for local board of education members to be consistent with the requirements set forth in KRS 160.180.

CCR1 - Cannot agree.

FCCR1 - Retain and add to the provisions of HB 449; amend KRS 160.570 to remove the limitation on the number of depositories a school district can utilize.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

Feb 08, 2024 - to Education (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 28, 2024 - 2nd reading, to Rules
Mar 05, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 06, 2024

Mar 06, 2024 - 3rd reading, passed 96-0 with Committee Substitute (1)

Mar 07, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Education (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1); floor

amendment (1) filed to Committee Substitute

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - floor amendment (2) filed to Committee Substitute ; passed over and retained in the Orders of the Day

Mar 27, 2024 - 3rd reading ; Floor Amendment (1) withdrawn; passed 35-1 with Committee Substitute (1) and Floor Amendment (2)

Mar 28, 2024 - received in House ; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (1) and Floor Amendment (2)
Apr 12, 2024 - House concurred in Senate Committee Substitute (1) ; House refused to concur in Senate Floor Amendment (2) ; Conference Committee appointed in House ; received in Senate ; to Rules (S); posted for passage for receding from Senate Floor Amendment (2) for Monday, April 15, 2024

Apr 15, 2024 - Senate refused to recede from Floor Amendment (2) ; Conference Committee appointed in Senate; Conference Committee report (1) 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 (1) filed in House and Senate; posted for passage for consideration of Free Conference Committee Report (1) ; Free Conference Committee report adopted in Senate; passed 37-0 ; received in House ; to Rules (H); posted for passage for consideration of Free Conference Report; Free Conference Committee report adopted in House ; passed 94-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 18, 2024 - signed by Governor

HB450 (BR1387) - N. Wilson, J. Calloway, S. Baker, K. Banta, S. Bratcher, J. Decker, J. Nemes, J. Tipton

AN ACT relating to the protection of minors.

Create new sections of KRS Chapter 367 to define terms; prohibit social media companies from allowing minors to create accounts without parental consent; provide means for establishing age and providing parental consent; prohibit retention of personal information obtained through consent process; require social media companies to provide parents with means for account supervision; authorize the Attorney General to enforce through administrative and judicial action; create a new section of KRS Chapter 411 to establish a private civil cause of action for creation of minor social media account without consent or retention of personal information obtained through consent process.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

HB451 (BR1778) - N. Wilson, B. Chester-Burton, S. Dietz, S. Doan, D. Elliott

AN ACT relating to wills.

Create a new section of KRS Chapter 394 to allow for a will to refer to a separate written statement or list in order to dispose of items of tangible personal property not otherwise specifically bequeathed.

HB451 - AMENDMENTS

HFA1(N. Wilson) - Retain original provisions, except require that the written statement or list be dated by the testator; allow the written statement or list to be handwritten or typewritten.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to Judiciary (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar

Feb 29, 2024 - 2nd reading, to Rules

Mar 01, 2024 - floor amendment (1) filed

Mar 05, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 06, 2024

Mar 06, 2024 - 3rd reading, passed 95-0 with Floor Amendment (1)

Mar 07, 2024 - received in Senate ; to Committee on Committees (S)

HB452 (BR1669) - S. Sharp

AN ACT relating to equality in access to financial services.

Create a new section of KRS Chapter 367 to define terms; prohibit financial institutions from discriminating in, or agreeing, conspiring, or coordinating to discriminate in, the provision of financial services by utilizing a social credit score; establish notice requirements when a financial institution refuses to provide, restricts, or terminates financial services; make violation an unfair, false, misleading, or deceptive trade practice in violation of KRS 367.170; establish remedies; authorize enforcement by the Attorney General; require construction in favor of broad protection of conduct, opinions, and beliefs protected by certain laws.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

HB453 (BR1828) - DJ Johnson, J. Gooch Jr., M. Koch

AN ACT relating to assistance for military families.

Amend KRS 620.040 to require the Cabinet for Health and Family Services to determine the military status of any parent or guardian subject to an investigation and to notify a Department of Defense family advocacy program of an investigation involving a member of the United States Armed Forces.

HB453 - AMENDMENTS

HCA1(DJ Johnson) - Make title amendment.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

Feb 09, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Feb 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Amendment (1-title)

Feb 14, 2024 - 2nd reading, to Rules

Feb 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, February 16, 2024

Feb 22, 2024 - 3rd reading, passed

95-0 with committee amendment (1-title)

Feb 23, 2024 - received in Senate ; to Committee on Committees (S)

Mar 06, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Mar 07, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 08, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - passed over and retained in the Consent Orders of the Day

Mar 12, 2024 - passed over and retained in the Consent Orders of the Day

Mar 13, 2024 - passed over and retained in the Consent Orders of the Day

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - passed over and retained in the Consent Orders of the Day

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB454 (BR1898) - S. Riley

AN ACT relating to home-based food processors.

Amend KRS 217.015 to expand the definition of "home-based processor" to include roasted coffee beans in the list of foods a home-based processor may produce.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

HB455 (BR1486) - K. Timoney

AN ACT relating to alcoholic beverages and declaring an emergency.

Create a new section of KRS Chapter 243 to establish requirements for persons delivering alcoholic beverages on behalf of a retail package licensee; amend KRS 241.066 to limit the number of quota retail package licenses to one license for every 2,000 residents in any wet county or urban-county government with more than 100,000 residents; amend KRS 241.069 to allow a city, county, or urban-county government to petition for an increase in the number of quota retail package licenses; amend KRS 242.021 to prohibit a city or urban-county government from seeking an increase in the number of quota retail package licenses until at least one year has passed since the certification of the local option election; amend KRS 243.200 to remove vehicle requirement

provisions from a transporter's license; EMERGENCY.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

Feb 05, 2024 - to Licensing, Occupations, & Administrative Regulations (H)

Feb 07, 2024 - reported favorably, 1st reading, to Calendar

Feb 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 09, 2024

Feb 13, 2024 - taken from the Orders of the Day ; recommitted to Licensing, Occupations, & Administrative Regulations (H)

HB456 (BR287)/LM - S. Heavrin

AN ACT relating to counties and declaring an emergency.

Amend KRS 337.285 to add sheriff's offices and county police forces to the local government agencies eligible for an exception to overtime compensation; EMERGENCY.

HB456 - AMENDMENTS

HCS1/LM - Retain original provisions except list statutory authority for other entities that work with law enforcement departments regarding working hours; EMERGENCY.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Local Government (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 29, 2024 - 2nd reading, to Rules

Mar 05, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 06, 2024

Mar 06, 2024 - 3rd reading, passed 92-2 with Committee Substitute (1)

Mar 07, 2024 - received in Senate ; to Committee on Committees (S)

Mar 13, 2024 - to State & Local Government (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - 3rd reading, passed 37-0; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - signed by Governor

HB457 (BR1542)/CI/LM - G. Brown Jr., B. Chester-Burton

AN ACT relating to firearms and declaring an emergency.

Create new sections of KRS Chapter 237 to define "assault weapon," "large capacity ammunition feeding device," and "seller of ammunition"; require background checks for private firearms sales; require reporting to law enforcement of firearm and ammunition thefts and losses; require the safe storage of firearms; require the Department of Kentucky State Police to

promulgate administrative regulations relating to the licensing of persons to possess handguns and assault weapons, the registration of handguns and assault weapons, and the logging of firearms and ammunition sales effective January 1, 2025; create a new section of KRS Chapter 527 to create the offense of criminal purchase or disposal of a weapon; amend KRS 395.250 to require an estate's inventory to list each firearm; amend KRS 403.735 to require judges, when issuing an order of protection, to consider whether a person against whom the order is entered should be prohibited from possessing a firearm; amend KRS 504.030 to require judges in criminal cases where a person is found not guilty by reason of insanity to demand the surrender of the defendant's firearms; amend KRS 506.080 to add that the offense of facilitation includes assistance in providing firearms; amend KRS 508.020 to include physical injury to a minor by virtue of the intentional discharge of a firearm within the offense of assault in the second degree; amend KRS 527.040 to require that the sentence for a felon in possession of a firearm be served consecutively to any other felony sentence; amend KRS 527.070 to include postsecondary education facilities within the existing ban on firearms in schools; amend KRS 532.030 to require the judge pronouncing a defendant guilty but mentally ill to demand the surrender of the person's firearms; amend KRS 65.1591, 237.104, 237.115, and 532.025 to conform; repeal KRS 65.870, relating to the prohibition of local firearm control ordinances; EFFECTIVE, in part, January 1, 2025; EMERGENCY.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

HB458 (BR143) - D. Grossberg

AN ACT relating to trade practices.

Create a new section of KRS Chapter 365 to define terms; prohibit a person from soliciting residential property owners with a prohibited advertisement, offering value in exchange for inspecting residential property owner's roof, or making an insurance claim for damage to the residential property owner's roof, interpreting the residential property owner's insurance policy without a license, and failing to provide a good faith estimate agreeing to repairing a residential property owner's roof pursuant to a property insurance claim; create an exemption when location of residential property is located in a declared emergency or disaster area.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

HB459 (BR1872) - K. Moser, R. Raymer, S. Bratcher, B. Chester-Burton, S. Dietz, B. McCool, J. Nemes, R. Palumbo, K. Timoney, W. Williams

AN ACT relating to health care workers.

Amend KRS 314.042 to create the provisional advanced practice registered nurse applicant license; amend KRS 314.121 to require APRNs and registered nurses experienced in long-term care on the Board of Nursing; amend KRS 314.131 to allow the

executive director of the Board of Nursing to hire officers and other personnel with the approval of the board; and repeal KRS 314.193, which creates the Advanced Practice Registered Nurse Council.

HB459 - AMENDMENTS

HCS1 - Retain original provisions; amend how appointments to the Board of Nursing are made; remove the bachelor's and associate's degree designation for the four nurse educators who will sit on the board.

SCS1 - Retain original provisions; amend KRS 314.073 to require nurse licensees to complete continuing medical education courses on treating Alzheimer's and other forms of dementia; allow graduating student practitioners to submit course curriculum on Alzheimer's and other forms of dementia towards the continuing education requirements.

SFA1(S. Funke Frommeyer) - Make title amendment.

SFA2(S. Funke Frommeyer) - Amend KRS 311.844 to require physician assistants to complete continuing education courses on treating Alzheimer's disease and other forms of dementia.

Feb 02, 2024 - introduced in House; to Committee on Committees (H)

Feb 15, 2024 - to Health Services (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules

Mar 05, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 06, 2024

Mar 06, 2024 - 3rd reading, passed 96-0 with Committee Substitute (1)

Mar 07, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Health Services (S)

Mar 22, 2024 - floor amendment (2)

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

Mar 25, 2024 - 2nd reading, to Rules as a consent bill

Mar 26, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 27, 2024

Mar 27, 2024 - 3rd reading, passed 36-0 with Committee Substitute (1), Floor Amendment (2) and Floor Amendment (1-title); received in House ; to Rules (H)

Mar 28, 2024 - posted for passage for concurrence in Senate Committee Substitute (1), Floor Amendment (2) and Floor Amendment (1-title)

Apr 15, 2024 - House concurred in Senate Committee Substitute (1), Floor Amendment (2) and Floor Amendment (1-title); passed 95-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 19, 2024 - signed by Governor

HB460 (BR58)/LM - K. Fleming, C. Aull, L. Willner

AN ACT relating to the prevention of physical harm.

Create new sections of KRS Chapter 237 to define terms; establish requirements for individuals in crisis to voluntarily request inclusion on a list that

prohibits the purchase or possession of firearms for specified periods and to voluntarily commit their firearms to law enforcement for safe storage or permanent surrender; provide processes for individuals to be removed from the list upon request and to have a surrendered firearm returned; establish confidentiality requirements and the exclusion of list and surrender records from the Open Records Act; establish protocols for law enforcement agencies to accept, manage, and maintain the required documentation and the safe storage of firearms; establish penalties for noncompliance; establish liability protections for good-faith conduct associated with requirements; require the Department of Kentucky State Police to annually report statistical data to the Legislative Research Commission; direct the Justice and Public Safety Cabinet and the Cabinet for Health and Family Services to seek grant funding to provide a statewide public education and awareness campaign on the voluntary list and firearm surrender programs.

Feb 02, 2024 - introduced in House; to Committee on Committees (H)

HB461 (BR1794)/LM - D. Hale, C. Aull, R. Palumbo, W. Williams

AN ACT relating to school bus safety. Create new sections of KRS Chapter 67 to define terms; require the use of camera monitoring systems on all school buses by all school districts, and require the enforcement of a civil penalty for stop arm camera violations recorded by a camera monitoring system; set the amount of the civil penalty; provide that the revenue generated from a civil penalty shall be retained by the county; require specific notice for a stop arm camera violation; require a form for a stop arm camera violation notice; establish defenses to a violation; establish procedures for a contest to a violation; require a recipient of a violation to pay or contest the violation within 60 days; allow for suspension of registration for failure to pay a fine; require a county to notify the Transportation Cabinet of the need to release a suspension within one business day of payment; amend KRS 189.990 to increase the maximum fines for failing to stop for a school bus or church bus that is receiving or discharging passengers; amend KRS 189.370 to require traffic in the opposite direction of a school bus to stop for a school bus on highways that are not divided by a raised barrier or unpaved median; amend KRS 64.090 to provide that a sheriff may retain charge and collect a fee of \$50 from every collected civil penalty for a stop arm camera violation enforced by the sheriff's office; EFFECTIVE July 1, 2025.

HB461 - AMENDMENTS

HCS1/LM - Retain original provisions, except make installing and maintaining a camera monitoring system on each school bus permissive instead of mandatory.
HFA1(D. Elliott) - Retain original provisions, except remove all references to a code enforcement board.
HFA2(D. Hale) - Retain all original provisions, except remove references to an ordinance.
HFA3(J. Blanton) - Retain original

provisions, except allow recorded images produced by a camera monitoring system to be admitted if the incident involves an accident or criminal proceeding.

Feb 05, 2024 - introduced in House; to Committee on Committees (H)

Feb 22, 2024 - to Transportation (H)
Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute

Feb 28, 2024 - 2nd reading, to Rules ; floor amendment (2) filed to Committee Substitute

Mar 01, 2024 - floor amendment (3) filed to Committee Substitute

Mar 06, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 11, 2024 - 3rd reading, passed 79-14 with Committee Substitute (1) and Floor Amendments (1), (2) and (3)

Mar 12, 2024 - received in Senate ; to Committee on Committees (S)

HB462 (BR1812) - S. Bratcher, S. Heavrin, B. Chester-Burton

AN ACT relating to recovery residences.

Amend KRS 222.500 to define terms related to recovery residences; amend KRS 222.502 to permit a recovery residence that provides on-site clinical services or access to on-site clinical services to continue to operate without certification from a certifying organization until December 31, 2024; amend KRS 222.504 to authorize the Cabinet for Health and Family Services and local governments to impose civil fines on uncertified recovery residences; amend KRS 222.506 to establish the conditions under which a recovery residence may provide on-site clinical services or access to on-site clinical services.

Feb 05, 2024 - introduced in House; to Committee on Committees (H)

Feb 08, 2024 - to Families & Children (H)

Feb 15, 2024 - reported favorably, 1st reading, to Calendar

Feb 16, 2024 - 2nd reading, to Rules

Feb 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024

Feb 23, 2024 - 3rd reading, passed 92-0

Feb 26, 2024 - received in Senate ; to Committee on Committees (S)

Feb 28, 2024 - to Health Services (S)

Mar 13, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 14, 2024 - 2nd reading, to Rules as a consent bill

Mar 15, 2024 - posted for passage in the Consent Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed

37-1 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 09, 2024 - signed by Governor

HB463 (BR1082) - S. Dietz, K. Banta, S. Bratcher, J. Calloway, B. Chester-Burton, N. Wilson

AN ACT relating to the protection of children using social media.

Create new sections of KRS Chapter 367 to define terms; specify what entities are subject to this Act; require digital service providers to register the age of the user; specify the duties of digital services providers relating to agreements with minors; require digital service providers to develop internal controls to prevent minors from being exposed to obscene matter, create parental monitoring tools, prevent advertising certain goods and services to minors, and provide information related to algorithms and content promotion; provide that digital service providers are not required to disclose trade secrets; provide exceptions for when a digital service provider may share a minor's personally identifying information; require digital service providers to develop a commercially reasonable method for verifying caregivers; require digital service providers to create a method for a minor's verified caregiver to gain access to a minor's personally identifying information; provide that the Department for Community Based Services has authority over the powers of a verified caregiver for minors in its custody; provide that a violation of the Act is a deceptive act or practice in the conduct of trade or commerce; provide that a parent or guardian has a private right of action for violations.

HB463 - AMENDMENTS

HCS1 - Retain original provisions, except make severability clause noncodified language.

HFA1(S. Dietz) - Keep original provisions except specify that this Act does not apply to any educational services provider that operates a digital service that is subject to the Children's Online Privacy Protection Act of 1998, 15 U.S.C. sec. 6501 et seq., and primarily provides educational services to children or educational agencies or institutions.

Feb 05, 2024 - introduced in House; to Committee on Committees (H)

Feb 26, 2024 - to Small Business & Information Technology (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 29, 2024 - 2nd reading, to Rules

Mar 01, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 04, 2024

Mar 04, 2024 - floor amendment (1) filed to Committee Substitute

Mar 05, 2024 - 3rd reading, passed 94-0 with Committee Substitute (1) and Floor Amendment (1)

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Veterans, Military Affairs, & Public Protection (S)

HB464 (BR487)/FN - K. Timoney

AN ACT relating to school district property and declaring an emergency.

Repeal and reenact KRS 162.060 to establish that local boards of education submit all plans for new public school buildings or additions or alterations of old buildings to the chief state school officer; prohibit the Kentucky Department of Education from requiring prior approval of the district's plans; prohibit a project for new school buildings from spending more than 10 percent of the project on the acquisition and improvement of land; provide a waiver process; amend KRS 156.160 to require the administrative regulation promulgated by the Kentucky Board of Education on the construction of school buildings be subject to a review and update process; provide for the approval and appeal process for a district's purchase or disposal of real property; provide a waiver and appeal process from standards for plans and specifications of buildings; amend KRS 156.095 to update language and require the department to establish a professional development program and a list of similar professional development offerings for district personnel on facilities management, construction, and management; require districts to use the professional development program; amend KRS 157.420 conform and authorize a district to use capital outlay funds to employ facility related personnel as defined by the department; establish the requirements for a district facilities plan; establish dangerous levels of radon within a school facility as an emergency that may be addressed outside the district facilities plan process and the funds that may be used to mitigate radon; amend KRS 157.440, 157.615, 157.620, 157.621, 157.622, 158.814, and 160.105 to conform; amend KRS 160.160 to remove the requirement for a district to obtain prior approval from the department for a mortgage or lien on a school building or for leasing a building; EFFECTIVE July 1, 2024; EMERGENCY.

HB464 - AMENDMENTS

HCS1 - Retain original provisions, except require school districts to conduct the review and categorization of school facilities instead of the Kentucky Department of Education, with a regular review thereof to be conducted by the department; provide that any project where the majority of the cost is for an extracurricular facility shall not receive or use state funds but may use restricted local funds; make technical corrections.

Feb 05, 2024 - introduced in House; to Committee on Committees (H)

Feb 08, 2024 - to Education (H)

Feb 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 14, 2024 - 2nd reading, to Rules

Feb 21, 2024 - recommitted to Appropriations & Revenue (H)

HB465 (BR909) - P. Pratt, S. Rawlings

AN ACT relating to worker benefits.

Create a new section of KRS Chapter 336 to define terms; permit a public or private entity to contribute funds to a portable benefit plan of a self-employed worker without establishing an employer classification.

HB465 - AMENDMENTS

HCS1 - Retain original provisions, except remove provision specifying that contributions to a portable benefit plan shall not be used as evidence of employer liability.
SFA1(P. Wheeler) - Retain original provisions, except add that contributions to a portable benefit plan shall not be the sole criterion for determining a worker's employment classification.

Feb 05, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Small Business & Information Technology (H)

Feb 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 15, 2024 - 2nd reading, to Rules
Feb 22, 2024 - posted for passage in the Regular Orders of the Day for Friday, February 23, 2024

Feb 27, 2024 - 3rd reading, passed 76-18 with Committee Substitute (1)

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

Mar 01, 2024 - to Economic Development, Tourism, & Labor (S)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules
Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - floor amendment (1) filed; passed over and retained in the Orders of the Day

Mar 27, 2024 - 3rd reading, passed 26-7 with Floor Amendment (1) ; received in House ; to Rules (H)

Mar 28, 2024 - posted for passage for concurrence in Senate Floor Amendment (1)

HB466 (BR144)/LM - D. Grossberg

AN ACT relating to real property purchased at a master commissioner's sale.

Amend KRS 91.514 and create a new section of KRS Chapter 426 to establish that any residential property that is purchased at a master commissioner's sale in a county that has a land bank authority and was occupied prior to or at the time of the sale must be returned to a state of occupancy within specified time periods; define terms; and establish a fine of \$100 per day payable to the local government for noncompliance.

Feb 05, 2024 - introduced in House; to Committee on Committees (H)

HB467 (BR1830)/AA/LM - N. Tate, K. Moser

AN ACT relating to perinatal palliative care.

Create a new section of KRS Chapter 216 to require all hospitals offering obstetric services and alternative birthing centers to provide or make referrals for perinatal palliative care; create a new section of Subtitle 17A of KRS Chapter 304 to require health benefit plans to provide coverage for perinatal palliative care; amend KRS 164.2871, 205.522, 205.6485, and 18A.225 to require self-insured employer group health plans provided by the governing board of a state postsecondary institution to its employees, Medicaid, the Kentucky

Children's Health Insurance Program, and the state employee health plan to comply with the new section on perinatal palliative care; make technical corrections; provide that the Act may be cited as the Love Them Both Part II Act; direct that provisions apply to health benefit plans issued, renewed, effective, or delivered on or after January 1, 2025; EFFECTIVE, in part, January 1, 2025.

HB467 - AMENDMENTS

HFA1(A. Camuel) - Amend by deleting the definition of "baby"; replacing the word "baby" with "fetus"; effective January 1, 2025.

HFA2(R. Roarx) - Amend by deleting the reference to pregnancy termination.

HFA3(L. Burke) - Create a new section of KRS Chapter 311 to define "fatal fetal anomaly"; permit a physician to terminate a pregnancy if the pregnancy is complicated by a fatal fetal anomaly; delete short title; provide that the new section may be cited as Ezra's Law.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

Feb 15, 2024 - to Health Services (H)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar

Mar 08, 2024 - 2nd reading, to Rules
Mar 11, 2024 - floor amendments (1), (2) and (3) filed

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB468 (BR937) - D. Frazier Gordon

AN ACT relating to cosmetology.
Amend KRS 317A.130 to allow cosmetologists and nail technicians to use callus graters for callus removal.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

HB469 (BR1875) - C. Fugate

AN ACT relating to Purple Star Schools.

Create a new section of KRS Chapter 160 to define "military-connected student" and "purple star school"; establish the Purple Star School Program and set requirements for eligibility; designate the Kentucky Commission on Military Affairs as the governing body of the program.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

Feb 22, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar

Feb 28, 2024 - 2nd reading, to Rules
Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024

Mar 21, 2024 - 3rd reading, passed 97-0

Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

Mar 27, 2024 - to Veterans, Military Affairs, & Public Protection (S); taken from Veterans, Military Affairs, & Public Protection (S); 1st reading ; returned to Veterans, Military Affairs, & Public Protection (S)

Mar 28, 2024 - reported favorably, 2nd reading, to Rules as a consent bill

Apr 12, 2024 - posted for passage in the Consent Orders of the Day for

Friday, April 12, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 16, 2024 - signed by Governor

HB470 (BR1922) - R. Duvall, D. Bentley, M. Pollock

AN ACT relating to home solicitation sales.

Amend KRS 367.410 to define "department"; amend KRS 367.450 to provide that sellers of goods or services related to insurance or service contracts who are regulated by the Department of Insurance are exempt from requirements related to home solicitation sales.

HB470 - AMENDMENTS

HCS1 - Retain original provisions, except delete definition of "department" and insert definition of "affiliate"; exempt sales of certain service contracts, and goods or services related to insurance or a service contract, if the seller is, or the seller is an affiliate of a person that is, licensed by, registered with, or otherwise regulated by the Department of Insurance; make technical corrections.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

Feb 12, 2024 - to Banking & Insurance (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 29, 2024 - 2nd reading, to Rules
Mar 04, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 05, 2024

Mar 05, 2024 - 3rd reading, passed 75-20 with Committee Substitute (1)

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 13, 2024 - to Banking & Insurance (S)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules
Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - 3rd reading, passed 27-7 ; received in House ; enrolled, signed by Speaker of the House

Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB471 (BR1953) - C. Freeland, W. Thomas, J. Gooch Jr.

AN ACT relating to school pre-enrollment for military-connected students.

Amend KRS 159.075 to allow the use of military orders as proof of residency for enrollment or course registration in a school and prohibit in-person enrollment or course registration when prevented due to official military duties.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

Feb 08, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Feb 13, 2024 - reported favorably, 1st reading, to Calendar

Feb 14, 2024 - 2nd reading, to Rules

Feb 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024

Feb 23, 2024 - 3rd reading, passed 92-0

Feb 26, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB472 (BR1866) - C. Freeland, B. Chester-Burton

AN ACT relating to residential planned communities.

Create a new section of KRS Chapter 381 to allow the appointment of a receiver for a planned community when it fails to maintain the infrastructure, common area, storm water detention or retention area, or other facility that it is legally obligated to maintain; allow a city to recover funds expended to repair, renovate, maintain, or otherwise bring violations up to code.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

HB472 - AMENDMENTS

HCS1 - Retain original provisions, except amend KRS 381.786 to state that property owners' associations are not subject to the provisions of KRS 381.785 to 381.801

SCS1 - Retain original provisions, except delete amendments to KRS 381.786 concerning property owners' associations.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Local Government (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 29, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 01, 2024

Mar 01, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1)

Mar 04, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to State & Local Government (S)

Mar 26, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)

Mar 27, 2024 - reported favorably, 2nd reading, to Rules with Committee Substitute (1) as a consent bill

Mar 28, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 38-0 with Committee Substitute (1) ; received in House ; to Rules (H);

posted for passage for concurrence in Senate Committee Substitute (1) ; House concurred in Senate Committee Substitute (1) ; passed 97-0 with Committee Substitute (1); enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate; delivered to Governor
Apr 09, 2024 - signed by Governor

HB473 (BR1249) - A. Tackett Laferty, A. Camuel, N. Kulkarni, J. Raymond

AN ACT relating to the Child Care Assistance Program.

Amend KRS 199.894 to define "Child Care and Development Fund" and "Child Care Assistance Program"; create a new section of KRS 199.892 to 199.896 to establish income eligibility requirements for the Child Care Assistance Program.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

HB474 (BR1670) - S. Sharp

AN ACT relating to consumer protection in financial transactions.

Create a new section of KRS Chapter 292 to define terms; require broker-dealers, agents, investment advisers, and investment adviser representatives to disclose, and obtain the written consent of the customer and client for, the incorporation of a socially responsible criteria or other nonfinancial objective into discretionary investment decisions to buy or sell a security or commodity, recommendations or solicitations for the purchase or sale of a security or commodity, and the selection or recommendation, or advice regarding the selection, of a third-party manager or subadviser; establish requirements for the disclosures and written consent.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

HB475 (BR1876)/CI - M. Imes, B. Chester-Burton

AN ACT relating to health care for inmates.

Amend KRS 441.053, relating to jail health care operations, to remove the prohibition that an entity that provides medical, dental, psychological, or pharmacy services to the Department of Corrections and local jails cannot also provide claims management or plan evaluation services.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Local Government (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar

Feb 29, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 01, 2024

Mar 01, 2024 - 3rd reading, passed 95-0

Mar 04, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in

the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - 3rd reading, passed 37-0; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB476 (BR395) - D. Elliott

AN ACT relating to termination of parental rights.

Create a new section of KRS Chapter 625 to allow a parent to voluntarily terminate his or her parental rights during the pendency of a proceeding under KRS Chapter 620, relating to dependency, neglect, and abuse actions, by signing a consent form prescribed by the Administrative Office of the Courts and filing the form with the court; amend KRS 625.020 and 625.041 to conform.

HB476 - AMENDMENTS

HCS1 - Retain original provisions, except require the consent form to include a statement that the consent was voluntary and informed and specifying the consenting person's relationship to the child; require notification of any withdrawal of consent to be sent to the proposed adoptive parent, if any; require a finding by the court that termination would be in the best interest of the child before entering a termination order.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Families & Children (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 04, 2024

Mar 05, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1)

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Judiciary (S)

Mar 14, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 15, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - 3rd reading, passed 37-0; received in House ; to Rules (H);

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

Apr 04, 2024 - signed by Governor

HB477 (BR1942) - A. Neighbors, D. Bentley, S. Bratcher, B. Chester-Burton, K. Moser, R. Raymer

AN ACT relating to the diagnosis of sepsis.

Create a new section of KRS Chapter 205 to establish diagnosis criteria for sepsis.

HB477 - AMENDMENTS

SFA1(S. Meredith) - Make title amendment.

SFA2(S. Meredith) - Create a new section of KRS Chapter 205 to limit the number of managed care organizations contracted by the Department for Medicaid Services to no more than three; EFFECTIVE January 1, 2025.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

Feb 20, 2024 - to Health Services (H)

Feb 22, 2024 - reported favorably, 1st reading, to Calendar

Feb 23, 2024 - 2nd reading, to Rules

Feb 26, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 27, 2024

Feb 27, 2024 - 3rd reading, passed 96-0

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

Mar 01, 2024 - to Health Services (S)

Mar 13, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 14, 2024 - 2nd reading, to Rules as a consent bill

Mar 15, 2024 - floor amendments (1-title) and (2) filed; posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024

Mar 21, 2024 - passed over and retained in the Orders of the Day

Mar 22, 2024 - passed over and retained in the Orders of the Day

Mar 25, 2024 - passed over and retained in the Orders of the Day

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - 3rd reading ; Floor Amendment (2) and Floor Amendment (1-title) Withdrawn; passed 35-0 ;

received in House ; enrolled, signed by Speaker of the House

Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB478 (BR1960) - J. Dixon, D. Bentley, J. Calloway

AN ACT relating to construction or demolition waste disposal.

Amend KRS 224.40-120 to allow an off-site construction or demolition waste disposal permittee to request an increase in the size of the permitted area to no more than two acres total if the applicant is compliant with the permit requirements for the currently permitted area and complies with all permit requirements for the newly permitted area, including posting an additional bond for the newly permitted area.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

Feb 23, 2024 - to Natural Resources & Energy (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar

Mar 01, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 04, 2024

Mar 05, 2024 - 3rd reading, passed 75-19

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Natural Resources & Energy (S)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar

Mar 14, 2024 - 2nd reading, to Rules

Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - 3rd reading, passed 32-6

Mar 25, 2024 - received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - filed without Governor's signature with the Secretary of State

Apr 06, 2024 - became law without Governor's Signature

HB479 (BR1147) - C. Massaroni, S. Rawlings

AN ACT relating to property fees and making an appropriation therefor.

Create a new section of KRS Chapter 75 to define "premises"; allow a fire protection district or subdistrict, or a volunteer fire department district, to assess a fee against a premises for the costs of maintaining necessary fire protection measures; establish billing and appeals process; set reporting requirements; create a new section of KRS Chapter 75A to define "premises"; allow a consolidated emergency services district board to assess a fee against a premises for the costs of maintaining necessary fire protection measures; establish billing and appeals process; set reporting requirements; create a new section of KRS Chapter 244 to establish a process for distilled spirits aging facilities to reimburse nearby property owners for cleaning expenses relating to whiskey fungus; require the Department of Alcoholic Beverage Control to promulgate administrative regulations to administer the program; define terms; include any affected property within a three mile radius of aging facilities; determine cleaning expenses based on costs incurred by the property owner and verify through an independent entity; direct the department to determine the cleaning expenses in the absence of an agreement; impose fines on distilled spirits licensees who disregard the reimbursement process; pay all cleaning expense reimbursements from moneys in the distilled spirits environmental fund; create a new section of KRS Chapter 138 to require distilled spirits barrel aging facilities to pay to the Department of Revenue a \$0.25 environmental fee on each barrel stored on January 1 of each year; apply all provisions of KRS Chapter 131 to the fee; create a new section of KRS Chapter 244 to establish the distilled spirits environmental fund; authorize the fund to consist of moneys received from the barrel environmental fee and cleaning expense fines; direct the Department of Alcoholic Beverage Control to administer the fund; EFFECTIVE, in part, January 1, 2025; APPROPRIATION.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Appropriations & Revenue (H)

HB480 (BR1746) - C. Massaroni

AN ACT relating to deceased persons.

Amend KRS 72.425 to require a coroner to perform an autopsy on a decedent when the death of the person is not a coroner's case if a request is

made by written consent by the decedent's spouse, the next of kin, or the person who assumes the responsibility to dispose of the body, as applicable; amend KRS 72.460 to specify who pays for an autopsy.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

HB481 (BR1829)/LM - C. Massaroni, P. Stevenson

AN ACT relating to special license plates.

Create a new section of KRS Chapter 186 to create an EMS special license plate; limit eligibility to certain licensed EMS personnel or retirees with 15 years of service; specify that the EMS plate requires no minimum number of applications prior to production; amend KRS 186.162 to establish the fees for the EMS special license plate; amend KRS 186.166 to update the list of special license plates to be perpetually produced; EFFECTIVE January 1, 2025.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

HB482 (BR1949)/LM - S. Dietz, DJ Johnson, K. Banta, B. Chester-Burton, M. Clines, S. Doan, M. Hart, S. Maddox, K. Moser, M. Proctor, S. Rawlings, R. Roberts

AN ACT relating to the Kentucky Law Enforcement Council.

Amend KRS 15.315 to add the chief of police of the Owensboro Police Department and the director of the Northern Kentucky Police and Sheriff's Training Center to the Kentucky Law Enforcement Council.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

Feb 16, 2024 - to Local Government (H)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar

Feb 22, 2024 - 2nd reading, to Rules
Feb 26, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 27, 2024

Feb 27, 2024 - 3rd reading, passed 96-0

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to State & Local Government (S)

Mar 26, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)

Mar 27, 2024 - reported favorably, 2nd reading, to Rules as a consent bill

Mar 28, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB483 (BR1126) - S. Stalker

AN ACT relating to misclassification of employees.

Create a new section of KRS Chapter 337 to provide a remedy for employees misclassified as independent contractors; amend KRS 337.010 to

define "independent contractor" and "misclassified"; repeal KRS 336.137.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

HB484 (BR1721)/FN/LM - D. Frazier Gordon, M. Meredith, M. Hart, D. Lewis, R. Palumbo, R. Roberts, T. Smith, W. Thomas, W. Williams

AN ACT relating to emergency medical services.

Create a new section of KRS Chapter 311A to establish the emergency medical services education grant program under the Kentucky Board of Emergency Medical Services to be used for student tuition support, agency support, and emergency medical services training or educational institution support.

HB484 - AMENDMENTS

SCS1/LM - Delete original provisions; amend KRS 189.010 to define "super speeder"; create a new section of KRS Chapter 189 to assess a fee of \$200 to any person convicted as a super speeder; assess a fee of \$50 and require the suspension of driving privileges for not making a timely payment of the fee imposed; require that money from fees be deposited into the Kentucky trauma care system fund, the emergency medical services education grant fund, and the Bentley rural hospital preservation fund; require the Transportation Cabinet to promulgate administrative regulations relating to the fees; create a new section of KRS Chapter 311A to establish an emergency medical services education grant fund and program; allow the Kentucky Board of Emergency Medical Services to promulgate administrative regulations relating to the grant fund; amend KRS 211.496 to set forth disbursements from the trauma care system fund; amend KRS 154.20-190 to rename the rural hospital operations and facilities revolving loan fund as the Bentley rural hospital preservation fund and require priority be given to providing loans to hospitals in counties that lack a rural hospital; amend KRS 186.440 and 189.394 to conform; APPROPRIATION. SCA1(R. Girdler) - Make title amendment.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

Feb 16, 2024 - to Local Government (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar

Feb 29, 2024 - 2nd reading, to Rules

Mar 05, 2024 - recommitted to Appropriations & Revenue (H)

Mar 12, 2024 - taken from Appropriations & Revenue (H); returned to Rules ; posted for passage in the Regular Orders of the Day for Wednesday, March 13, 2024

Mar 14, 2024 - 3rd reading, passed 93-0

Mar 15, 2024 - received in Senate ; to Committee on Committees (S)

Mar 27, 2024 - to Veterans, Military Affairs, & Public Protection (S); taken from Veterans, Military Affairs, & Public Protection (S); 1st reading ; returned to Veterans, Military Affairs, & Public Protection (S)

Mar 28, 2024 - reported favorably, 2nd

reading, to Rules with Committee Substitute (1) and Committee Amendment (1-title)

Apr 12, 2024 - posted for passage in the Regular Orders of the Day for Friday, April 12, 2024 ; 3rd reading, passed 31-3 with Committee Substitute (1) and Committee Amendment (1-title) ; received in House ; to Rules (H); taken from Rules ; posted for passage for concurrence in Senate Committee Substitute (1) and committee amendment (1-title); House refused to concur in Senate Committee Substitute (1) and Committee Amendment (1-title) ; received in Senate ; to Rules (S); posted for passage for receding from Senate Committee Substitute (1) and Committee Amendment (1-title) for Monday, April 15, 2024

Apr 15, 2024 - Senate receded from Committee Substitute (1) ; committee amendment (1-title) withdrawn; passed 37-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 19, 2024 - signed by Governor

HB485 (BR1628) - W. Lawrence

AN ACT relating to the New Markets Development Program tax credit.

Amend KRS 141.433 to allow amounts received as repayment on a qualified low-income community investment and reinvested in another qualified low-income community investment during the same calendar year to be considered continuously held; amend KRS 141.434 to increase the cap on total New Markets Development Program tax credits to \$20 million in each fiscal year.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

HB486 (BR1691) - D. Grossberg

AN ACT relating to campaign finance.

Amend KRS 121.015 to define "expenditure"; amend KRS 121.150 to prohibit candidates, slates of candidates, committees, contributing organizations, or anyone on their behalf from making an expenditure to an intermediary, including subcontractors, for the purpose of making a payment to another person; require that expenditures be made directly to the provider of goods or personal services.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

HB487 (BR1692)/CI/LM - D. Grossberg

AN ACT relating to campaign finance.

Amend KRS 121.015 to define "campaign consultant"; create new sections of KRS Chapter 121 to establish the registration process for campaign consultants; set penalty for failure to register; require employers of campaign consultants to pay a registration fee.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

HB488 (BR73)/LM - M. Meredith

AN ACT relating to legal instruments. Amend KRS 382.297 to establish

when a county clerk shall admit any amendment, renewal, modification, or extension of a recorded mortgage to record; establish when a county clerk shall admit affidavits of amendment prepared and executed by an attorney to record; establish recording requirements and construction of section; amend KRS 413.100 to establish when a promise, acknowledgment, or payment of money operates as an extension of a lien in a recorded mortgage or deed; establish recording requirements for extension.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to Banking & Insurance (H)

Feb 14, 2024 - reported favorably, 1st reading, to Calendar

Feb 15, 2024 - 2nd reading, to Rules
Feb 16, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 20, 2024

Feb 21, 2024 - 3rd reading, passed 94-0

Feb 22, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Judiciary (S)

Mar 14, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 15, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB489 (BR818) - D. Frazier Gordon

AN ACT relating to air ambulance memberships.

Create a new section of KRS Chapter 367 to define terms; prohibit the sale of air ambulance membership agreements to individuals enrolled in the state's Medical Assistance Program; require air ambulance membership organizations to make certain disclosures; permit Attorney General to investigate alleged violations and seek remedies.

Feb 08, 2024 - introduced in House; to Committee on Committees (H)

Feb 16, 2024 - to Banking & Insurance (H)

HB490 (BR1985)/FN - W. Williams, D. Bentley, J. Blanton, J. Bray, C. Fugate, DJ Johnson, W. Lawrence, S. Lewis, A. Neighbors, R. Palumbo, S. Riley, R. Roarx, W. Thomas, K. Timoney, T. Truett, R. White

AN ACT relating to pharmaceutical drug price discrimination.

Create a new section of KRS Chapter 315 to define terms, prohibit discrimination against 340B covered entities by pharmaceutical manufacturers, and authorize the Attorney General to investigate violations.

Feb 08, 2024 - introduced in House; to Committee on Committees (H)
Feb 15, 2024 - to Health Services (H)
Feb 27, 2024 - reassigned to Appropriations & Revenue (H)

HB491 (BR1956) - W. Williams, J. Bray, D. Bentley, R. Heath

AN ACT relating to instructional programs for school-age children and declaring an emergency.

Amend KRS 199.896 to change the requirements of when instructional programs for school-age children are exempt from all child-care licensure administrative regulations.

HB491 - AMENDMENTS

HCS1 - Retain original provisions; specify that instructional programs for school-age children that offer, whether free or for a fee, recreational, educational, sports training, or vacation programs that include but are not limited to martial arts and dance programs to children under 18 years of age that a child attends outside the presence of his or her parent or legal guardian, shall be exempt from all child-care licensure administrative regulations if certain criteria are met.

HFA1(W. Williams) - Amend to create an EMERGENCY clause; EMERGENCY.
HFA2(W. Williams) - Make title amendment.

Feb 08, 2024 - introduced in House; to Committee on Committees (H)

Feb 23, 2024 - to Families & Children (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute, floor amendment (2-title) filed to bill

Mar 01, 2024 - 2nd reading, to Rules
Mar 06, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1), Floor Amendment (1) and Floor Amendment (2-title)

Mar 08, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Families & Children (S)

Mar 15, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 21, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - 3rd reading, passed 37-0; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - signed by Governor

HB492 (BR1752)/LM - M. Lockett, K. Fleming

AN ACT relating to local fiscal administration.

Create a new section of KRS Chapter 65 to define "qualified local government"; require that each employee of a qualified local government who has access to federal tax information submit to a criminal background check by the Department of Kentucky State Police and the Federal Bureau of Investigation; require that the fee charged by the Department of Kentucky State Police be no more than the actual cost of processing the background check; authorize the Department of Kentucky State Police to promulgate administrative regulations necessary to implement this section.

HB492 - AMENDMENTS

HFA1(K. Fleming) - Retain original provision, except to provide that federal tax information be directly sourced from the Internal Revenue Service.

SCS1/LM - Retain original provisions, amend KRS 68.197 to state that occupational license taxing continues to apply in territory annexed pursuant to KRS 81A.415 but that a city shall remit payments to the county to match the revenue the county received prior to the annexation.

SCA1(R. Mills) - Make title amendment.

Feb 08, 2024 - introduced in House; to Committee on Committees (H)

Feb 16, 2024 - to Local Government (H)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar

Feb 22, 2024 - 2nd reading, to Rules ; floor amendment (1) filed

Feb 23, 2024 - posted for passage in the Regular Orders of the Day for Monday, February 26, 2024

Feb 27, 2024 - 3rd reading, passed 94-0 with Floor Amendment (1)

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

Mar 01, 2024 - to State & Local Government (S)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 14, 2024 - 2nd reading, to Rules

Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024

Mar 21, 2024 - passed over and retained in the Orders of the Day

Mar 22, 2024 - 3rd reading, passed 36-2 with Committee Substitute (1) and Floor Amendment (1-title)

Mar 25, 2024 - received in House ; to Rules (H)

Mar 26, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) and Committee Amendment (1-title)

Mar 27, 2024 - House concurred in Senate Committee Substitute (1) and Committee Amendment (1-title) ; passed 83-8 ; enrolled, signed by Speaker of the House

Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB493 (BR1817) - S. Bratcher, A. Neighbors

AN ACT relating to assisted living communities.

Amend KRS 194A.705 to limit the provision of enumerated health and

health-related services to assisted living communities and nursing homes.

Feb 08, 2024 - introduced in House; to Committee on Committees (H)

Feb 14, 2024 - to Health Services (H)
Feb 15, 2024 - reported favorably, 1st reading, to Calendar

Feb 16, 2024 - 2nd reading, to Rules
Feb 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024

Feb 22, 2024 - 3rd reading, passed 91-0

Feb 23, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to Veterans, Military Affairs, & Public Protection (S); taken from Veterans, Military Affairs, & Public Protection (S); 1st reading ; returned to Veterans, Military Affairs, & Public Protection (S)

Mar 26, 2024 - taken from Veterans, Military Affairs, & Public Protection (S); 2nd reading ; returned to Veterans, Military Affairs, & Public Protection (S)

Mar 27, 2024 - reported favorably, to Rules

Mar 28, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 36-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB494 (BR1639) - C. Stevenson, D. Grossberg, S. Heavrin

AN ACT relating to state symbols.
Create a new section of KRS Chapter 2 to name and designate as the official pets of Kentucky domestic cats and dogs that reside in or have been adopted from Kentucky animal shelters or rescue organizations.

Feb 08, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar

Mar 01, 2024 - received in House ; to Rules (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - passed over and retained in the Consent Orders of the Day

Mar 13, 2024 - passed over and retained in the Consent Orders of the Day

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 16, 2024 - passed over and retained in the Consent Orders of the Day

Mar 17, 2024 - passed over and retained in the Consent Orders of the Day

Mar 18, 2024 - passed over and retained in the Consent Orders of the Day

Mar 19, 2024 - passed over and retained in the Consent Orders of the Day

Mar 20, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - passed over and retained in the Consent Orders of the Day

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 23, 2024 - passed over and retained in the Consent Orders of the Day

Mar 24, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - passed over and retained in the Consent Orders of the Day

Mar 29, 2024 - passed over and retained in the Consent Orders of the Day

Mar 30, 2024 - passed over and retained in the Consent Orders of the Day

Mar 31, 2024 - passed over and retained in the Consent Orders of the Day

Apr 01, 2024 - passed over and retained in the Consent Orders of the Day

Apr 02, 2024 - passed over and retained in the Consent Orders of the Day

Apr 03, 2024 - passed over and retained in the Consent Orders of the Day

the Consent Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - passed over and retained in the Consent Orders of the Day

Mar 12, 2024 - passed over and retained in the Consent Orders of the Day

Mar 13, 2024 - passed over and retained in the Consent Orders of the Day

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 16, 2024 - passed over and retained in the Consent Orders of the Day

Mar 17, 2024 - passed over and retained in the Consent Orders of the Day

Mar 18, 2024 - passed over and retained in the Consent Orders of the Day

Mar 19, 2024 - passed over and retained in the Consent Orders of the Day

Mar 20, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - 3rd reading, passed 36-1 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB496 (BR1531) - K. Timoney

AN ACT relating to the Commission on Race and Access to Opportunity.

Amend KRS 7.200 to establish an attendance threshold for citizen members of the Commission on Race and Access to Opportunity; establish reporting requirements for appointments and reappointments.

Feb 08, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar

Mar 01, 2024 - received in House ; to Rules (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - passed over and retained in the Consent Orders of the Day

Mar 13, 2024 - passed over and retained in the Consent Orders of the Day

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 16, 2024 - passed over and retained in the Consent Orders of the Day

Mar 17, 2024 - passed over and retained in the Consent Orders of the Day

Mar 18, 2024 - passed over and retained in the Consent Orders of the Day

Mar 19, 2024 - passed over and retained in the Consent Orders of the Day

Mar 20, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - passed over and retained in the Consent Orders of the Day

Mar 22, 2024 - passed over and retained in the Consent Orders of the Day

Mar 23, 2024 - passed over and retained in the Consent Orders of the Day

Mar 24, 2024 - passed over and retained in the Consent Orders of the Day

Mar 25, 2024 - passed over and retained in the Consent Orders of the Day

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - passed over and retained in the Consent Orders of the Day

Mar 29, 2024 - passed over and retained in the Consent Orders of the Day

Mar 30, 2024 - passed over and retained in the Consent Orders of the Day

Insurance (H)

Feb 14, 2024 - reported favorably, 1st reading, to Calendar

Feb 15, 2024 - 2nd reading, to Rules

Feb 21, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 22, 2024

Feb 22, 2024 - 3rd reading, passed 91-0

Feb 23, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Banking &

Insurance (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB499 (BR1432)/FN - B. McCool, G. Brown Jr., B. Chester-Burton, D. Osborne, S. Rudy, K. Timoney

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

Repeal and reenact KRS 157.069 to define terms; require the Office of Career and Technical Education within the Kentucky Department of Education (KDE) to identify career and technical education programs or pathways as high cost or general cost; provide for a funding calculation from general fund appropriations for career and technical education based 60% upon weighted full-time equivalents enrollment and 40% upon specified incentives; provide for state-operated area technology center operating costs to be funded by the general fund appropriation to KDE; allow funds to be used for career and technical education programming for students in grades 5-8; disburse 75% of administrative operating funds previously designated to state-operated facility administrative costs that were converted to locally operated facilities to the locally operated facility and 25% to the career and technical education innovation and support fund for innovation and support of career and technical programs; create the career and technical education support fund; require the Office of Career and Technical Education to provide oversight of fund usage by recipients; require promulgation of necessary administrative regulations by Kentucky Board of Education; EFFECTIVE July 1, 2024; APPROPRIATION; EMERGENCY.

HB499 - AMENDMENTS

HCS1 - Retain original provisions, except specify that concentrator means two credits.

HCS2/FN - Retain original provisions; specify that concentrator means two credits; specify that area technology centers means state-operated centers;

define "supplemental funding"; remove language that General Assembly may not appropriate or transfer funds for other purposes; require program qualification and funding distribution to be posted on the department's website. HFA1(T. Smith) - Amend to require local boards of education to provide a one-time award to qualifying employees of a converted career and technical education center based on raises provided for executive branch employees, require the Kentucky Department of Education to calculate the amounts; allow the district to request reimbursement from the fund to support education excellence in Kentucky; appropriate funds in the amount of \$2,000,000 to the Support Education Excellence in Kentucky Program budget to administer the awards; APPROPRIATION; EMERGENCY. HFA2/FN(T. Smith) - Amend to add requirement for local boards of education to provide a one-time award payment to employees of converted area technology centers (ATCs) in the amount of the raise they would have received if the ATC had remained under state operation; appropriate to the fund to support education excellence in Kentucky \$170,000 in 2023-2024 to support the payments; APPROPRIATION. SCS1 - Retain original provisions, except amend definition of "supplemental funding"; change appropriation to the learning and results services budget unit; make technical corrections. SFA1(D. Givens) - Retain original provisions; amend definition of "supplemental funding."

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

Feb 15, 2024 - to Education (H)

Feb 20, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 21, 2024 - 2nd reading, to Rules ; floor amendment (1) filed to Committee Substitute ; recommitted to Appropriations & Revenue (H)

Mar 12, 2024 - reported favorably, to Rules with Committee Substitute (2); floor amendment (2) filed to Committee Substitute (2); posted for passage in the Regular Orders of the Day for Wednesday, March 13, 2024

Mar 14, 2024 - 3rd reading, passed 92-0 with Committee Substitute (2) and Floor Amendment (2)

Mar 15, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to Education (S)

Mar 22, 2024 - taken from Education (S); 1st reading ; returned to Education (S)

Mar 25, 2024 - taken from Education (S); 2nd reading ; returned to Education (S)

Mar 26, 2024 - reported favorably, to Rules with Committee Substitute (1) as a consent bill

Mar 27, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024

Mar 28, 2024 - 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

Apr 12, 2024 - floor amendment (1) filed to Committee Substitute ; passed over and retained in the Orders of the

Day

Apr 15, 2024 - 3rd reading, passed 37-1 with Committee Substitute (1) and Floor Amendment (1) ; received in House ; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (1) and Floor Amendment (1) ; House concurred in Senate Committee Substitute (1) and Floor Amendment (1) ; passed 95-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 18, 2024 - signed by Governor

HB500 (BR1905) - P. Pratt

AN ACT relating to wages and hours.

Create new sections of KRS Chapter 337 to provide for certain employment activities to be exempt from minimum wage and overtime wage requirements; specify activities and instances that do not require an employer to pay minimum wage or overtime wage; provide for employer requirements regarding lunch periods; amend KRS 337.010 to change the definitions of "employee" and "agriculture"; amend KRS 337.385 to specify instances of employer liability for employee causes of action regarding unpaid wages; specify statute of limitations for employee causes of action for unpaid wages; bar punitive damages; amend KRS 337.990 to remove penalties for repealed statutes; repeal KRS 337.050, 337.355, and 337.365; amend KRS 95A.250, 337.020, 337.420, 337.423, 337.425, 337.427, 337.430, and 337.433 to conform.

HB500 - AMENDMENTS

HCS1 - Retain original provisions, except amend KRS 337.385 to provide that a court shall award an employee liquidated damages if a court finds that the employer has subjected the employee to forced labor or services; specify a three year statute of limitations period rather than a two year period. HFA1(P. Pratt) - Retain original provisions, except create new sections of KRS Chapter 337 to provide for certain employment activities to be exempt from minimum wage and overtime wage requirements; specify activities and instances that do not require an employer to pay minimum wage or overtime wage; define terms; delete section related to employer requirements regarding lunch periods; remove repeal of statutes regarding lunch and rest periods for employees.

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

Feb 26, 2024 - to Small Business & Information Technology (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 29, 2024 - 2nd reading, to Rules

Mar 04, 2024 - floor amendment (1) filed to Committee Substitute

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB501 (BR345) - M. Dossett

AN ACT relating to Senate confirmation of appointees.

Amend various sections of the Kentucky Revised Statutes to require Senate confirmation in accordance with

KRS 11.160 for all appointments or reappointments made by the Governor to boards, commissions, committees, and councils.

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

HB502 (BR1800)/FN - M. Lockett, M. Meredith

AN ACT relating to the Department of Financial Institutions.

Amend KRS 286.1-440 to require the commissioner of the Department of Financial Institutions to establish a salary schedule for examiners and assistant examiners that is substantially equivalent to salaries paid by the Federal Deposit Insurance Corporation, Securities and Exchange Commission, and other federal supervisory agencies of similar jurisdiction; provide that the salary schedule of examiners and assistant examiners is not subject to the limitations of KRS 18A.110 or administrative regulations promulgated thereunder, relating to the establishment or amendment of compensation; provide that the salary schedule for examiners and assistant examiners is not subject to approval by the secretary of the Personnel Cabinet or the secretary of the Finance and Administration Cabinet; amend KRS 64.640 to conform.

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

Feb 21, 2024 - to Appropriations & Revenue (H)

HB503 (BR1466) - P. Stevenson, B. Chester-Burton, J. Raymond

AN ACT relating to state benefits for veterans.

Amend KRS 12.245, 12.354, 14A.1-070, 16.040, 40.010, 40.310, 40.650, 42.0146, 148.0211, 158.105, 158.140, 161.048, 164.512, 164.515, 186.041, 186.163, and 186.416 to make certain LGBTQ and qualifying veterans, as defined, eligible for state veterans' benefits.

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

HB504 (BR1129)/LM - P. Stevenson

AN ACT relating to employment.

Create new sections of KRS Chapter 337 to define terms and make the termination of employment without cause unlawful; establish amount that may be recovered for wrongful discharge; specify when the employers' internal procedures are to be used.

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

HB505 (BR1853) - K. Moser

AN ACT relating to alcohol and drug counselors.

Amend KRS 309.080, 309.0805, 309.083, 309.0813, 309.0831, 309.0841, 309.0842, and 309.088 to change references to "associate alcohol and drug counselor I" and "associate alcohol and drug counselor II"; amend KRS 309.081 to make changes to the Board of Alcohol and Drug Counselors; create a new Chapter 309 to establish criteria

for registration as a temporary alcohol and drug peer support specialist; create a new section of KRS Chapter 222 to require the Cabinet for Health and Family Services to promulgate administrative regulations to establish requirements for providing alcohol and drug treatment and behavioral health service providers.

HB505 - AMENDMENTS

HCS1 - Retain provisions of the original bill except to require the Cabinet for Health and Family Services to seek federal approval if it determines that such approval is necessary.

SCS1 - Retain original provisions, except change requirements for employing a temporary alcohol and drug peer support specialist or alcohol and drug peer support specialist.

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

Feb 20, 2024 - to Health Services (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules

Mar 05, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 06, 2024

Mar 06, 2024 - 3rd reading, passed 96-0 with Committee Substitute (1)

Mar 07, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Health Services (S)

Mar 14, 2024 - taken from Health Services (S); 1st reading ; returned to Health Services (S)

Mar 15, 2024 - taken from Health Services (S); 2nd reading ; returned to Health Services (S)

Mar 22, 2024 - reported favorably, to Rules with Committee Substitute (1) as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - 3rd reading, passed 37-1 with Committee Substitute (1) ; received in House ; to Rules (H)

Mar 27, 2024 - posted for passage for concurrence in Senate Committee Substitute (1); House concurred in Senate Committee Substitute (1) ; passed 89-2 ; enrolled, signed by Speaker of the House

Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - signed by Governor

HB506 (BR1861)/CI/LM - S. Rawlings, J. Calloway, J. Gooch Jr., J. Hodgson, C. Massaroni, M. Proctor

AN ACT relating to geoengineering. Create new sections of Subchapter 1 of KRS Chapter 224 to make findings and declarations regarding the dangers of atmospheric polluting activities and the Commonwealth's authority to prohibit geoengineering; define terms; prohibit geoengineering; require the Department for Environmental Protection to issue a notice to any federal agency that has approved geoengineering activities that those activities cannot be lawfully carried out in the Commonwealth; require the department to prohibit foreign states or international bodies that engage in geoengineering from engaging in any atmospheric activities over the Commonwealth; require the department

to publish quarterly notices in newspapers of general circulation and on its website to encourage the public to monitor and report geoengineering activities; allow individuals to submit evidence of geoengineering to the department; require any local or state official to report any information regarding suspected geoengineering activity to the department within 24 hours; require the department to investigate reports of excessive electromagnetic radiation or fields caused by humans; amend KRS 224.99-010 to make knowingly engaging in geoengineering a Class D felony and subject to a civil penalty of not less than \$500,000.

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

HB507 (BR1094) - A. Camuel, C. Aull, G. Brown Jr., B. Chester-Burton, D. Grossberg, N. Kulkarni, J. Raymond, R. Roarx, S. Stalker

AN ACT relating to employment. Amend KRS 336.130 to delete references restricting rights of public employees to organize, associate collectively, or strike; amend KRS 336.180 to redefine "labor organization" and delete all other definitions; amend KRS 336.990 to conform; amend KRS 67A.6904 to allow urban-county governments to make an agreement with a labor organization to require membership in the organization as a condition of employment; amend KRS 67C.406 to allow consolidated local governments to make an agreement with a labor organization to require membership in the organization as a condition of employment; amend KRS 70.262, 78.470, and 78.480 to remove exceptions; amend KRS 345.050 to allow public employers to make an agreement with a labor organization to require membership in the organization as a condition of employment; repeal KRS 65.016 and 336.132.

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

HB508 (BR1096)/LM - A. Camuel, A. Gentry, T. Bojanowski, G. Brown Jr., B. Chester-Burton, D. Graham, D. Grossberg, N. Kulkarni, J. Raymond, R. Roarx, R. Roberts, S. Stalker, C. Stevenson, A. Tackett Laferty, L. Willner

AN ACT relating to prevailing wage. Create new sections of KRS Chapter 337 to establish a prevailing wage law for all public works projects; amend KRS 12.020, 99.480, 227.487, 151B.015, 337.010, and 337.990 to conform.

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

HB509 (BR1070)/LM - J. Hodgson, D. Osborne, J. Nemes

AN ACT relating to access to the records and meetings of public agencies.

Create a new section of KRS 61.870 to 61.884, the Open Records Act, to require a public agency to furnish an officer, employee, board member, or commission member an agency email account; define terms; allow the

governing body of a public agency or its appointing authority to identify, in writing, the names of specific personnel that do not require the use of an agency-furnished email account; allow a public agency to issue an email address through a third-party provider if a public is incapable of issuing an agency-furnished email account; prohibit an employee or a member of a board, commission, or public agency from using an email account other than an agency-furnished or agency-designated email account; provide that an employee or member of a board, commission, or public agency who uses an email account other than an agency-furnished or agency-designated email account is subject to discipline or removal, as appropriate; amend KRS 61.870 to amend the definition of "public record"; amend KRS 61.848 to specify that any formal action taken by a public agency that does not comply with KRS 61.840, relating to conditions placed on public attendance at meetings, are voidable by a court of competent jurisdiction; make technical corrections; amend various other sections to conform.

HB509 - AMENDMENTS

HCS1/LM - Retain original provisions, except maintain the current definition of "public record"; maintain the current exemptions to the Open Records Act; provide that a public agency that complies with this act shall only be required to provide or search for electronic information or documents that are stored or contained in a device that is the property of the public agency or from an agency-furnished or agency-designated email account. HFA1(J. Hodgson) - Retain original provisions, except require a board, commission, or public agency to publish on its website information pertaining to a board member that was appointed by a public agency; only require a public agency to search for an electronic device or system that is the property of, or under the control of, a public agency if it complies with the provisions of this Act.

HFA2(L. Burke) - Retain original provisions, except prohibit employees of a public agency from using personal communication devices, and social media applications unless specifically approved by the public agency, HFA3(L. Burke) - Retain original provisions, except require that communications from a personal device by an employee of a public agency or a board or commission member who violates the provisions of this Act be subject to inspection under the Open Records Act.

HFA4(L. Burke) - Retain original provisions except add subsection (6) to the requirements for agency compliance when producing certain records.

HFA5(L. Burke) - Retain original provisions, except allow a person to file a lawsuit in Circuit Court against a public agency whose employee or board or commission member violates the provisions of this Act; allow a court to award a person who prevails against a public agency costs, attorneys' fees, and penalties against a public agency, if a violation is found to be willful.

HFA6(L. Burke) - Retain original provisions except add that a public agency setting forth actions not in

compliance with section 1 and other open meetings statutes is subject to immediate injunctive relief. HFA7(L. Burke) - Retain original provisions, except require a public agency to provide each employee a mobile device or a digital communication application that is within control of the public agency which may be used on a personal device. SFA1(L. Tichenor) - Retain original provisions, except add definition of "agency-designated digital communication application"; require that a public agency provide an officer, employee, board member, or commission member an agency-furnished email account or an agency-designated digital communication application; provide that if a public agency cannot provide an agency-furnished email account or an agency-designated communication application, the agency may approve use of a third-party provider for the purpose of creating an agency-designated email account or agency-designated digital communication application; provide that if a public agency uses a third-party provider to create an agency-designated email account or an agency-designated digital communication application, that the agency shall select the email account or communication application exclusively to communicate agency business; provide that an employee of a public agency, member of a board or commission, or member of a public agency shall only use an agency-designated digital communication application, an agency-furnished email account, mobile phone or electronic device, if provided by a public agency, or agency-designated email account to conduct the business of the public agency; provide that if a public agency complies with the provisions of this Act, it shall only be required to provide or search for records stored or contained in an electronic device or system that is the property of, or under the control of, the public agency or an agency-designated digital communication application, in addition to any other applicable device, account, or application; amend KRS 61.840 to make a technical change. SFA2(L. Tichenor) - Retain original provisions, except add definition of "agency-designated digital communication application"; require that a public agency provide an officer, employee, board member, or commission member an agency-furnished email account or an agency-designated digital communication application; provide that if a public agency cannot provide an agency-furnished email account or an agency-designated digital communication application, the agency may approve use of a third-party provider for the purpose of creating an agency-designated email account or agency-designated digital communication application; provide that if a public agency uses a third-party provider to create an agency-designated email account or an agency-designated digital communication application, that the agency shall select the email account or communication application exclusively to communicate agency business; provide that an employee of a public agency, member of a board or commission, or member of a public agency shall only use an agency-

designated digital communication application, an agency-furnished email account, mobile phone or electronic device, if provided by a public agency, or agency-designated email account to conduct the business of the public agency; provide that if a public agency complies with the provisions of this Act, it shall only be required to provide or search for records stored or contained in an electronic device or system that is the property of, or under the control of, the public agency or an agency-designated digital communication application, in addition to any other applicable device, account, or application. amend KRS 61.840 to make a technical change. SFA3(A. Southworth) - Retain original provisions, except delete language referring to the capability of a public agency or appointing authority in providing an agency-furnished email account; provide that emails and other documents related to public business shall be deemed in the possession of a public agency; delete language that would only require a public agency to produce to a requesting party documents stored or contained in an electronic device or system that is the property of, or under the control of a public agency, or an email account that is an agency-furnished or agency-designated email account. SFA4(G. Williams) - Retain original provisions, except require a public agency to provide to personnel at least one agency-furnished or agency-designated account to conduct public business; require a public agency to maintain access to an agency-designated account by creating an agency-designated account and providing access to approved personnel, or requiring certain personnel to create an agency-designated account and provide access to that account to the public agency; require personnel to only communicate state business from an agency-furnished account or agency-designated account; provide penalties for personnel, officers, board members, or commission members who do not use an agency-furnished or agency-designated account to communicate public business; amend KRS 61.870 to define "agency-designated account," "agency-furnished account," "electronic communication," "electronic communication service," and "personnel." SFA5(A. Southworth) - Retain original provisions, except delete the notwithstanding clause.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)
Feb 26, 2024 - to State Government (H)
Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 08, 2024 - 2nd reading, to Rules ; floor amendments (1), (2), (3), (4), (5), (6) and (7) filed to Committee Substitute
Mar 11, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 12, 2024
Mar 12, 2024 - 3rd reading, passed 61-31 with Committee Substitute (1) and Floor Amendment (1)
Mar 13, 2024 - received in Senate ; to Committee on Committees (S)
Mar 15, 2024 - to State & Local Government (S)

Mar 25, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)
Mar 26, 2024 - taken from State & Local Government (S); 2nd reading ; returned to State & Local Government (S)
Mar 27, 2024 - reported favorably, to Rules; floor amendments (1) and (2) and (3) filed
Apr 12, 2024 - floor amendments (4) and (5) filed

HB510 (BR1890) - M. Dossett

AN ACT relating to school boards and declaring an emergency.
Amend KRS 160.280 to increase the total annual maximum of per diem and reimbursed expenses from \$6,000 to \$8,000; EMERGENCY.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)

HB511 (BR1745) - S. Riley

AN ACT relating to land surveyors.
Amend KRS 322.470 to require professional land surveyors to provide seven days' written notice of a survey to the landowner; inform landowner regarding corners that lie on the land or affect its boundaries, and provide a copy of the survey to the landowner without charge upon request; allow landowners to discuss the survey with the professional land surveyor.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)

HB512 (BR1904) - M. Koch, C. Aull, S. Bratcher, B. Chester-Burton, R. Palumbo, C. Stevenson

AN ACT relating to personal service contracts.
Amend KRS 45A.690, relating to the Government Contract Review Committee, to exclude agreements between the Kentucky Horse Park and judges, officials, and entertainers contracted for events promoted by the Kentucky Horse Park from the definition of "personal service contract."

Feb 12, 2024 - introduced in House; to Committee on Committees (H)
Feb 20, 2024 - to State Government (H)

Feb 22, 2024 - reported favorably, 1st reading, to Calendar
Feb 23, 2024 - 2nd reading, to Rules
Feb 26, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 27, 2024
Feb 27, 2024 - 3rd reading, passed 96-0

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)
Mar 01, 2024 - to State & Local Government (S)
Mar 13, 2024 - reported favorably, 1st reading, to Consent Calendar
Mar 14, 2024 - 2nd reading, to Rules as a consent bill
Mar 15, 2024 - posted for passage in the Consent Orders of the Day for Friday, March 22, 2024
Mar 22, 2024 - passed over and retained in the Consent Orders of the Day
Mar 25, 2024 - passed over and

retained in the Consent Orders of the Day
Mar 26, 2024 - passed over and retained in the Consent Orders of the Day
Mar 27, 2024 - 3rd reading, passed 37-0; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB513 (BR1981) - D. Hale, R. Duvall, M. Hart, K. King

AN ACT relating to the New State Capitol campus.
Amend KRS 11.027 to create a process for submission of plans for installation or removal of statues, monuments, or objects of art on permanent display in the rotunda of the New State Capitol and require approval by the General Assembly.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)
Feb 14, 2024 - to State Government (H)

Feb 15, 2024 - reported favorably, 1st reading, to Calendar

Feb 16, 2024 - 2nd reading, to Rules
Feb 28, 2024 - posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024

Mar 01, 2024 - 3rd reading, passed 77-17
Mar 04, 2024 - received in Senate ; to Committee on Committees (S)
Mar 11, 2024 - to State & Local Government (S)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules
Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Orders of the Day
Mar 27, 2024 - passed over and retained in the Orders of the Day
Mar 28, 2024 - 3rd reading, passed 31-7 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 08, 2024 - Vetoed

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 80-18 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 24-8 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB514 (BR2006) - J. Tipton

AN ACT relating to education.
Amend KRS 156.690 to insert gender-neutral language.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)
Mar 07, 2024 - to Education (H)

HB515 (BR2007) - M. Lockett

AN ACT relating to education.
Amend KRS 156.690 to insert gender-neutral language.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)
Feb 22, 2024 - to Education (H)

HB516 (BR2008) - J. Tipton

AN ACT relating to education.
Amend KRS 156.690 to insert gender-neutral language.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)

HB517 (BR1936) - D. Meade

AN ACT relating to legislative ethics.
Amend KRS 6.681 to require the Legislative Ethics Commission provide a draft of its proposed response to an advisory opinion request at least 10 days before it is scheduled to consider the advisory opinion; amend KRS 6.686 to require the commission to determine whether there is reason to believe a person has committed or about to commit an ethics code violation; provide that if the commission finds by a vote of at least five members that there is reason to believe a violation has been or is about to be committed, it shall initiate a preliminary inquiry into the alleged violations; provide that if less than five members find there is reason to believe a violation has been or is about to be committed, then it shall dismiss the complaint; provide that a reason to believe finding is not a finding that a person has violated the code, but that the finding merits further inquiry and investigation.

HB517 - AMENDMENTS

HCS1 - Retain original provisions, except require the commission to provide a draft of its response of an advisory opinion or notice of its intention not to issue an opinion to a requestor five days prior to the meeting to consider the opinion; allow the commission to dismiss an ethics complaint for failure to state a claim of an ethics violation; exclude from the definition of lobbying the action of any person whose official responsibilities do not include lobbying, who is not compensated to lobby, and who is an officer, managerial personnel, or employee with specialized knowledge assisting an entity or group that has a direct interest in legislation on a particular issue; allow a legislator to represent a client on adversarial matters related to previously-issued licenses or permits, ministerial functions related to licensing and permitting, or matters related to driver licensing.

Feb 13, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to State Government (H)
Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - 3rd reading, passed 75-17 with Committee Substitute (1)

Mar 12, 2024 - received in Senate ; to Committee on Committees (S)

Mar 14, 2024 - to State & Local Government (S)

Mar 21, 2024 - reported favorably, 1st

reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules
Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - passed over and retained in the Orders of the Day

Mar 28, 2024 - passed 28-8 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - Vetoed

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 77-20 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 24-8 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB518 (BR866) - K. Herron, G. Brown Jr., B. Chester-Burton

AN ACT relating to firearm safety. Create a new section of KRS Chapter 210 to require the Cabinet for Health and Family Services to produce and distribute educational materials related to firearm safety, suicide prevention, and conflict resolution; require sellers of firearms, ammunition, components of firearms, components of ammunition, firearms accessories, or any combination thereof to display the educational materials; establish civil penalties for failure to display; require the cabinet to promulgate administrative regulations to enforce display requirements; require money from of civil penalties to be credited to the Kentucky mental health first aid training fund

Feb 13, 2024 - introduced in House; to Committee on Committees (H)

HB519 (BR839)/LM - K. Herron

AN ACT proposing an amendment to Section 32 of the Constitution of Kentucky relating to qualifications of members of the General Assembly.

Propose to amend Section 32 of the Constitution of Kentucky to lower the minimum age requirements for members of the General Assembly and the residency requirement for Senators; provide ballot language; submit to voters for ratification or rejection.

Feb 13, 2024 - introduced in House; to Committee on Committees (H)

HB520 (BR1485)/LM - K. Herron, G. Brown Jr., B. Chester-Burton, J. Raymond

AN ACT relating to destruction of firearms.

Amend KRS 500.090 to allow consolidated local governments to destroy firearms abandoned, confiscated, or forfeited under the Kentucky Penal Code.

Feb 13, 2024 - introduced in House; to Committee on Committees (H)

HB521 (BR2003)/LM - K. Upchurch

AN ACT relating to motorboats and making an appropriation therefor.

Create a new section of KRS Chapter 132 to exempt federally documented vessels from property taxation; create new sections of KRS Chapter 235 to establish the waterway usage fee and the distribution of revenue generated from the fee; establish the waterway usage fund; create a new section of KRS Chapter 148 to establish the Kentucky lakes and rivers tourism fund; require grants of money from the fund to go to marinas qualifying through an application process; amend KRS 235.990 to establish a penalty for nonpayment of the waterway usage fee; amend KRS 235.999 and 150.160 to distribute the money collected from the penalty; amend KRS 132.020 and 132.200 to make conforming changes; EFFECTIVE January 1, 2025; APPROPRIATION.

Feb 13, 2024 - introduced in House; to Committee on Committees (H)

Feb 21, 2024 - to Appropriations & Revenue (H)

HB522 (BR1759)/LM - J. Calloway, C. Massaroni, S. Rawlings

AN ACT relating to cellular antenna towers.

Amend KRS 100.987 and 278.650 to prohibit the siting of cellular towers capable of fifth generation mobile communication service within 1,640 feet of any residentially zoned area; create a new section of KRS 211.842 to 211.852 to establish a registry for wireless radiation exposure; require cellular antenna tower owners to register annually with the Cabinet for Health and Family Services; require the cabinet to establish a registry of cellular antenna tower owners.

Feb 13, 2024 - introduced in House; to Committee on Committees (H)

HB523 (BR1984) - J. Blanton, T. Smith

AN ACT relating to unemployment insurance.

Amend KRS 341.350 to change the number of verifiable work search activities from five to two and the number of applications for employment or interviewing for employment from three to one.

Feb 13, 2024 - introduced in House; to Committee on Committees (H)

HB524 (BR1581)/FN - J. Blanton, T. Smith

AN ACT relating to the establishment of a grant program to promote investments in Kentucky businesses, making an appropriation therefor, and declaring an emergency.

Create new sections of Subchapter 20 of KRS Chapter 154 to establish the Kentucky Rural Jobs Act of 2024; allow the Cabinet for Economic Development to begin accepting applications from entities seeking approval as a growth fund; allow no more than \$50 million of grants to be awarded as state matching capital for investments in growth businesses; establish the rural jobs

development fund; appropriate \$50 million in fiscal year 2024-2025 to the Rural Jobs Development Fund; provide that the Act may be cited as the Kentucky Rural Jobs Act of 2024; APPROPRIATION; EMERGENCY.

Feb 13, 2024 - introduced in House; to Committee on Committees (H)

Feb 21, 2024 - to Appropriations & Revenue (H)

HB525 (BR1990) - R. Bridges

AN ACT relating to social work.

Amend KRS 335.158 to establish requirements and standards for the provision of social work services via telehealth.

Feb 13, 2024 - introduced in House; to Committee on Committees (H)

HB526 (BR1822) - D. Grossberg

AN ACT relating to landlords and tenants.

Create a new section of KRS Chapter 383 to establish a civil cause of action for a tenant against a landlord who receives a citation for a violation of a local housing code and does not remedy the violation within 90 days; provide that if the cost of the repair exceeds 12 months' rent, the landlord may refund rent and obtain possession of the property within 30 days; establish procedure for determining cost of repair; specify recoverable damages; establish procedure for maintaining a forcible detainer action during the pendency of the tenant's civil action; require rent due during pendency of civil action to be paid into court; declare a waiver of rights to be unenforceable; provide that the Act may be cited as the Make Our Landlords Diligent (M.O.L.D) Act.

Feb 13, 2024 - introduced in House; to Committee on Committees (H)

HB527 (BR140) - D. Grossberg

AN ACT relating to roofing contractors and making an appropriation therefor.

Create new sections of KRS Chapter 198B to define terms; establish licensing for roofing contractors under the Department of Housing, Buildings and Construction; prohibit any persons not licensed under this department from holding himself or herself out as a roofing contractor; authorize the department to promulgate administrative regulations; authorize the department to issue a license for roofing contractors; establish fee limitations; establish requirements for applicants; authorize the department to implement disciplinary actions; establish a fine for violations; create the roofing contractors fund; amend KRS 367.620 to conform; APPROPRIATION.

Feb 13, 2024 - introduced in House; to Committee on Committees (H)

HB528 (BR2067) - M. Hart

AN ACT relating to public safety.

Amend KRS 65.7631 to extend the 5% rate of total monthly revenues deposited into the CMRS fund for assisting with the adoption and operation of next generation statewide 911

initiatives to July 1, 2025, with the 2.5% rate after that date; extend the 7.5% rate of total monthly revenues deposited into the CMRS fund for grants, matching money, or funds relating to 911 services to July 1, 2025, with a 10% rate after that date.

HB528 - AMENDMENTS

HCS1 - Retain original provisions, except increase total annual CMRS grant cap from \$2.5 million to \$3 million. SCS1 - Retain original provisions; amend KRS 241.170 to grant full police powers of peace officers to the city administrator and the administrator's investigators. SCA1(R. Girdler) - Make title amendment.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

Feb 16, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 28, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024

Mar 05, 2024 - 3rd reading, passed 94-0 with Committee Substitute (1)

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1) and Committee Amendment (1-title) ; received in House ; to Rules (H)

Mar 27, 2024 - posted for passage for concurrence in Senate Committee Substitute (1) and committee amendment (1-title); House concurred in Senate Committee Substitute (1) and Committee Amendment (1-title); passed 91-0 ; enrolled, signed by Speaker of the House

Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB529 (BR2032) - K. Banta, T. Bojanowski, W. Lawrence, S. Lewis, P. Pratt

AN ACT relating to teachers.

Amend KRS 160.160 to authorize local boards of education to establish score requirements on appropriate assessments for applicants to certified position vacancies and adopt necessary policies; amend KRS 161.030 to remove the authority of the Education Professional Standards Board to require successful completion of assessments prior to certification; amend KRS 156.101, 161.048, and 161.053 to conform; repeal KRS 161.1222, relating to a pilot teacher program.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB530 (BR1963) - D. Frazier Gordon

AN ACT relating to Medicaid managed care organizations.

Amend KRS 304.17A-515 to require the commissioner of the Department of Insurance to examine and review each Medicaid managed care organization's compliance with network access requirements at the same frequency and in the same manner as any other managed care organization; require findings to be reported to the Department for Medicaid Services.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB531 (BR2043)/LM - S. Doan, S. Maddox, M. Proctor

AN ACT relating to ownership fees for hybrid vehicles or hybrid motorcycles and declaring an emergency.

Amend KRS 138.475 to exclude hybrid vehicles and hybrid motorcycles from the ownership fee paid annually when registering an electric or hybrid vehicle; amend KRS 186.010 and 186.050 to conform; make technical corrections; RETROACTIVE; EMERGENCY.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

Feb 21, 2024 - to Appropriations & Revenue (H)

HB532 (BR1917) - W. Lawrence

AN ACT relating to special purpose government entities.

Amend KRS 65A.030 to provide that special purpose governmental entities with less than \$25,000 in annual receipts or expenditures are only required to provide a yearly financial statement; make special purpose governmental entities with annual receipts or expenditures equal to or greater than \$25,000 but less than \$100,000 subject to attestation of engagement once every four years.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB533 (BR2005) - A. Neighbors, DJ Johnson, T. Smith

AN ACT relating to economic development and declaring an emergency.

Amend KRS 103.240 to include the payment of working capital expenditures as an allowable use for the moneys received from the sale of bonds; EMERGENCY.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

Feb 20, 2024 - to Economic Development & Workforce Investment (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar

Mar 01, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 04, 2024

Mar 04, 2024 - 3rd reading, passed 89-3

Mar 05, 2024 - received in Senate ; to Committee on Committees (S)

Mar 07, 2024 - to Economic

Development, Tourism, & Labor (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled,

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

Apr 09, 2024 - signed by Governor

HB534 (BR1792)/AA/LM - R. Duvall

AN ACT relating to addiction treatment.

Amend KRS 205.536 to prohibit the Department for Medicaid Services or a Medicaid managed care organization from requiring or using certain utilization reviews for prescription drugs that contain Naloxone; amend KRS 304.17A-611 to prohibit insurers from requiring or using certain utilization reviews for prescription drugs that contain Naloxone.

HB534 - AMENDMENTS

HCS1/AA/LM - Retain original provisions, except replace "naloxone" with "an opioid antagonist"; provide Section 2 of the Act applies to health benefit plans issued or renewed after January 1, 2025; EFFECTIVE, in part, January 2025.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

Feb 23, 2024 - to Health Services (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules

Mar 05, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 06, 2024

Mar 06, 2024 - 3rd reading, passed 94-0 with Committee Substitute (1)

Mar 07, 2024 - received in Senate ; to Committee on Committees (S)

Mar 13, 2024 - to Banking & Insurance (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 37-1; received in House ; enrolled,

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

Apr 09, 2024 - signed by Governor

HB535 (BR1623) - R. Duvall, J. Tipton, D. Hale, S. Lewis, S. McPherson, R. Palumbo, S. Sharp, W. Thomas

AN ACT relating to civic education.

Amend KRS 158.141 to require, beginning with the freshman class of 2025-2026, a one-half credit course in civic literacy for graduation, including early graduation; provide a list of required topics to be taught in a civic literacy course; require the Kentucky Board of Education to promulgate administrative regulations establishing the academic standards for civic literacy.

HB535 - AMENDMENTS

HCS1 - Retain original provisions, except amend to allow two civics literacy options for high school graduation beginning with the 2025-2026 school year; a one-half credit in Civics Literacy or a score of 70 percent on a 100 question civics test; local school district to select the option.

SFA1(A. Southworth) - Retain original provisions, except require as a graduation requirement that each student complete a one-half credit course in civics literacy and pass a test composed of questions drawn from the civics test administered by the United States Citizenship and Immigration Services; provide required course curriculum.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

Feb 22, 2024 - to Education (H)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 06, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 11, 2024 - 3rd reading, passed 77-13 with Committee Substitute (1)

Mar 12, 2024 - received in Senate ; to Committee on Committees (S)

Mar 14, 2024 - to Education (S)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules ; floor amendment (1) filed

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - 3rd reading ; Floor Amendment (1) Defeated; passed 32-1 ; received in House

Mar 28, 2024 - enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB536 (BR478)/HM - S. Stalker, J. Raymond, L. Burke, A. Camuel

AN ACT relating to contraceptives.

Create a new section of KRS Chapter 211 to define terms; provide rights related to access to contraception; create private right of action; create a new section of Subtitle 17A of KRS Chapter 304 to require health benefit plans to provide coverage for contraception; require health benefit plans to provide coverage for long-acting reversible contraception administered during a postpartum hospital stay; amend KRS 164.2871, 205.522, 205.6485, and 18A.225 to require self-insured employer group health plans provided by the governing board of a state postsecondary institution to its

employees, Medicaid, the Kentucky Children's Health Insurance Program, and the state employee health plan to comply with the new section on contraceptive coverage; amend KRS 446.350 to provide that nothing in the new section on contraceptive coverage shall be construed to violate section; create a new section of KRS Chapter 205 to require the Cabinet for Health and Family Services to apply for a Medicaid waiver to offer family planning services to certain low-income individuals; require the cabinet to report annually; create a new section in KRS Chapter 315 to allow pharmacists to prescribe and dispense hormonal contraceptives; require the Cabinet for Health and Family Services to seek federal approval if they determine that such approval is necessary; direct that provisions apply to health benefit plans issued or renewed on or after January 1, 2025; EFFECTIVE, in part, January 1, 2025.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB537 (BR88)/LM - S. Stalker, A. Camuel, B. Chester-Burton, J. Raymond, P. Stevenson

AN ACT relating to bereavement leave.

Create a new section of KRS Chapter 337 to define terms; require all employers to grant an employee at least 10 days bereavement leave, with a minimum of three days paid, following the death, miscarriage, or stillbirth of a child, or death of a dependent or other immediate family member; amend KRS 337.990 to establish a penalty for violations; create a new section of KRS Chapter 18A to define terms; provide state employees at least 10 days bereavement leave, with a minimum of three days paid, following the death, miscarriage, or stillbirth of a child, or death of a dependent or other immediate family member; amend KRS 18A.110 to require the secretary of the Personnel Cabinet to promulgate related administrative regulations; provide that the Act may be cited as the Bereavement Leave Act.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB538 (BR89)/CI/LM - S. Stalker, L. Burke, A. Camuel, J. Raymond, P. Stevenson

AN ACT relating to pregnancy resource centers.

Create a new section of KRS Chapter 216B to define "pregnancy resource center"; require pregnancy resource centers to be licensed; require the Cabinet for Health and Family Services to promulgate administrative regulations to establish licensure standards for pregnancy resource centers; provide that operation or advertisement of a pregnancy resource center without a license is a Class A misdemeanor; provide that a pregnancy resource center's or health care provider's liability is neither limited nor expanded by the licensure requirement; and amend KRS 216B.990 to establish penalties for violations by pregnancy resource centers.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB539 (BR1097)/LM - R. Roarx, J. Raymond

AN ACT relating to wages for employment.

Create a new section of KRS Chapter 337 to make it a discriminatory employment action if an employer asks questions about previous salary or wages, relies on previous salary when setting a new salary, or refuses to hire if an applicant does not provide previous salary, except to allow a request for information voluntarily provided in response to an offer of employment; allow previous salary to be considered when required by law, for internal transfers, and for public employee positions; require notice to be posted for employees; amend KRS 337.990 to assess a civil penalty for a violation.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB540 (BR1105)/LM - R. Roarx

AN ACT relating to leave from 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 a crime; require an employee to give an employer reasonable notice to take leave when practicable; provide guidelines for use of paid leave; require the employer to maintain confidentiality of records and communication with employee crime victim; create a private right of action for improper discharge, discrimination, retaliation, and failing to maintain confidentiality; amend KRS 337.990 to establish penalties for employer violations.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB541 (BR1111) - R. Roarx

AN ACT relating to employment.

Amend KRS 337.010 to remove exemptions in definition of employee for agricultural workers and domestic service workers; amend KRS 342.630 to indicate that agricultural employers are subject to KRS Chapter 342; amend KRS 342.650 to remove exemptions for domestic service employees and agricultural employees from coverage under KRS Chapter 342; amend other statutes to conform.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB542 (BR1814)/AA/LM - R. Roarx, J. Raymond

AN ACT relating to hazardous duty retirement for solid waste management services enforcement officers of a consolidated local government.

Amend KRS 78.5520 to redefine "hazardous position" to include solid waste management services enforcement officers employed by a consolidated local government for the

purpose of determining benefits of the County Employees Retirement System.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB543 (BR1840) - R. Roarx, G. Brown Jr., B. Chester-Burton

AN ACT relating to drug disposal.
Create a new section of KRS Chapter 205 to define "drug disposal method"; require the Kentucky Medicaid program to provide payment to a pharmacist or practitioner for the cost of a drug disposal method that the pharmacist or practitioner distributed upon dispensing a controlled substance that contains any salt, compound, derivative, or preparation of an opioid, benzodiazepine, barbiturate, codeine, or amphetamine at no cost to a Medicaid recipient; amend KRS 218A.170 to require the Kentucky Medicaid program to provide payment for the cost of a drug disposal method; direct the Cabinet for Health and Family Services to seek federal approval as necessary.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB544 (BR452) - R. Roarx

AN ACT relating to child and maternal fatalities.

Amend KRS 211.684 to permanently establish the state child and maternal fatality review team within the Kentucky Department for Public Health; require the team to review and analyze all child fatalities or near fatalities in the Commonwealth each year that involve a person under the age of eighteen (18) years with a gunshot wound; make technical corrections.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB545 (BR1328)/LM - R. Roarx

AN ACT relating to vacancies in office.
Amend KRS 67C.103 to provide that a runoff election shall be held if no candidate receives more than 50 percent of the total votes cast and the candidates receiving the two highest number of votes are of separate political parties; provide that the candidate receiving the highest number of votes cast shall be elected to fill the vacancy when no candidate receives more than 50 percent of the total votes cast and the candidates receiving the two highest number of votes are of the same political party; provide that a runoff election shall be held 45 days after the special election; provide that a runoff election shall not occur on a weekend or on a recognized holiday under 5 U.S.C. sec. 6103(a).

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB546 (BR1327)/LM - R. Roarx

AN ACT proposing an amendment to Section 32 of the Constitution of Kentucky relating to the qualifications of Representatives.

Propose to amend Section 32 of the Constitution of Kentucky to lower the minimum age requirement to be a

member of the Kentucky House of Representatives from 24 years of age to 18 years of age.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB547 (BR1344) - A. Camuel, T. Bojanowski, D. Grossberg, J. Raymond, C. Stevenson, P. Stevenson, L. Willner

AN ACT relating to public school buildings.

Create a new section of KRS Chapter 162 to define "single-user toilet facilities"; require the chief state school officer not approve plans for new school buildings or alterations to school buildings unless the plans provide sufficient single-user toilet facilities; require the Kentucky Board of Education to promulgate administrative regulations regarding the required number of single-user toilet facilities in school buildings, with a minimum requirement of one.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB548 (BR1998)/CI - A. Camuel, D. Grossberg, T. Bojanowski, J. Raymond, C. Stevenson, L. Willner

AN ACT relating to sodomy.
Repeal KRS 510.100, relating to sodomy in the fourth degree; amend KRS 194A.380 and 532.031 to conform.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB549 (BR1801) - A. Camuel, K. Herron, C. Aull, T. Bojanowski, G. Brown Jr., B. Chester-Burton, D. Grossberg, J. Raymond, P. Stevenson, L. Willner

AN ACT relating to social studies curriculum.

Amend KRS 158.196 to require social studies instruction, materials, and academic standards to include the roles and contributions of lesbian, gay, bisexual, and transgender (LGBT) people in the history of the United States and the Commonwealth.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB550 (BR1968) - J. Raymond, P. Stevenson

AN ACT relating to early childhood programs.

Amend KRS 199.894 to define "Child Care and Development Fund" and "Child Care Assistance Program"; create a new section of KRS 199.892 to 199.896 to define additional eligibility requirements in the Child Care Assistance Program; require the Cabinet for Health and Family Services to promulgate regulations for implementation; amend KRS 157.3175 to define "at risk of educational failure" to include three and four-year old children experiencing any of the listed circumstances; require that children will be identified for preschool based on their risk of educational failure rather than free lunch eligibility; specify that eligible school districts shall receive funding for three and four-year old children identified as at risk of educational failure.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB551 (BR1950) - K. Herron, J. Blanton, G. Brown Jr., B. Chester-Burton, R. Roberts, S. Stalker, P. Stevenson, L. Willner

AN ACT relating to cold cases.
Create a new section of KRS Chapter 65 to allow law enforcement agencies to contract with retired peace officers to assist with homicide cold cases.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

Mar 13, 2024 - to State Government (H)

Mar 14, 2024 - reported favorably, 1st reading, to Calendar

Mar 15, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024

Mar 21, 2024 - 3rd reading, passed 98-0

Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to Judiciary (S)

Mar 26, 2024 - taken from Judiciary (S); 1st reading ; returned to Judiciary (S)

Mar 27, 2024 - taken from Judiciary (S); 2nd reading ; returned to Judiciary (S)

Mar 28, 2024 - reported favorably, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB552 (BR368) - R. Roberts, J. Raymond, J. Tipton

AN ACT relating to hospital price transparency.

Create new sections of KRS Chapter 216B to define new terms; require hospitals to disclose prices for certain items and services provided by hospitals; require hospitals to provide descriptions of different services and standard charges of those services; require the Cabinet for Health and Family Services to promulgate administrative regulations, monitor each facility's compliance, and provide administrative penalties; prohibit collective action of debt for noncompliant facilities.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB553 (BR1608)/FN - M. Koch, C. Aull, S. Bratcher, J. Dixon, D. Fister, P. Flannery, C. Freeland, D. Hale, S. Heavrin, DJ Johnson, K. King, A. Neighbors, M. Pollock, P. Pratt, R. Raymer, C. Stevenson, K. Timoney, J. Tipton

AN ACT relating to the Kentucky rural veterinary student loan repayment program and making an appropriation therefor.

Create a new section of KRS Chapter 164 to define terms; establish the Kentucky Rural Veterinary Medicine Student Loan Repayment Program for

an eligible livestock practitioner who engages in veterinary medicine in an underserved rural area or veterinary shortage area for five consecutive years; authorize the Kentucky Higher Education Assistance Authority to promulgate administrative regulations; set forth program eligibility requirements; authorize the Kentucky Higher Education Assistance Authority to award loan repayment benefits to applicants selected by the Veterinary Student Loan Repayment Selection Committee; establish compliance requirements; create the rural veterinary care trust fund; establish purposes of the fund; APPROPRIATION.

HB553 - AMENDMENTS

HCS1/FN - Retain original provisions, except allow a livestock practitioner in an underserved rural area to practice mixed animal medicine with a minimum of 30% work dedicated to livestock; define "underserved rural area" as a city having a population of less than 25,000 and more than 20 miles from a city having a population of more than 50,000; require report to the Legislative Research Commission, Interim Joint Committee on Appropriations and Revenue, and Interim Joint Committee on Agriculture.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

Feb 21, 2024 - to Appropriations & Revenue (H)

Mar 12, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 13, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, March 14, 2024

Mar 14, 2024 - 3rd reading, passed 88-4 with Committee Substitute (1)

Mar 15, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to Education (S); taken from Education (S); 1st reading ; returned to Education (S)

Mar 22, 2024 - taken from Education (S); 2nd reading ; returned to Education (S)

Mar 26, 2024 - reported favorably, to Rules as a consent bill

Mar 27, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ;

enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - filed without Governor's signature with the Secretary of State

Apr 10, 2024 - became law without Governor's Signature

HB554 (BR1276) - M. Meredith

AN ACT relating to insurance coverage of state property.

Create a new section of KRS 164A.555 to 164A.630 to permit governing boards of public supported postsecondary educational institutions to elect to terminate the institution's coverage through the state fire and tornado insurance fund and obtain the coverage from an authorized insurer or through a self-insurance pool; establish requirements for terminating and resuming coverage through the state fire and tornado insurance fund; establish

requirements for insurance obtained by an institution from an authorized insurer or a self-insurance pool; amend KRS 164A.575 to conform.

HB554 - AMENDMENTS

SCS1 - Retain original provisions, except require institutions to have an annual inspection, pay a fee for the inspection, and provide notices prior to resuming coverage under the state fire and tornado insurance fund.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

Feb 16, 2024 - to Banking & Insurance (H)

Feb 21, 2024 - reported favorably, 1st reading, to Calendar

Feb 22, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, February 23, 2024

Feb 27, 2024 - 3rd reading, passed 96-0

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Banking & Insurance (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1) ; received in House ; to Rules (H)

Mar 27, 2024 - posted for passage for concurrence in Senate Committee Substitute (1); House concurred in Senate Committee Substitute (1) ; passed 92-0 ; enrolled, signed by Speaker of the House

Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB555 (BR163) - S. Rawlings

AN ACT relating to construction of statutes.

Amend KRS 446.080 to establish rules for the construction of statutes.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)

HB556 (BR1646)/AA/LM - C. Stevenson

AN ACT relating to coverage for injectable epinephrine devices.

Create a new section of Subtitle 17A of KRS Chapter 304 to require health benefit plans to cover injectable epinephrine devices for persons 18 years of age or younger; provide that the coverage shall not be subject to cost-sharing requirements; amend KRS 205.522, 205.6485, 164.2871, and 18A.225 to require Medicaid, KCHIP, self-insured employer group health plans offered by the governing board of a state postsecondary education institution, and the state employee health plan to comply with the 18-and-under injectable epinephrine device coverage requirement; EFFECTIVE January 1, 2025.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB557 (BR2053) - J. Tipton

AN ACT relating to dietitians.

Create a new section of KRS Chapter 310 to enact and enter into the Dietitian License Compact with all other jurisdictions that legally join in the compact; declare the purpose of the compact; define terms; establish participation requirements for states that wish to participate in the compact; recognize a licensure privilege and establish requirements; set requirements for transferring a home state license; designate home state licensure for active members of the military; establish penalties and adverse actions against a licensee; establish a joint government agency, create membership rules, establish voting requirements, and permit the government agency to establish rules and perform duties; require the compact commission to create a data system and outline the requirements; permit the executive and judicial branches within each state to enforce the compact; establish dispute resolution and outline termination procedures; establish a severability clause.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB558 (BR2051) - P. Pratt

AN ACT relating to economic development.

Amend KRS 154.26-050 to include gender-neutral language.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB559 (BR2050) - P. Pratt

AN ACT relating to economic development.

Amend KRS 154.10-020 to include gender-neutral language.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB560 (BR1000) - S. Doan, J. Calloway, S. Maddox, S. Rawlings

AN ACT relating to parental rights.

Amend KRS 620.050 to require that upon initial contact with a family, the Cabinet for Health and Family Services must advise a parent of his or her rights both orally and in writing; outline those rights; provide an exception to the requirement that the parent be advised immediately upon initial contact if there are exigent circumstances; amend KRS 620.055 to conform.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB561 (BR990) - S. Heavrin, M. Clines, B. Chester-Burton, K. Fleming, R. Heath, K. Moser, J. Raymond

AN ACT relating to child care.

Create a new section of KRS Chapter 199 to define terms; establish operations and requirements of a Certified Child Care Community Designation Program to be administered by the Cabinet for Economic Development for the purpose of creating new opportunities for local

governments to help increase the supply of child care and early childhood education services in their communities through voluntary actions related to zoning reform and programming at the local level; require annual reporting to the General Assembly related to the operation of the program; amend KRS 199.881 to remove the pilot program designation of the Employee Child Care Assistance Partnership; amend KRS 199.887 to establish new requirements on an employee and a child care provider who receives child care assistance from his or her employer; amend KRS 199.888 to establish a new requirement on the Cabinet for Economic Development to develop and implement strategies and programs to promote awareness of the Employee Child Care Assistance Partnership.

HB561 - AMENDMENTS

HCS1 - Retain original provisions; establish a new requirement in KRS Chapter 199 to require the Cabinet for Economic Development to submit by December 1, 2024, a draft standardized application for certification and draft instructions for the Certified Child Care Communities Designation Program to the Legislative Research Commission for referral to the Interim Joint Committee on Families and Children; make technical corrections. SCS1 - Retain original provisions; make technical corrections.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

Feb 20, 2024 - to Families & Children (H)

Feb 22, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 23, 2024 - 2nd reading, to Rules

Feb 26, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, February 27, 2024

Feb 27, 2024 - 3rd reading, passed 77-14 with Committee Substitute (1)

Feb 28, 2024 - received in Senate ; to Committee on Committees (S)

Mar 01, 2024 - to Families & Children (S)

Mar 12, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 13, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 14, 2024

Mar 14, 2024 - passed over and retained in the Consent Orders of the Day

Mar 15, 2024 - passed over and retained in the Consent Orders of the Day

Mar 21, 2024 - 3rd reading, passed 37-1 with Committee Substitute (1)

Mar 22, 2024 - received in House ; to Rules (H)

Mar 25, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)

Mar 27, 2024 - House concurred in Senate Committee Substitute (1) ; passed 86-9 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - signed by Governor

HB562 (BR2025) - R. Palumbo, M. Koch

AN ACT relating to dietitians.

Create a new section of KRS Chapter 310 to enact and enter into the Dietitian License Compact with all other jurisdictions that legally join in the compact; declare the purpose of the compact; define terms; establish participation requirements for states that wish to participate in the compact; recognize a licensure privilege and establish requirements; set requirements for transferring a home state license; designate home state licensure for active members of the military; establish penalties and adverse actions against a licensee; establish a joint government agency, create membership rules, establish voting requirements, and permit the government agency to establish rules and perform duties; require the compact commission to create a data system and outline the requirements; permit the executive and judicial branches within each state to enforce the compact; establish dispute resolution and outline termination procedures; establish a severability clause.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB563 (BR1044)/FN - J. Bray, J. Petrie, A. Bowling, J. Branscum, D. Lewis, M. Meredith

AN ACT relating to public water and wastewater systems, making an appropriation therefor, and declaring an emergency.

Create new sections of KRS Chapter 224A to define terms; establish the Kentucky Water and Wastewater Assistance for Troubled or Economically Restrained Systems Program under the Kentucky Infrastructure Authority (KIA) to provide for a loan application and evaluation process for eligible public water and wastewater systems to seek loan funds from the General Assembly; require the KIA to make available applications under the program, verify eligibility of proposed recipients, award loans as directed by the General Assembly, enforce compliance with loan conditions, and report quarterly to the General Assembly on the status of all loans under the program; allow the Kentucky Rural Water Association (KRWA) to contract or consult with third-party consultants, state agencies, or special purpose governmental entities in discharging its duties; require finalized loan applications to be made available to the public; allow eligible public water and wastewater systems to submit applications for regional projects; provide for forfeiture and repayment of loans; require the KRWA to evaluate applications according to specified criteria and to submit an annual report to the Legislative Research Commission containing the evaluations and scores of the proposed loan recipients; establish the Kentucky water and wastewater assistance for troubled or economically restrained systems fund; provide that all moneys in the fund shall be allocated by the General Assembly for providing loans for eligible projects; require that interest rates for loans be set in the same manner as the interest rates for loans from the federally-assisted wastewater and water supply resolving funds, except that the interest rates shall

be one-half of a percent lower; establish the emergency Kentucky water and wastewater assistance for troubled or economically restrained systems fund; provide that moneys from the fund be dedicated to providing loans for capital and non-capital expenses relating solely to restoring or avoiding imminent interruption of utility service provided by a public water or wastewater system after a statewide or local emergency has been declared; allow the authority to require a corrective action plan to be submitted with a loan application; require that interest rates for loans be set in the same manner as the interest rates for loans from the federally-assisted wastewater and water supply resolving funds; create a new section of KRS Chapter 96 to define terms; create a forbearance period of three years for a utility acquiring a public water or wastewater system with existing violations; require the acquiring utility to correct past violations during the forbearance period; defer fines and penalties during the forbearance period; prioritize funding from the KIA for projects where the acquiring utility is making improvements to the acquired system; allow for a waiver of accrued fines and penalties if all deficiencies have been corrected and the public water or wastewater system has been sold to the acquiring utility or if the utility adopts a management and operations agreement handled by a well-operated utility; require the acquiring utility to make records available to ensure compliance; after the expiration of the forbearance period, allow the Energy and Environment Cabinet and the Public Service Commission to either waive fines and penalties, collect fines and penalties, or grant a discretionary extension of the forbearance period; allow priority in funding from the KIA to be predicated on timely payment of deferred fines and penalties; prohibit an acquired water or wastewater systems to which a forbearance period applied from being eligible for any additional forbearance periods; amend KRS 224A.316 to remove repetitive language and to require the KIA to prioritize funding for a utility acquiring a public water or wastewater system for the correction of deficiencies in the system identified in state and federal violations; APPROPRIATION.

HB563 - AMENDMENTS

HCS1/FN - Retain original provisions, except add a definition for "board"; remove references to the responsibilities of the Kentucky Rural Water Association in the administration of the WWATERS Program and replace with references to the Kentucky Infrastructure Authority board; require an eligible loan recipient to comply with any internal management and governance procedures that the authority may impose; require the authority board to hold at least monthly meetings to discharge its duties under the section; require the authority to engage in financial reviews of proposed loan recipients to ensure that they will be able to repay the requested loans; require the authority to award loan funds within 60 days of the effective date of the legislative act that authorizes and appropriates the funds; require that the authority board issue eligibility determinations and project scores within

30 days of receiving complete loan applications; remove new section of KRS Chapter 96 and create a new section of KRS Chapter 65 to replace it; restore language relating to the authority's implementation of a program to provide financial assistance to governmental agencies for capital and non-capital expenses; EMERGENCY. HCA1/FN(J. Bray) - Make title amendment. HFA1(J. Bray) - Replace all instances of "loan" or "loans" with "funding" or "funds" in Sections 1 and 2 of the Act; require the Kentucky Infrastructure Authority board to submit, with its evaluations and scores of proposed funding recipients, proposals for the structure and terms of the funding; allow funding from the WWATERS fund to be awarded in the form of grants, loans, no-interest loans, or forgivable loans as proposed by the board and determined by the General Assembly; provide that no interest rate for a loan awarded from the WWATERS fund be less than zero percent; allow the Kentucky Infrastructure Authority to use up to one-half of one percent of moneys deposited into the WWATERS fund for administrative expenses; provide that priority treatment for authority funding for systems acquired under Section 4 of the Act shall only apply during the forbearance period granted by that section.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

Feb 21, 2024 - to Appropriations & Revenue (H)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 06, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 08, 2024 - floor amendment (1) filed to Committee Substitute

Mar 11, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1), Floor Amendment (1) and Committee Amendment (1-title)

Mar 12, 2024 - received in Senate ; to Committee on Committees (S)

Mar 14, 2024 - to Agriculture (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024 ; recommitted to Appropriations & Revenue (S)

Mar 28, 2024 - reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - 1 line items vetoed

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 79-19 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 30-6 ; received in House ; enrolled, signed by Speaker of the House; enrolled, signed by President of the Senate ; delivered to Secretary of

State

HB564 (BR1902)/FN - W. Lawrence, D. Frazier Gordon, S. Bratcher, T. Truett, N. Wilson

AN ACT relating to a tax credit for qualified education expenses.

Create a new section of KRS Chapter 141 to establish a refundable tax credit for a dependent's qualified education expenses paid or incurred during the taxable year, not to exceed \$150 per dependent; amend KRS 141.0205 to order the tax credit; amend KRS 131.190 to allow the Department of Revenue to report on the tax credit.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

Feb 29, 2024 - to Appropriations & Revenue (H)

HB565 (BR2012) - E. Callaway, K. Bratcher, J. Hodgson, J. Nemes

AN ACT relating to waste management districts.

Amend KRS 109.115 to allow a director on a waste management district board to serve until his or her successor is appointed, not to exceed 60 days after the expiration of his or her term; require that the board director's position be vacated after the 60 day period; provide that the requirements of the Act apply to current directors on waste management district boards; RETROACTIVE.

HB565 - AMENDMENTS

HCS1 - Retain original provisions, except allow instead of require a director on a waste management district board to serve until his or her successor is appointed and qualified.

HFA1(E. Callaway) - Delete original provisions; allow a member serving on a waste management district board in a county containing a consolidated local government to serve until his or her successor is appointed, not to exceed 60 days after the expiration of his or her term; require that the board director's position be vacated after the 60 day period; provide that the requirements of the Act apply to current directors on waste management district boards in counties containing consolidated local governments; RETROACTIVE.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to Local Government (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 07, 2024 - 2nd reading, to Rules ; floor amendment (1) filed to Committee Substitute

Mar 11, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 12, 2024

Mar 12, 2024 - 3rd reading, passed 86-9 with Committee Substitute (1) and Floor Amendment (1)

Mar 13, 2024 - received in Senate ; to Committee on Committees (S)

HB566 (BR2069)/LM - K. Herron, C. Aull, G. Brown Jr., L. Burke, A. Camuel, B. Chester-Burton, D. Grossberg, N. Kulkarni, D. Lewis, R. Palumbo, J. Raymond, R. Roarx, R. Roberts, S. Stalker, K. Timoney, L. Willner

AN ACT proposing an amendment to Section 145 of the Constitution of Kentucky relating to voting rights.

Propose to amend Section 145 of the Constitution of Kentucky to automatically restore the voting rights of persons convicted of certain felonies upon completion of their imprisonment, probation, or parole and automatically restore their civil rights five years after completion of their imprisonment, probation, or parole; provide ballot language; submit to voters for ratification or rejection.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB567 (BR1970) - B. Chester-Burton, G. Brown Jr.

AN ACT relating to teachers.

Amend KRS 161.030 to remove the authority of the Education Professional Standards Board to require successful completion of assessments prior to certification; amend KRS 156.101, 161.048, and 161.053 to conform; repeal KRS 161.1222, relating to a pilot teacher program.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB568 (BR1396)/LM - B. Chester-Burton, G. Brown Jr.

AN ACT relating to workers' compensation for educators.

Create a new section of KRS Chapter 342 to define "educator" and set out when psychological injuries are valid workers' compensation claims for educators when no physical injury exists; amend KRS 342.0011 to clarify definition of "injury" to include certain psychological injuries experienced by educators.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB569 (BR922)/LM - K. Bratcher, D. Elliott, C. Aull, J. Bauman, S. Bratcher, K. Fleming, A. Gentry, D. Grossberg, M. Hart, K. Herron, J. Hodgson, K. Jackson, DJ Johnson, W. Lawrence, D. Lewis, J. Nemes, P. Pratt, S. Witten

AN ACT relating to criminal history.

Create a new section of KRS Chapter 431 to establish an automatic expungement process for specific eligible misdemeanor and felony convictions; allow the Commonwealth's and county attorney to object and halt the automatic expungement of certain offenses; amend KRS 431.074 to require the Administrative Office of the Courts to establish a searchable portal to allow a person to determine if his or her conviction has been expunged; amend KRS 27A.300 to provide that the centralized criminal history record information system administered pursuant to KRS 27A.310 to 27A.440 is the official record of criminal proceedings; create new section of KRS Chapter 411 to create a cause of action against criminal history providers who do not comply with an expungement order;

provide that the Act may be cited as the Clean State Act.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to Judiciary (H)

Mar 11, 2024 - taken from Judiciary (H); 1st reading ; returned to Judiciary (H)

Mar 12, 2024 - taken from Judiciary (H); 2nd reading ; returned to Judiciary (H)

HB570 (BR1705)/LM - B. Chester-Burton, G. Brown Jr., J. Raymond

AN ACT relating to emergency shelters.

Create a new section of KRS Chapter 67 to require county governments to operate at least one emergency shelter for persons experiencing homelessness or to otherwise contract with an operator of an emergency shelter; require an adequate number of beds in the emergency shelter; require the emergency shelter to conform to applicable federal and state law; require the Cabinet for Health and Family Services to promulgate administrative regulations to provide standards for emergency shelters.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB571 (BR268) - J. Nemes, L. Willner

AN ACT relating to teacher professional development.

Amend KRS 156.095 to require the Kentucky Department of Education to create a professional development training schedule for certified personnel; require each local district to implement the schedule; require an additional day to be added to the school calendar if required training cannot be completed in a single calendar day; require school districts to submit a report to the department on the status of professional development training.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

Feb 22, 2024 - to Education (H)

HB572 (BR2052) - P. Pratt

AN ACT relating to information technology.

Amend KRS 43.032 to make technical corrections.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB573 (BR1655) - G. Brown Jr., B. Chester-Burton

AN ACT relating to Black History Season.

Create a new section of KRS Chapter 2 to designate January 15 to April 4 of each year as Black History Season; require the Governor to proclaim Black History Season and to encourage Kentuckians to acknowledge its significance.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB574 (BR1897) - K. Moser

AN ACT relating to a provisional license to practice medicine.

Amend KRS 311.571 to allow and add requirements for a physician licensed to practice medicine in another country to obtain a provisional license to practice medicine in the Commonwealth; add requirements for a provisional license to convert to a regular license; add conditions for the Board of Medical Licensure to revoke a provisional license.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB575 (BR496)/FN/LM - R. Heath, D. Hale, S. Baker, D. Bentley, K. Bratcher, S. Bratcher, J. Calloway, J. Decker, D. Elliott, D. Fister, C. Freeland, K. King, C. Massaroni, S. McPherson, M. Meredith, A. Neighbors, M. Pollock, R. Raymer, N. Tate, W. Thomas

AN ACT relating to the acquisition of agricultural land.

Create new sections of KRS Chapter 247 to define terms, prohibit a nonresident alien, foreign business, foreign agent, trustee, or fiduciary associated with the government of any proscribed country referenced in 22 C.F.R. sec. 126.1 from the purchase, lease, or acquisition of agricultural land in Kentucky or participation in programs administered by the Department of Agriculture, Agricultural Development Board, and Kentucky Agricultural Finance Corporation; allow an existing foreign-owned business to purchase adjacent agricultural land to expand the operations of the business; exempt foreign ownership or leasing of up to 350 acres for research purposes; establish the Kentucky Foreign Investment Review Board to review applications for appeal for those on the prohibited countries list wishing to purchase, lease, or acquire agricultural land, set forth requirements of the board to approve or deny an application for appeal, establish a process for an application for appeal, authorize the board to promulgate administrative regulations; allow an applicant who is denied an appeal to purchase agricultural land to appeal the final decision in Circuit Court; require a county clerk to record an affidavit on any deed that conveys agricultural land and report the affidavit recordings monthly to the Kentucky Foreign Investment Review Board, require the Kentucky Foreign Investment Review Board to report to the Committee on Foreign Investment in the United States each month; set forth requirements to divest land that has been purchased, leased, or denied without approval of the Kentucky Foreign Investment Review Board, and direct the distribution of sale proceeds.

HB575 - AMENDMENTS

HCS1/FN/LM - Retain original provisions, except exempt any licensed attorney, title insurance company, underwriter, or agent, or other third party involved in a real property transaction from being held civilly or criminally liable for a person or entity providing a fraudulent or incorrect affidavit; designate the order of payment of the proceeds of a sale of agricultural land through foreclosure; exempt a subsequent title holder from civil or criminal liability or foreclosure.

HFA1(R. Heath) - Delete all provisions of HB 575/HCS 1; create a new section of KRS Chapter 247 to define terms, prohibit a nonresident alien, foreign business, foreign agent, trustee, or fiduciary who is legally bound or has a legal relationship with the government of any proscribed country referenced in 22 C.F.R. sec. 126.1 from purchasing agricultural land, prohibit those who purchased agricultural land prior to the effective date of this Act from the purchase, lease, or acquisition of any additional agricultural land, allow an existing foreign business from a prohibited country to purchase adjacent land for expansion of the business, exempt up to 350 acres of agricultural land for agricultural research, require that a copy of the report required under the provisions of the Agricultural Foreign Investment Disclosure Act be filed with the Department of Agriculture, require the Department of Agriculture to report evidence of noncompliance to the Office of the Attorney General, require the Office of the Attorney General to investigate the evidence, allow the Office of the Attorney General to enforce provisions.

SCS1 - Retain original provisions; allow a nonresident alien, foreign business, foreign agent, trustee, or fiduciary to own, purchase, hold, or develop agricultural land for nonagricultural use provided that the development is completed within five years of acquiring the land; make technical corrections.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to State Government (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules Mar 05, 2024 - recommitted to Appropriations & Revenue (H)

Mar 13, 2024 - floor amendment (1) filed to Committee Substitute

Mar 14, 2024 - taken from Appropriations & Revenue (H); returned to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 15, 2024

Mar 21, 2024 - 3rd reading, passed 83-14 with Committee Substitute (1) and Floor Amendment (1)

Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to Agriculture (S)

Mar 26, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 27, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024

Mar 28, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1) ; received in House ; to Rules (H)

Apr 15, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)

HB576 (BR255)/LM - J. Raymond, C. Aull, B. Chester-Burton, P. Stevenson

AN ACT relating to wages.

Amend KRS 337.010 to change the definition of "employee" and to add the definition of "worker with a disability"; amend KRS 337.275 to require all employers to pay all employees,

including workers with a disability, a minimum wage and increase the state minimum wage over the next three years to no less than 100 percent of the municipality, county, or state minimum wage or the prevailing wage as defined in 29 C.F.R. sec. 1.2; amend KRS 337.295 to remove learners, apprentices, workers with a disability, sheltered workshop employees, and students from regulations issued by the commissioner for the Department of Workplace Standards; amend KRS 205.5605 to exclude referrals to sheltered workshop employment from the definition of "covered services and supports" as of July 1, 2027; amend KRS 154.22-040 to conform; establish that the Act may be cited as the Employees with Disabilities Equal Pay Act.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HB577 (BR1961)/FN - S. McPherson, J. Petrie, A. Bowling, J. Bray

AN ACT relating to property valuation administrators, making an appropriation therefor, and declaring an emergency.

Amend KRS 132.590 to find and determine that property valuations administrators are officers whose jurisdiction and duties are coextensive to that of the state within the meaning of Section 246 of the Constitution; update the salary schedule; prohibit PVAs' salaries from exceeding that in the Constitution; provide that certain PVAs who did not receive an eight percent raise and who are still in office shall receive a lump-sum payment of eight percent of the sum they received for the time between the effective date of the Act and July 1, 2022.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

Feb 21, 2024 - to Appropriations & Revenue (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar

Feb 28, 2024 - 2nd reading, to Rules

Mar 05, 2024 - posted for passage in the Regular Orders of the Day for Wednesday, March 06, 2024

Mar 06, 2024 - 3rd reading, passed 96-0

Mar 07, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to Appropriations & Revenue (S)

HB578 (BR878) - S. Bratcher

AN ACT relating to data privacy.

Create a new section of KRS Chapter 367 to prohibit the furnishing of a person's information by a consumer reporting agency to a third party under certain circumstances without the person's consent; provide for enforcement by the Attorney General and a private right of action; establish penalties; authorize the Attorney General to promulgate administrative regulations necessary to effectuate enforcement.

HB578 - AMENDMENTS

HCS1 - Retain original provisions, except add definition of "third party"; prohibit consumer reporting agencies from engaging in certain conduct

affecting financial institutions; provide that a financial institution may institute a civil action against a consumer reporting agency for an alleged violation affecting the financial institution.

Feb 16, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to Banking & Insurance (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 29, 2024 - 2nd reading, to Rules

Mar 13, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 14, 2024

Mar 22, 2024 - taken from the Orders of the Day ; recommitted to Rules (H)

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB579 (BR1515) - M. Dossett

AN ACT relating to eminent domain.

Amend KRS 416.550 to require that before a condemnor exercises the right of eminent domain with regard to private property, the condemnor shall engage in good faith negotiations with the property owner, seek written consent from the property owner to make an audio or video recording of the good faith negotiations and to submit the recording to the Attorney General, refrain from making any materially false or misleading statements, and not enter into any legally binding agreement with the property owner until a survey of the property has been completed at the expense of the condemnor; provide that the recording of negotiations are subject to public inspection under the Kentucky Open Records Act; amend KRS 416.570 to require a condemnor to include with the verified petition, that it must file with the Circuit Court of jurisdiction, an affirmation that the condemnor has complied with the requirements of this Act.

Feb 16, 2024 - introduced in House; to Committee on Committees (H)

HB580 (BR401)/CI/LM - J. Decker, K. Bratcher, J. Hodgson

AN ACT relating to elections and declaring an emergency.

Amend KRS 116.112 to allow the Secretary of State to enter into agreements on behalf of the State Board of Elections to further voter list maintenance practices; require that a voter confirm his or her residence has changed either through a letter submitted to the State Board of Elections or a form provided by the State Board of Elections on its website; amend KRS 116.145 to increase the fee for registration of voters from 25 cents to one dollar; amend KRS 117.035 to provide that appointed members of a county board of elections shall serve four year terms that expire June 30 of the year following a presidential election; provide that a member of the county board of elections appointed by the State Board of Elections may be removed for just cause; increase the amount of compensation for members of the county board of elections to not less than \$50 for each day the board meets; amend KRS 117.065 to require that the

county board of elections shall establish the voting place for each precinct not later than January 15 of each year; allow the county board of elections to designate certain buildings as voting places on election day and all days of early voting; amend KRS 117.066 to require petitions to consolidate precincts be submitted at least 120 days before a primary election and that the approved petitions shall apply for the entire year; amend KRS 117.076 to allow any person prevented from voting in person at the polls on election day and from casting a no-excuse in-person absentee ballot because of absence from the county of his or her residence to cast an excused in-person absentee ballot; amend KRS 117.085 to require that mail-in absentee ballots be mailed to a student's residence or current address at the educational institution where he or she is enrolled; require that mail-in absentee ballots for persons incarcerated in jail who have been charged with but not convicted of a crime be sent to the correctional facility where he or she is in custody; require county clerks to keep lists of persons who return absentee ballots; require the county clerk to send a copy of the lists to the State Board of Elections and Secretary of State; prohibit the lists from being made public until after the close of business hours on the day of a primary or regular election; require that the county clerk and Secretary of State keep a record of the number of votes cast; amend KRS 117.235 to prohibit persons from electioneering within 100 feet of a mail-in absentee drop-box or receptacle for 45 days before any election; amend KRS 117.265 to prohibit any candidate who is disqualified in a primary from running for the same office in the regular election; amend KRS 117.275 to require that the copy of the precinct-by-precinct summary of tabulation showing the results from each precinct include votes cast during all absentee voting; amend KRS 117.295 to allow the county clerk to dispose of video surveillance of voting equipment after 60 days; require that the keys to voting equipment and ballot boxes remain in the possession of the county clerk; amend KRS 117.343 to increase the reimbursement to the county clerk from the State Board of Elections for necessary costs to not more than one dollar and 50 cents per registered voter; amend KRS 117.345 to require the State Board of Elections to direct the State Treasurer to provide county treasurers 50 cents per voter; amend KRS 117.389 to remove the 30-day restriction for county clerks to have automatic tabulating equipment tested; amend KRS 117A.070 to inform voters who have applied after seven days before an election for a military-overseas ballot of their ability to use a federal write-in absentee ballot; amend KRS 118.125 to remove the requirement that a candidate's precinct be listed on his or her notification and declaration oath; amend KRS 118.345 to prohibit any candidate who is disqualified in a primary from running for the same office in the regular election; amend KRS 118.415 to remove references to participation by the Attorney General in the formation of a ballot question for a proposed constitutional amendment; amend KRS 118.445 to allow the Secretary of State to designate the

location where presidential electors shall convene on the first Tuesday after the second Wednesday in December after their election; amend KRS 118.740 to require copies of certain proclamations or writs of election be forwarded by mail to the sheriff of a county at least 63 days before an election and that the sheriff shall give notice at least 56 days before the day of an election; amend KRS 118.770 to require that certain certificates of nomination be filed at least 56 days before an election; amend KRS 118A.060 to require names of judicial candidates be printed on the ballot in accordance with the requirements in KRS 118.129; amend KRS 118A.090 to conform; amend KRS 118A.100 to remove language to clarify that this chapter applies to a vacancy in office; amend KRS 160.180 to require that members of a board of education shall sign an affidavit and provide proof evidencing his or her completion of twelfth grade; amend KRS 160.190 to require candidates for school board vacancies to file nominating petitions not later than the second Tuesday in August preceding the regular election, and to file declarations of intent in accordance with KRS 117.265; require the State Board of Elections to reappoint appointed members of the county boards of elections whose terms expire on June 30, 2024 for a term of one year to expire on June, 20, 2025; APPROPRIATION; EMERGENCY.

HB580 - AMENDMENTS

HCS1/CI/LM - Retain original provisions, except amend KRS 116.112 to provide that the State Board of Elections is authorized to enter into agreements to further voter list maintenance practices; remove language allowing a voter to confirm a change in residence through a letter; amend KRS 117.065 to allow county boards of election to designate certain buildings as voting places on election day and all days of excused and no-excuse in-person absentee voting; amend KRS 117.066 to specify that approved petitions shall not begin applying for the entire year until January 1, 2025; amend KRS 117.085 to update language regarding the Secretary of State's Safe At Home program; add and amend KRS 117.086 to require that lists kept by the county clerks of persons who return absentee ballots also be sent to the Secretary of State; make technical corrections; add and amend KRS 117.900 to allow county boards of election to implement annual prize contests for students and teachers and prescribe guidelines for these contests; amend KRS 118.415 to establish the date for certification of constitutional amendment questions that are to be placed on the ballots; amend KRS 118.445 to require any location designated by the Secretary of State to be publicly displayed on his or her official website; add and amend KRS 119.005 to define "election administration information system"; add and amend KRS 119.115 to make it a Class D felony to tamper or attempt to tamper with, disarrange, deface, impair, injure, or destroy an e-poll book or election administration information system; add and amend KRS 511.100 to change the definition of "key infrastructure assets" to make trespassing upon voting equipment, e-

poll books, and all other assets vital to the Commonwealth's election administration a Class B misdemeanor for the first offense, and a Class A misdemeanor for a second or subsequent offense.

HFA1(J. Decker) - Retain original provisions, except delete Sections 2, 12, 13, and 31, relating to appropriations, in their entirety; remove language requiring a sworn statement to vote by excused in-person absentee voting for voters in the last trimester of pregnancy; amend KRS 117.085 to require jail staff to allow incarcerated voters to receive assistance from the county clerk to request an absentee ballot; allow voters who are receiving in-patient or residential medical treatment to receive a mail-in absentee ballot at the facility where they are receiving treatment; allow certain voters who have left an address to request a second ballot, and require the county clerk to cancel the first absentee ballot; remove language from KRS 117.086 requiring the county clerk to send a copy of the lists of absentee voters to the Secretary of State; amend KRS 117.295 to clarify that the required video recording may be disposed of by county clerks upon compliance with the Kentucky Open Records Act.
HFA2(J. Decker) - Make title amendment.

HFA3/CI/LM(J. Decker) - Retain original provisions, except delete Sections 2, 12, 13, and 31, relating to appropriations, in their entirety; amend KRS 117.066 to allow county boards of election to petition the State Board of Elections to amend previously approved precinct consolidation plans; amend KRS 117.076 to remove language requiring a sworn statement to vote by excused in-person absentee voting for voters in the last trimester of pregnancy; require that tallies or counts of in-person absentee ballots, or any partial results, be transmitted or publicized only to the county board of elections until a certain time; amend KRS 117.085 to remove new language and restore language referencing the Secretary of State's crime victim address confidentiality protection program; require jail staff to allow incarcerated voters to receive assistance from the county clerk to request an absentee ballot; allow voters who are receiving in-patient or residential medical treatment to receive a mail-in absentee ballot at the facility where they are receiving treatment; allow certain voters who have left an address to request a second ballot, and require the county clerk to cancel the first absentee ballot; remove language from KRS 117.086 requiring the county clerk to send a copy of the lists of absentee voters to the Secretary of State; add and amend KRS 117.0861 to allow a caregiver or employee of a caregiving facility, or an employee of a jail to handle mail-in absentee ballots if he or she is ordinarily engaged in delivery of mail-matter, and as long as the ballot remains private to the voter; amend KRS 117.295 to clarify that the required video recording may be disposed of by county clerks upon compliance with the Kentucky Open Records Act; delete Section 30, relating to key infrastructure assets in its entirety.
HFA4/LM(J. Decker) - Retain original provisions, except amend KRS 117.066 to allow county boards of election to

petition the State Board of Elections to amend previously approved precinct consolidation plans; amend KRS 117.076 to remove language requiring a sworn statement to vote by excused in-person absentee voting for voters in the last trimester of pregnancy; require that tallies or counts of in-person absentee ballots, or any partial results, be transmitted or publicized only to the county board of elections until a certain time; amend KRS 117.085 to remove new language and restore language referencing the Secretary of State's crime victim address confidentiality protection program; require jail staff to allow incarcerated voters to receive assistance from the county clerk to request an absentee ballot; allow voters who are receiving in-patient or residential medical treatment to receive a mail-in absentee ballot at the facility where they are receiving treatment; allow certain voters who have left an address to request a second ballot, and require the county clerk to cancel the first absentee ballot; remove language from KRS 117.086 requiring the county clerk to send a copy of the lists of absentee voters to the Secretary of State; add and amend KRS 117.0861 to allow a caregiver or employee of a caregiving facility, or an employee of a jail to handle mail-in absentee ballots if he or she is ordinarily engaged in delivery of mail-matter, and as long as the ballot remains private to the voter; amend KRS 117.295 to clarify that the required video recording may be disposed of by county clerks upon compliance with the Kentucky Open Records Act; delete Section 30, relating to key infrastructure assets in its entirety; delete Section 31, relating to an appropriation in its entirety.
SCS1/CI/LM - Retain original provisions, except remove Sections 2, 13, and 14, which were amending KRS 116.145, 117.343, and 117.345 relating to the fees and reimbursement rates for county clerks and treasurers; amend KRS 118.215 to move the candidate certification date to the third Monday after the filing deadline for the primary; amend KRS 118.225 to require that the ballot position for all statewide office candidates or slates of candidates be determined by lot for each congressional district; remove Section 29, which was amending KRS 160.180 relating to filings by candidates for local boards of education.
SFA1(A. Southworth) - Retain original provisions, except amend KRS 116.112 to establish that any intergovernmental data that is exchanged to remove ineligible voters shall not be subject to commercial use or third-party access to the voter registration system; allow a voter to confirm his or her residence has changed through writing or through the online form on the State Board of Elections' website.

Feb 16, 2024 - introduced in House; to Committee on Committees (H)
Feb 20, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)
Feb 22, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Feb 23, 2024 - 2nd reading, to Rules
Feb 26, 2024 - posted for passage in the Regular Orders of the Day for

Tuesday, February 27, 2024

Mar 01, 2024 - floor amendment (1) filed to Committee Substitute , floor amendment (2-title) filed to bill
Mar 05, 2024 - floor amendment (3) filed to Committee Substitute
Mar 07, 2024 - floor amendment (4) filed to Committee Substitute
Mar 08, 2024 - 3rd reading, passed 89-0 with Committee Substitute (1), Floor Amendment (4) and Floor Amendment (2-title)
Mar 11, 2024 - received in Senate ; to Committee on Committees (S)
Mar 26, 2024 - to State & Local Government (S); taken from State & Local Government (S); 1st reading; returned to State & Local Government (S)
Mar 27, 2024 - reported favorably, 2nd reading, to Rules with Committee Substitute (1); floor amendment (1) filed to Committee Substitute
Mar 28, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 37-0 with Committee Substitute (1) and Floor Amendment (1) ; received in House ; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (1) and Floor Amendment (1)
Apr 15, 2024 - House concurred in Senate Committee Substitute (1) and Floor Amendment (1) ; passed 96-0 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 19, 2024 - filed without Governor's signature with the Secretary of State

HB581 (BR1971) - K. Upchurch, J. Gooch Jr., S. Baker, D. Bentley, S. Bratcher, J. Bray, R. Bridges, M. Clines, R. Dotson, D. Elliott, P. Flannery, D. Frazier Gordon, R. Heath, DJ Johnson, S. McPherson, P. Pratt, S. Rudy, S. Sharp, W. Thomas, K. Timoney, W. Williams, N. Wilson

AN ACT relating to retail filling stations.

Create a new section of KRS Chapter 100 to define "retail filling station" and "electric vehicle charging station"; prohibit local governments from using the zoning process or adopting any measure that prohibits or restricts the ability of a retail filling station from locating in areas in which similar businesses may locate, discriminates against the use or location of a retail filling station, or treats retail filling stations differently than electric vehicle charging stations; allow restrictions on retail filling stations provided they are similar to those for other businesses, do not prohibit their operation, and are not in conflict with state or federal law.

Feb 16, 2024 - introduced in House; to Committee on Committees (H)
Feb 27, 2024 - to Local Government (H)
Feb 28, 2024 - reported favorably, 1st reading, to Calendar
Feb 29, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 01, 2024
Mar 04, 2024 - 3rd reading, passed 78-14
Mar 05, 2024 - received in Senate ; to Committee on Committees (S)
Mar 08, 2024 - to State & Local

Government (S)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar
Mar 14, 2024 - 2nd reading, to Rules
Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024
Mar 21, 2024 - 3rd reading, passed 31-7
Mar 22, 2024 - received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 02, 2024 - Vetoed
Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 77-20 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 30-7 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB582 (BR2089)/LM - R. Palumbo

AN ACT relating to ownership fees for hybrid vehicles.

Amend KRS 138.475 to exclude hybrid vehicles from the ownership fee paid annually when registering an electric or hybrid vehicle; amend KRS 186.010 and 186.050 to conform; make technical corrections; apply to registrations of vehicles completed on or after August 1, 2024.

Feb 16, 2024 - introduced in House; to Committee on Committees (H)

HB583 (BR2074) - W. Lawrence, D. Frazier Gordon, C. Aull, K. Banta, S. Bratcher, J. Bray, D. Lewis, M. Meredith, P. Pratt, K. Timoney, W. Williams

AN ACT relating to environmental emergencies.

Amend KRS 224.1-401 to require that the chief executive officers of all forms of local government and mayors receive notification of a declaration of an environmental emergency in their jurisdiction.

Feb 16, 2024 - introduced in House; to Committee on Committees (H)
Mar 01, 2024 - to Natural Resources & Energy (H)
Mar 07, 2024 - reported favorably, 1st reading, to Calendar
Mar 08, 2024 - 2nd reading, to Rules
Mar 11, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 12, 2024
Mar 12, 2024 - 3rd reading, passed 94-0
Mar 13, 2024 - received in Senate ; to Committee on Committees (S)
Mar 25, 2024 - to State & Local Government (S)
Mar 26, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)
Mar 27, 2024 - reported favorably, 2nd reading, to Rules as a consent bill
Mar 28, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of

the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB584 (BR2098) - C. Stevenson, C. Aull, P. Stevenson

AN ACT relating to education.
Amend KRS 156.690 to insert gender-neutral language.

Feb 16, 2024 - introduced in House; to Committee on Committees (H)

HB585 (BR1820)/LM - K. Upchurch

AN ACT relating to special license plates.
Create a new section of KRS Chapter 186 to create an EMS special license plate; limit eligibility to certain licensed EMS personnel or retirees with 20 years of service; specify that the EMS plate requires no minimum number of applications prior to production; amend KRS 186.162 to establish the fees for the EMS special license plate; amend KRS 186.166 to update the list of special license plates to be perpetually produced; EFFECTIVE January 1, 2025.

Feb 16, 2024 - introduced in House; to Committee on Committees (H)

HB586 (BR1992) - D. Hale, R. Dotson

AN ACT relating to the Department of Fish and Wildlife Resources.

Amend various sections of the Kentucky Revised Statutes to change "conservation officer" to "game warden"; amend KRS 16.065 to remove water safety enforcement from the duties of the Department of Kentucky State Police; amend KRS 150.010 to define terms; amend KRS 150.025 to allow the Department of Fish and Wildlife Resources to regulate water safety enforcement; amend KRS 150.175 to establish a resident and nonresident outfitter license; change commercial guide's license to guide's license and make changes to conform with the outfitter license; amend KRS 150.190 and KRS 186.675 to conform.

HB586 - AMENDMENTS

HCS1 - Retain original provisions, except delete Section 7 of the Act that amended KRS 150.021.

HFA1(S. Maddox) - Change definition of "dependent child" to include stepchildren, children in care of fictive kin, and children who reside part time on the land pursuant to a custody agreement.

HFA2/P(S. Rudy) - Add a new section amending KRS 511.070 to allow notice of trespass to be given through the placement of identifying purple paint marks on property.

HFA3(S. Rudy) - Make title amendment.

SFA1(G. Boswell) - Amend KRS 150.170 to allow a bona fide resident landowner and other authorized persons to take fish from any lake or pond located on the owner's property without procuring a sport fishing license.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to State Government (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar with Committee

Substitute (1)

Mar 01, 2024 - 2nd reading, to Rules
Mar 06, 2024 - floor amendment (1) filed to Committee Substitute

Mar 07, 2024 - floor amendment (2) filed to Committee Substitute , floor amendment (3-title) filed to bill

Mar 11, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 12, 2024

Mar 14, 2024 - Floor Amendment (2) and Floor Amendment (3-title) withdrawn ; 3rd reading, passed 93-0 with Committee Substitute (1) and Floor Amendment (1)

Mar 15, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to Natural Resources & Energy (S)

Mar 26, 2024 - taken from Natural Resources & Energy (S); reassigned to Veterans, Military Affairs, & Public Protection (S); taken from Veterans, Military Affairs, & Public Protection (S); 1st reading; returned to Veterans, Military Affairs, & Public Protection (S)

Mar 27, 2024 - reported favorably, 2nd reading, to Rules; floor amendment (1) filed

Mar 28, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024 ; 3rd reading ; Floor Amendment (1) withdrawn ; passed 36-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - filed without Governor's signature with the Secretary of State

Apr 10, 2024 - became law without Governor's Signature

HB587 (BR1127) - C. Stevenson, A. Camuel, C. Aull, T. Bojanowski, G. Brown Jr., L. Burke, B. Chester-Burton, D. Graham, D. Grossberg, J. Raymond, R. Roarx, R. Roberts, S. Stalker, P. Stevenson, A. Tackett Laferty

AN ACT relating to public charter schools.

Amend KRS 18A.225, 78.510, 156.095, 158.038, 158.189, 158.196, 158.305, 158.4416, 160.152, 161.164, 161.220, and 218B.045 to remove references to public charter schools; repeal KRS 160.1590, 160.1591, 160.15911, 160.1592, 160.1593, 160.1594, 160.1595, 160.1596, 160.1597, 160.1598, 160.1599, and 161.141 relating to public charter schools.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB588 (BR1641)/AA - C. Stevenson, C. Aull, D. Grossberg, P. Stevenson

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

Amend various sections of KRS Chapter 161 to remove provisions of HB 258 enacted during the 2021 Regular Session that created and adjusted benefits for individuals who become members of the Teachers' Retirement System on or after January 1, 2022; repeal KRS 161.633, 161.634, 161.635, and 161.636, relating to university and nonuniversity members; provide that these members shall be eligible for the benefits applicable to members who entered the system immediately prior to

January 1, 2022; EMERGENCY.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB589 (BR2046)/HM/LM - M. Pollock, D. Lewis

AN ACT relating to health care trade practices.

Create a new section of KRS 304.17C-130 to 304.17C-138 to establish requirements for insurers of dental benefit plans relating to assignment of benefits; create a new section of Subtitle 17A of KRS Chapter 304 to require insurers providing coverage for dental services to honor assignments; require providers to comply with assignment provisions; amend KRS 304.17C-085 to modify the definition of "noncovered service"; prohibit a contractual waiver of the section; amend KRS 304.14-250, 304.17-130, and 304.18-090 to conform; direct that provisions apply to policies, plan, and contracts issued or renewed on or after the effective date of the Act.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB590 (BR1927)/LM - M. Dossett

AN ACT relating to the valuation of motor vehicles for property tax purposes and declaring an emergency.

Amend KRS 132.4851 to exempt a portion of the property taxes assessed on motor vehicles for the January 1, 2024, and January 1, 2025, assessment dates; mandate that the Department of Revenue and county clerks work together to establish procedures for refunds; RETROACTIVE; EMERGENCY.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB591 (BR1873) - A. Camuel, C. Aull, D. Grossberg, P. Stevenson

AN ACT relating to investment firms.
Create a new section of KRS Chapter 381 to define "investment firm" and "single family residence"; prohibit investment firms from entering into contracts to buy single family residences less than 90 days from the date it is listed; require an investment firm to be represented by a licensed real estate broker who is not employed by the investment firm.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB592 (BR2057) - T. Smith, J. Blanton

AN ACT relating to motor vehicle dealers.

Amend KRS 190.046 to establish that the compensation of a dealer by a manufacturer, component manufacturer, or distributor shall not be less than the dealer acquisition cost of parts or service

HB592 - AMENDMENTS

HCS1 - Retain original provisions, except amend KRS 190.046 to establish that the compensation of a dealer for vehicles with a federal classification of seven or higher by a manufacturer, component manufacturer, or distributor

shall not be less than the amount charged to retail customers for nonwarranty work or the dealer acquisition cost of parts or service.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Feb 22, 2024 - to Transportation (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 28, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024

Feb 29, 2024 - 3rd reading, passed 93-2 with Committee Substitute (1)

Mar 01, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Transportation (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - passed over and retained in the Consent Orders of the Day

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ;

enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - filed without Governor's signature with the Secretary of State

Apr 10, 2024 - became law without Governor's Signature

HB593 (BR2130) - J. Blanton

AN ACT relating to transportation.
Amend KRS 186.230 and 186.120 to conform to gender-neutral language.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB594 (BR2131) - J. Blanton

AN ACT relating to transportation.
Amend KRS 186.230 and 186.120 to conform to gender-neutral language.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB595 (BR1311)/CI/LM - DJ Johnson, K. Bratcher

AN ACT relating to elections and declaring an emergency.

Amend KRS 13B.020 to remove the Registry of Election Finance from the list of agencies that are exempt from conducting administrative hearings pursuant to that chapter; amend KRS 121.015 to include in the definition of "campaign committee" that persons receiving contributions and making expenditures in support of a candidate or slate of candidates must be authorized to do so; define "independent expenditure-only committee"; include independent expenditure-only committee in the definitions of "permanent committee" and "contributing organization"; define "reasonable cause"; amend KRS 121.140 to increase the maximum penalty per day for violations; require that the Registry shall

conduct administrative hearings pursuant to KRS Chapter 13B; amend KRS 121.150 to prohibit independent expenditure-only committees from certain solicitations and contributions regarding religious, charitable, civic, eleemosynary, or other causes or organizations established primarily for the public good; allow campaign funds to be used for the repayment of debt in a previous campaign for the same office; make technical corrections; amend KRS 121.160 to make technical corrections; amend KRS 121.170 to allow a committee campaign treasurer to be a registered voter from any state if the chairperson of the committee is a registered voter in Kentucky; replace the term "federally registered out of state permanent committee" with "federally registered political committee"; make changes to conform to 52 U.S.C. sec 30101(4)(a) and 52 U.S.C. sec. 30118; amend KRS 121.175 to allow members of the General Assembly to use campaign funds for certain legal fees; amend KRS 121.180 to increase the threshold requirement from \$3,000 to \$5,000 for campaign finance reporting requirements; change the amount of campaign funds per event or affair a candidate or slate of candidates can use to purchase admission ticket for, or contribute to another candidate or slate of candidates; establish deadlines by which candidates and slates of candidates shall file the required spending intent form; establish penalty for persons who fail to file the required form; replace the term "unauthorized campaign committee" with "independent expenditure-only committee"; make conforming changes; amend KRS 121.190 to establish additional guidelines for disclaimers in campaign communications; amend KRS 121.230 to establish permissible expenditures for the administrative costs of maintaining a political party headquarters; amend KRS 121.990 to establish penalty for persons who fail to comply with requests from the registry for records for audits; create a Class D felony for persons who knowingly fail to file required forms or knowingly include false information; amend KRS 121.210 to conform; EMERGENCY.

HB595 - AMENDMENTS

HCS1/LM - Retain original provisions except amend KRS 121.015 to include "federally registered political committee" in the definition of "permanent committee"; remove "independent expenditure-only committee" from the definition of "contributing organization"; amend KRS 121.150 to allow certain campaign committees to make unlimited contributions to an independent expenditure-only committee, or as allowed by federal law to a federally registered political committee, provided that if the contribution is for a particular independent expenditure, the person making the independent expenditure is required to disclose the contribution; allow independent expenditure-only committees to accept contributions from a corporation; delete changes that would amend KRS 121.990 to create a Class D felony; amend KRS 67C.135 to require county clerks to mail voters a notice informing them of their current legislative council district and member upon the completion of reapportionment; amend

KRS 116.085 to require county clerks to mail voters a notice informing them of their current district number, State Representative, and State Senator upon the enactment of a new redistricting plan.
HCA1(K. Bratcher) - Make title amendment.
SCS1/LM - Retain original provisions, except amend KRS 121.175 to allow a member of the General Assembly to utilize campaign funds to attend certain events, educational courses, and seminars, upon approval by the President of the Senate or the Speaker of the House of Representatives, depending on the member's respective chamber.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 28, 2024 - taken from Elections, Const. Amendments & Intergovernmental Affairs (H); 1st reading ; returned to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 29, 2024 - reported favorably, 2nd reading, to Rules with Committee Substitute (1) and Committee Amendment (1-title)

Mar 01, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 04, 2024

Mar 05, 2024 - 3rd reading, passed 93-0 with Committee Substitute (1) and Committee Amendment (1-title)

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to State & Local Government (S)

Mar 13, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 14, 2024 - 2nd reading, to Rules as a consent bill

Mar 15, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 21, 2024

Mar 21, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1)

Mar 22, 2024 - received in House ; to Rules (H)

Mar 25, 2024 - posted for passage for concurrence in Senate Committee Substitute (1)

Mar 28, 2024 - House concurred in Senate Committee Substitute (1) ; passed 78-17 with Committee Substitute (1) ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - signed by Governor

HB596 (BR2058)/LM - J. Dixon, J. Bray, M. Meredith

AN ACT relating to annexation.
Amend KRS 81A.420 to require a city to provide written notice to a county of annexation; eliminate the election in opposition to annexation but allow a petition to defeat annexation proposal; create a new section of KRS 65.210 to 65.300 to make interlocal agreements concerning the sharing of occupational or insurance premium tax revenue between a city and a county terminable only with the consent of both parties; amend KRS 65.250 to conform; create new sections of KRS Chapter 81A that allow a county subject to occupational

tax crediting to have standing to challenge a proposed annexation; require cities that annex territory in counties subject to occupational tax crediting to remit payments to a county or negotiate with a county for investment in a project associated with the annexation in certain circumstances; allow counties to establish designated county industrial districts; define terms; prohibit annexation by a city of territory within a district without consent of the county; provide method to establish a new district or dissolve an existing district; require certain uses within a district; set a maximum number and size of districts within a county; provide landowners and cities with standing to bring suit against a county concerning a district.

HB596 - AMENDMENTS

HCS1/LM - Retain original provisions, except amend KRS 81A.412 to require a city located in a county subject to occupational tax crediting to provide written notice to the county in the case of a voluntary annexation; include exception for corridor annexations that would be subject to certain provisions where a city was providing water and sewer services in the area and the county has not made prior investment in the area; state that cost-sharing and hold harmless provisions do not apply when a city and county have an existing interlocal agreement that would cover the annexation; include a requirement that the city submit information to the Department for Local Government regarding any annexation that would be subject to the Act.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to Local Government (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 29, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 01, 2024

Mar 01, 2024 - 3rd reading, passed 93-1 with Committee Substitute (1)

Mar 04, 2024 - received in Senate ; to Committee on Committees (S)

Mar 06, 2024 - to State & Local Government (S)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar

Mar 14, 2024 - 2nd reading, to Rules
Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 22, 2024 - passed over and retained in the Orders of the Day

Mar 25, 2024 - passed over and retained in the Orders of the Day

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - 3rd reading, passed 36-0 ; received in House ; enrolled, signed by Speaker of the House

Mar 28, 2024 - enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - filed without Governor's signature with the Secretary of State

Apr 10, 2024 - became law without Governor's Signature

HB597 (BR2090) - C. Massaroni

AN ACT relating to cultivated meat.
Create a new section of KRS 217.005 to 217.215, the Kentucky Food, Drug and Cosmetic Act, to define "cultivated meat"; prohibit the manufacture, sale or distribution of cultivated meat; establish penalties; require the Cabinet for Health and Family Services to take necessary action to stop the sale of food it finds to contain cultivated meat; require the cabinet to promulgate administrative regulations.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB598 (BR2093)/CI - C. Massaroni, J. Calloway, S. Doan, S. Rawlings

AN ACT relating to sexual offenses against children.

Amend KRS 510.040, 510.070, and 510.110 to provide that rape in the first degree, sodomy in the first degree, and sexual abuse in the first degree shall be capital offenses when the victim is under 12 years old; amend KRS 532.025 to conform.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB599 (BR2014)/CI/LM - E. Callaway

AN ACT relating to destructive devices.

Repeal and reenact KRS 237.030 to define "destructive device" and "booby trap device"; amend KRS 237.040 and create new section of KRS Chapter 237 to create two degrees of the offense of criminal possession of a destructive device or booby trap device; amend KRS 237.050 to exempt commercially manufactured explosives, exploding targets, and fireworks when used by authorized licensees or in accordance with manufacturer's guidelines; amend KRS 237.990 to define penalties.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB600 (BR491) - R. Palumbo, B. Chester-Burton, P. Stevenson

AN ACT relating to elections.

Amend KRS 117.065 to require voting places to have safe and healthy conditions, including functional indoor bathrooms, heat, and air conditioning.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB601 (BR2031) - A. Camuel, A. Gentry

AN ACT relating to an eligible caregiver tax credit.

Create a new section of KRS Chapter 141 to establish an eligible caregiver tax credit against the tax imposed in KRS 141.020; amend KRS 141.0205 to order the tax credit; amend KRS 131.190 to allow the Department of Revenue to report on the credit.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB602 (BR1918)/FN - S. Riley, J. Petrie, A. Bowling, J. Bray

AN ACT relating to authorizing the payment of certain claims against the

state which have been duly audited and approved according to law and have not been paid because of the lapsing or insufficiency of former appropriations against which the claims were chargeable or the lack of an appropriate procurement document in place, making an appropriation therefor, and declaring an emergency.

Appropriate funds for the payment of claims against the Commonwealth; APPROPRIATION; EMERGENCY.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Feb 22, 2024 - to Appropriations & Revenue (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar

Feb 28, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024

Feb 29, 2024 - 3rd reading, passed 98-0

Mar 01, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Appropriations & Revenue (S)

Mar 26, 2024 - taken from Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

Mar 27, 2024 - taken from Appropriations & Revenue (S); 2nd reading ; returned to Appropriations & Revenue (S)

Mar 28, 2024 - reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB603 (BR1825)/FN - S. Stalker, D. Lewis, B. Chester-Burton, S. Witten

AN ACT relating to personal identification cards.

Amend KRS 186.531 to eliminate fees for obtaining a personal identification card.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB604 (BR2102) - D. Elliott

AN ACT relating to crimes and punishments.

Amend KRS 533.220 to include gender-neutral language.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB605 (BR2004) - T. Truett, K. Banta, D. Bentley, G. Brown Jr., S. Lewis, B. McCool, S. Stalker, C. Stevenson

AN ACT relating to professional development.

Create a new section of KRS Chapter 156 to allow the Kentucky Department of Education to enter into an agreement with a building and construction trade organization to develop a training program for school counselors on building and construction trades; provide professional development credit to school counselors and teachers, if resources allow, who participate in the

program; require the department to include the training program on the electronic consumer bulletin board.

HB605 - AMENDMENTS

HCS1 - Retain original provisions; specify that the program shall also include information on pre-apprenticeships and pathways within the building and construction trade industry.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Mar 08, 2024 - to Education (H)

Mar 12, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 13, 2024 - 2nd reading, to Rules

Mar 14, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 15, 2024

Mar 21, 2024 - 3rd reading, passed 98-0 with Committee Substitute (1)

Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

HB606 (BR2132) - K. Upchurch

AN ACT relating to transportation. Amend KRS 186.230 and 186.120 to conform to gender-neutral language.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB607 (BR2121) - J. Gooch Jr.

AN ACT relating to affordable and reliable utility service.

Amend KRS 278.030 to require utilities to furnish affordable and reliable utility service.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB608 (BR2126) - W. Thomas

AN ACT relating to public protection. Amend KRS 75.160 , relating to fire chiefs, to include gender-neutral language.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB609 (BR2125) - W. Thomas

AN ACT relating to military affairs. Amend KRS 36.230 to include gender-neutral language.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB610 (BR2124) - W. Thomas

AN ACT relating to veterans. Amend KRS 40.050 to include gender-neutral language.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB611 (BR1929) - J. Bauman, T. Truett, C. Fugate, D. Hale, K. Jackson, S. Lewis, S. Riley, J. Tipton

AN ACT relating to truancy. Amend KRS 159.140 to require a director of pupil personnel to file with the county attorney a complaint against a parent or guardian who has allowed a child in kindergarten to grade five to be absent without excuse for 15 or more

days; allow the director of pupil personnel, after consultation with the court designated worker, to refer the case to the family, accountability, intervention, and response team; amend KRS 610.030 to require that a diversion agreement for a child against whom a complaint alleging truancy has been filed shall require that if the child is absent without excuse two or more times during the diversion, the child will be considered to have failed diversion and the matter shall be immediately referred to the county attorney.

HB611 - AMENDMENTS

HFA1(T. Truett) - Retain original provisions; specify that if a child is absent from school without excuse 4 or more days while on diversion, the child will immediately be considered to have failed; require that a diversion agreement not exceed twelve months. HFA2(A. Camuel) - Retain original provisions, specify that the director of pupil personnel may file refer a complaint to the county attorney.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Feb 22, 2024 - to Education (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar

Feb 28, 2024 - 2nd reading, to Rules Mar 05, 2024 - floor amendments (1) and (2) filed

Mar 06, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading ; Floor Amendment (2) defeated ; passed 79-15 with Floor Amendment (1)

Mar 08, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to Education (S)

Mar 26, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 27, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - filed without Governor's signature with the Secretary of State

Apr 10, 2024 - became law without Governor's Signature

HB612 (BR1244) - J. Tipton, T. Bojanowski

AN ACT relating to reading and language arts instruction.

Create a section of KRS Chapter 158 to define terms to be used in the section; require the Kentucky Department of Education to establish an approved list of reading curriculum that does not use a three-cueing system; require that school districts not use any curriculum that employs a three-cueing system; prohibit the use of a three-cueing system in teacher professional development; require the Educational Professional Standards Board (EPSB) to promulgate regulations establishing curriculum for each approved educator preparation program; amend KRS 164.306 to specify that educator preparation programs shall use evidence-based reading instruction and intervention programs and shall not provide instruction on a three-cueing

system; amend KRS 161.028 to require the EPSB to include in the standards set for teacher preparation programs that the programs shall use evidence-based reading instruction and intervention programs and shall not provide instruction on a three-cueing system.

HB612 - AMENDMENTS

HFA1(R. Palumbo) - Retain original provisions, except remove the definition of "three-cueing" and all references to three-cueing.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Feb 22, 2024 - to Education (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar

Feb 28, 2024 - 2nd reading, to Rules

Mar 07, 2024 - floor amendment (1) filed; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 11, 2024 - 3rd reading, passed 79-15

Mar 12, 2024 - received in Senate ; to Committee on Committees (S)

HB613 (BR2154) - K. Bratcher, R. Bridges

AN ACT relating to local government. Amend KRS 67.160 to use gender-neutral language.

HB613 - AMENDMENTS

HCS1 - Delete original provisions; amend KRS 132.380 to require the examination of candidates for the office of property valuation administrator to be offered by the Kentucky Community and Technical College System (KCTCS); require the Department of Revenue to provide KCTCS with examination questions and other relevant examination information; establish the examination period; require KCTCS to work with the department to promulgate administrative regulations for the examination registration and establishment of fees; require KCTCS to provide the Department of Revenue information from a candidate's examination for purposes of determining if the candidate passed the examination; establish a deadline for the Department of Revenue to issue a certificate of fitness and qualification to candidates who passed the examination; make technical corrections. HCA1(R. Bridges) - Make title amendment.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Mar 12, 2024 - to Local Government (H)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)

Mar 14, 2024 - 2nd reading, to Rules

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB614 (BR2155) - R. Bridges

AN ACT relating to local government. Amend KRS 67.160 to use gender-neutral language.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB615 (BR2156) - R. Bridges

AN ACT relating to local government.
Amend KRS 67.160 to include gender-neutral language.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB616 (BR2105) - D. Elliott

AN ACT relating to civil actions.
Amend KRS 411.188 to include gender-neutral language.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB617 (BR2129)/AA/LM - K. Moser, S. Bratcher

AN ACT relating to behavioral health services.
Create new sections of KRS Chapter 210 to define terms; establish the Kentucky Youth Mobile Crisis Response Program within the Cabinet for Health and Family Services; set requirements for mobile crisis response teams; require the cabinet to develop protocols and issue a report to the Interim Joint Committees on Health Services and Families and Children; require the cabinet to promulgate administrative regulations; establish the Youth Behavioral Health Crisis Advisory Board; require behavioral health emergency services provided by a mobile crisis response team to be paid for by the state if a youth is uninsured or the services are not covered under his or her insurance plan; create a new section of Subtitle 17A of KRS Chapter 304 to require a health benefit or plan that provides benefits for mental health or substance abuse to provide coverage for behavioral health emergency services; amend KRS 205.522 to require Medicaid to cover behavioral health emergency services; amend KRS 205.6485 to require behavioral health emergency services to be covered by the Kentucky Children's Health Insurance Program; amend KRS 164.2871 to require coverage for behavioral health emergency services under self-insured employer group health plans provided by the governing board of a state postsecondary education institution; amend KRS 18A.225 to require coverage for behavioral health emergency services under the state employee health plan; direct the Cabinet for Health and Family Services to seek federal approval if deemed necessary; EFFECTIVE, in part, January 1, 2025.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HB618 (BR2065)/CI/LM - D. Bentley, K. Moser

AN ACT relating to the modernization of disease testing.
Amend KRS 510.320 to define "sexually transmitted disease"; set requirements for tests for a sexually transmitted disease rather than human immunodeficiency virus; amend KRS 529.090 to define "sexually transmitted disease"; set requirements for tests for a sexually transmitted disease rather than human immunodeficiency; delete

violation for a person who commits, offers, or agrees to commit prostitution by engaging in sexual activity in a manner likely to transmit the human immunodeficiency virus; provide that a person convicted of procuring another person to commit prostitution is guilty of a Class A misdemeanor if the person knew they had a sexually transmitted disease and could have transmitted the disease, rather than a Class D felony for a positive human immunodeficiency virus.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - to Health Services (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar

Mar 01, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 04, 2024

Mar 05, 2024 - 3rd reading, passed 95-0

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Health Services (S)

HB619 (BR2114)/CI - N. Wilson, D. Frazier Gordon, S. Sharp

AN ACT relating to terms of imprisonment.

Amend KRS 532.110 to allow the aggregate of consecutive indeterminate terms to exceed the longest extended term authorized by KRS 532.080 where a person convicted of a felony is convicted of or enters a guilty plea to an additional felony committed while on parole, probation, shock probation, or conditional discharge, or where the person is convicted of or enters a guilty plea to an offense committed while awaiting trial for another offense.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Judiciary (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 11, 2024 - 3rd reading, passed 76-13

Mar 12, 2024 - received in Senate ; to Committee on Committees (S)

Mar 14, 2024 - to Judiciary (S)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules

Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - passed over and retained in the Orders of the Day

Mar 28, 2024 - 3rd reading, passed 29-6 ; received in House ; enrolled, signed by Speaker of the House ;

enrolled, signed by President of the Senate ; delivered to Governor
Apr 09, 2024 - signed by Governor

HB620 (BR1935) - M. Pollock, R. Roarx, J. Tipton

AN ACT relating to operating a motor vehicle.

Amend KRS 189.292 to define "operating a motor vehicle," "stand-alone

electronic device," and "use"; prohibit the use of a personal communication device or stand-alone electronic device while operating a motor vehicle; exempt school bus operators who are instead subject to KRS 281A.205; set forth exceptions; amend KRS 189.294 to provide that persons under 18 years shall not use a personal communication device or stand-alone electronic device in any manner while driving; amend KRS 189.990 to set forth penalties for the violation of KRS 189.292 and 189.294; create a new section of KRS Chapter 281A to apply these provisions to commercial motor vehicle drivers; amend KRS 189.2327 to conform; provide that the Act may be cited as the Phone-Down Kentucky Act.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB621 (BR2117) - R. Heath, D. Fister, J. Dixon, C. Freeland, D. Hale, K. King, M. Koch, M. Lockett, S. McPherson, J. Nemes, P. Pratt, R. Raymer, W. Thomas, J. Tipton

AN ACT relating to the State Fair Board.

Amend KRS 247.140 to add the North American Championship Rodeo and the National Farm Machinery Show's Championship Tractor Pull to the list of shows and expositions owned and operated by the State Fair Board.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to Agriculture (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 08, 2024 - 3rd reading, passed 88-0

Mar 11, 2024 - received in Senate ; to Committee on Committees (S)

Mar 13, 2024 - to Agriculture (S)

Mar 21, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 22, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - 3rd reading, passed 37-0; received in House ; enrolled, signed by Speaker of the House ;

enrolled, signed by President of the Senate ; delivered to Governor
Apr 04, 2024 - signed by Governor

HB622 (BR1625)/LM - S. Rudy, K. Bratcher, D. Elliott, D. Fister, K. King, J. Petrie

AN ACT relating to elections and declaring an emergency.

Amend KRS 118.720 to require the Governor to sign a proclamation for an election to fill a vacancy in the office of United States Senator; extend the term of the candidate who wins special election to the remainder of the term; repeal KRS 63.200, which requires the Governor to fill vacancies in the office of United States Senator; amend KRS 118.740 and 118.770 to conform.

HB622 - AMENDMENTS

HFA1(S. Rudy) - Retain original provisions; add emergency clause; EMERGENCY.
HFA2(S. Rudy) - Make title amendment.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 29, 2024 - reported favorably, 1st reading, to Calendar; floor amendments (1) and (2-title) filed

Mar 01, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 04, 2024

Mar 04, 2024 - 3rd reading, passed 88-4 with Floor Amendment (1) and Floor Amendment (2-title)

Mar 05, 2024 - received in Senate ; to Committee on Committees (S)

Mar 07, 2024 - to State & Local Government (S)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules
Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Orders of the Day

Mar 27, 2024 - passed over and retained in the Orders of the Day

Mar 28, 2024 - 3rd reading, passed 34-3 ; received in House ; enrolled, signed by Speaker of the House ;

enrolled, signed by President of the Senate ; delivered to Governor
Apr 09, 2024 - Vetoed

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 81-17 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 29-5 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB623 (BR2201) - R. Heath

AN ACT relating to agriculture.
Amend KRS 246.285, relating to the Commissioner of Agriculture, to add gender-neutral language.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB624 (BR2200) - R. Heath

AN ACT relating to agriculture.
Amend KRS 246.285, relating to the Commissioner of Agriculture, to add gender-neutral language.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB625 (BR1930)/CI - K. Banta

AN ACT relating to sex crimes.
Amend KRS 510.040 to enhance the penalty for rape in the first degree to a Class A felony; amend KRS 510.070 to enhance the penalty for sodomy in the first degree to a Class A felony.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB626 (BR1982)/CI/LM - J. Blanton, D. Elliott, S. Sharp

AN ACT relating to interference with a legislative proceeding.

Create new sections of KRS Chapter 519 to define terms; create the crime of interference with a legislative proceeding in the first degree; create the crime of interference with a legislative proceeding in the second degree; amend KRS 431.015 to require a peace officer to make an arrest for a violation of interference with a legislative proceeding in the first or second degree.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Judiciary (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 11, 2024 - 3rd reading, passed 62-31

Mar 12, 2024 - received in Senate ; to Committee on Committees (S)

Mar 14, 2024 - to Judiciary (S)

HB627 (BR2212) - S. Miles

AN ACT relating to liability for damage to property adjacent to Department of Fish and Wildlife Resources Commission-managed lands.

Create a new section of KRS Chapter 150 to define "adjacent landowner" and "commission-managed lands"; waive the sovereign immunity of the Department of Fish and Wildlife Resources and establish the department's liability when the operations of commission-managed lands results in damages to property of an adjacent landowner; provide that a claim for damages shall be brought in the county in which the adjacent landowner's property is located, and the action shall not be removed to Franklin District or Circuit Court; provide that the Board of Claims does not have jurisdiction over an adjacent landowner's claim for damages.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB628 (BR2101) - W. Williams

AN ACT relating to the Public Service Commission.

Create a new section of KRS 278.010 to 278.450 to require the Public Service Commission to issue final orders within six months of the filing of an application by a utility; amend KRS 278.110 to require final reports of investigations or special inquiries to be filed within the public record for the case for which it was prepared; require the contracted person to be subject to written information requests and cross-examination in any public hearing for the case in which the report was prepared.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB629 (BR2088) - L. Willner, J. Nemes

AN ACT relating to utility service

disconnection reports by retail electric suppliers.

Create a new section of KRS Chapter 278 to require retail electric suppliers to file monthly disconnection reports with the Public Service Commission; identify the contents of the monthly disconnection reports; and make those reports available to the public on the Public Service Commission's website.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB630 (BR2191) - M. Meredith, K. Jackson, R. Duvall, J. Gooch Jr., R. Heath, S. Heavrin, DJ Johnson, M. Koch, S. McPherson, J. Nemes, S. Riley, S. Rudy

AN ACT relating to research doctoral programs at Western Kentucky University.

Amend KRS 164.295 to permit Western Kentucky University to offer up to five research doctoral degree programs.

HB630 - AMENDMENTS

HFA1(M. Meredith) - Make title amendment.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

Feb 23, 2024 - to Education (H)

Feb 27, 2024 - reported favorably, 1st reading, to Calendar; floor amendment (1-title) filed

Feb 28, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, February 29, 2024

Feb 29, 2024 - 3rd reading, passed 97-0 with floor amendment (1-title)

Mar 01, 2024 - received in Senate ; to Committee on Committees (S)

HB631 (BR2097)/AA - D. Graham

AN ACT relating to retirement. Amend KRS 61.530 to make language gender-neutral.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB632 (BR2096) - D. Graham

AN ACT relating to state government. Amend KRS 18A.035 to add gender-neutral language.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB633 (BR2193) - R. Palumbo

AN ACT relating to birth certificates. Amend KRS 199.570 to allow both the names of adopted parents and biological parents to appear on a new birth certificate issued upon adoption if one or both biological parents are deceased, and it is requested by the court, adopted parents, or adopted child; direct the Cabinet for Health and Family Services to create a birth certificate form that complies with this section through the promulgation of administrative regulations.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB634 (BR2194) - R. Palumbo

AN ACT relating to posthumous name changes.

Amend KRS 401.010 to allow a family member of a deceased person to posthumously change the deceased person's name if the name is the result of marriage to a person arrested for or charged with committing an offense intentionally, knowingly, or wantonly, which resulted in the death of the deceased; provide that the order of priority of family members is the same as in KRS 367.93117.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB635 (BR1911)/FN - D. Meade , K. Moser

AN ACT relating to fiscal impact statements.

Amend KRS 6.350 to require an actuary performing an actuarial analysis to clearly note and describe a new assumption or method and the basis for selecting the assumption or method, including any documentation, studies, written opinions, calculations, or citations in support; require the actuary certify that the information provided in the analysis is accurate; amend KRS 6.948 to require the commissioner of the Department of Insurance to include in a fiscal impact statement any documentation, studies, written opinions, calculations, and citations in support of his or her findings and conclusions and include in the statement an estimate of any potential future cost savings, including an explanation why the bill would or would not provide future cost savings; require the commissioner to certify that the information provided in the fiscal impact statement is accurate; amend KRS 6.949 to require the commissioner of the Department of Corrections to include in a corrections impact statement any documentation, studies, written opinions, calculations, and citations in support of the department's findings and conclusions, an estimate of any potential future cost savings, if not already included in a statement, and certification by the commissioner that the information provided in the statement is accurate.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

Feb 23, 2024 - to Appropriations & Revenue (H)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar

Mar 06, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 95-0

Mar 08, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to State & Local Government (S)

Mar 26, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)

Mar 27, 2024 - reported favorably, 2nd reading, to Rules as a consent bill

Mar 28, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 38-0 ; received in House;

enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor Apr 04, 2024 - signed by Governor

HB636 (BR2223) - M. Meredith

AN ACT relating to insurance.

Amend KRS 304.48-080 to replace a reference to the executive director with the commissioner.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB637 (BR2185) - M. Meredith

AN ACT relating to financial institutions.

Amend KRS 286.1-440 to include gender-neutral language.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB638 (BR2184) - M. Meredith

AN ACT relating to insurance.

Amend KRS 304.5-150 to include gender-neutral language.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB639 (BR2224) - M. Meredith

AN ACT relating to financial institutions.

Amend KRS 286.3-380 to include gender-neutral language.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HB640 (BR2235) - D. Osborne

AN ACT relating to agriculture. Amend KRS 246.285, relating to the Commissioner of Agriculture, to add gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB641 (BR2236) - D. Osborne

AN ACT relating to state government. Amend KRS 18A.035 to add gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB642 (BR1262)/HM/LM - S. Witten

AN ACT relating to coverage for coronary calcium imaging tests.

Create a new section of Subtitle 17A of KRS Chapter 304 to require health benefit plans to provide coverage for coronary calcium imaging testing; provide that coronary calcium imaging testing shall not be considered investigational or experimental; amend KRS 205.522 to require Medicaid to comply with the coronary calcium imaging testing requirements and make technical amendments; provide that provisions apply to health benefit plans issued or renewed on or after January 1, 2025; require the Department of Insurance seek a waiver of cost defrayment requirements; the Cabinet for Health and Family Services to seek federal approval, if necessary;

EFFECTIVE, in part, January 1, 2025.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB643 (BR2111) - D. Frazier Gordon

AN ACT relating to waiver programs.
Create a new section of KRS Chapter 205 to require the Cabinet for Health and Family Services to ensure that home and community-based waiver programs include attendant care and nonskilled in-home care services and that adult day health and home health care providers include skilled nursing visits.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB644 (BR2222) - B. McCool

AN ACT relating to education.
Amend KRS 156.690 to insert gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB645 (BR1710) - R. Raymer

AN ACT relating to medical orders for scope of treatment.
Amend KRS 311.6225 to make changes to the medical order for scope of treatment form.

HB645 - AMENDMENTS

HCS1 - Retain original provisions; require the Kentucky Board of Medical Licensure to develop a guide for advance care planning.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Health Services (H)
Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 11, 2024

Mar 12, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1)

Mar 13, 2024 - received in Senate ; to Committee on Committees (S)

HB646 (BR2247) - M. Lockett

AN ACT relating to the regulation of the mortgage loan industry.
Amend KRS 286.8-075 to make technical amendments.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

Mar 12, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H); to Banking & Insurance (H)

Mar 13, 2024 - taken from Banking & Insurance (H); 2nd reading ; returned to Banking & Insurance (H)

HB647 (BR2233) - R. Heath

AN ACT relating to public-private partnerships for capital projects.
Amend KRS 45A.077, relating to public-private partnerships for capital projects with an aggregate value of \$25 million or more, to adjust the date to July 1, 2026 for authorization by the General Assembly.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB648 (BR2238) - D. Meade

AN ACT relating to local government.
Amend KRS 67.160 to include gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB649 (BR2015)/CI/LM - S. Baker, J. Calloway, N. Wilson

AN ACT relating to sexual extortion.
Create a new section of KRS Chapter 531 to establish the crime of sexual extortion as a felony; provide for enhancements to penalties; create a new section of KRS Chapter 411 to establish a civil cause of action for sexual extortion; amend KRS 17.500 to include sexual extortion in the definition of "sex crime"; create a new section of KRS Chapter 158 to require superintendents of local school districts to notify students in grades six and above and parents and guardians of all students of the crime of sexual extortion; create a new section of KRS Chapter 158 to require local school boards to display posters with the definition of sexual extortion and contact information for entities offering assistance to victims in secondary schools; amend KRS 164.2518 to require postsecondary institutions to display posters with the definition of sexual extortion and contact information for entities offering assistance to victims in residence halls, classroom buildings, and student centers.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB650 (BR2071) - D. Hale, J. Calloway, DJ Johnson, W. Thomas

AN ACT relating to Bible literacy courses in the public schools and declaring an emergency.
Amend KRS 158.197 to permit school-based decision making councils to offer Bible literacy courses to students in grade seven and above, permit such courses to count as language arts courses; amend KRS 156.162 to require the Kentucky Board of Education to promulgate administrative regulations permitting Bible literacy courses as language arts courses, require the Kentucky Department of Education to create guidelines for schools in developing and implementing Bible literacy courses; EMERGENCY.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)
Feb 29, 2024 - to Education (H)

HB651 (BR2211)/LM - DJ Johnson

AN ACT relating to commercial dog breeding.
Create a new section of KRS Chapter 258 to create a commercial dog breeder; establish fees, conditions for issuance and revocation, and penalties; amend KRS 258.119 to conform.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB652 (BR2203) - J. Calloway, C. Massaroni, E. Callaway, J. Hodgson, M. Proctor

AN ACT relating to federal law.
Create a new section of KRS Chapter 156 to prohibit the Kentucky Department of Education from complying with a provision of any administrative regulation or guidance issued by the United States Department of Education concerning Title IX that equates gender identity to biological sex, require school districts, public schools, and public charter schools to also comply, specify that the withholding of any federal funds shall not negate the requirements of this section; create a new section of KRS Chapter 164 to apply the same restrictions to the Council on Postsecondary Education and any public postsecondary educational institution.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB653 (BR1659) - C. Aull, B. Chester-Burton

AN ACT relating to Medicaid-covered nonemergency medical transportation.
Create a new section of KRS Chapter 205 to establish the Cabinet for Health and Family Services' responsibilities with regard to the administration of nonemergency medical transportation services for Medicaid beneficiaries.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB654 (BR2104) - D. Elliott

AN ACT relating to courts.
Amend KRS 29A.270 to include gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB655 (BR2123) - J. Gooch Jr.

AN ACT relating to natural resources.
Amend KRS 350.028 to include gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB656 (BR2122) - J. Gooch Jr.

AN ACT relating to federal environmental permitting requirements.
Amend KRS 224.16-050 to remove an outdated reporting requirement on the Energy and Environment Cabinet relating to the costs, personnel requirements, and statutory or regulatory changes needed to support state assumption of the permitting program required by the federal Water Pollution Control Act.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB657 (BR1803)/LM - R. Bridges, S. McPherson

AN ACT relating to transfers of land.
Create a new section of KRS Chapter 382 to require an owner of land comprising a subdivision, in a county which has not adopted regulations under

KRS Chapter 100, relating to planning and zoning, for the subdivision of land within its boundaries, to record a plat of the subdivision in the office of the county clerk; establish penalties for violations.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Local Government (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 12, 2024 - 3rd reading, passed 91-0

Mar 13, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to State & Local Government (S)

Mar 28, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)

Apr 12, 2024 - reported favorably, 2nd reading, to Rules as a consent bill

Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 18, 2024 - signed by Governor

HB658 (BR2229) - D. Lewis

AN ACT relating to administrative regulations.
Amend KRS 13A.110 to make technical corrections.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB659 (BR1753) - J. Bray

AN ACT relating to detention facilities.
Amend KRS 441.111 to make technical corrections.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

Mar 12, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Mar 13, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H)

HB660 (BR1085)/CI/LM - J. Bray

AN ACT relating to local jails.
Amend KRS 532.100 to provide that a Class C or D felon may serve his or her term of imprisonment in a local jail in which the fiscal court of the county has agreed to house state prisoners, under certain circumstances.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB661 (BR1052)/AA/LM - J. Blanton, D. Graham

AN ACT relating to pension spiking in the Kentucky Public Pensions Authority.
Amend KRS 61.598 to exempt from the pension spiking provisions any increases in rates of pay authorized or

funded by the legislative or administrative body of an employer or mandated in a collective bargaining agreement approved by the legislative body of the employer that are provided to members of the Kentucky Employees Retirement System, the County Employees Retirement System, or the State Police Retirement System.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

Mar 06, 2024 - to State Government (H)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar

Mar 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 11, 2024

Mar 12, 2024 - 3rd reading, passed 95-0

Mar 13, 2024 - received in Senate ; to Committee on Committees (S)

HB662 (BR2240) - S. Miles, DJ Johnson

AN ACT relating to education. Amend KRS 156.690 to insert gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

Mar 14, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Mar 15, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H)

HB663 (BR2239) - S. Miles

AN ACT relating to fish and wildlife. Amend KRS 150.023 to include gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

Mar 14, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Mar 15, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H)

HB664 (BR2263)/FN - K. Fleming

AN ACT relating to aviation and making an appropriation therefor.

Amend KRS 183.525, regarding the Kentucky Aviation Economic Development Fund, to allow moneys in the fund to be used for programs supporting aviation education and workforce development; APPROPRIATION.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Appropriations & Revenue (H)

HB665 (BR946) - K. Herron, C. Aull, B. Chester-Burton

AN ACT relating to the Office of Safer Communities, making an appropriation therefor, and declaring an emergency.

Amend KRS 12.020 to place the Office of Safer Communities under the oversight of the Cabinet for General

Government; create a new section of KRS Chapter 17 to establish the Office of Safer Communities; appropriate \$3,000,000 in fiscal year 2024-2025 to fund the office; APPROPRIATION; EMERGENCY.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB666 (BR2106) - D. Elliott

AN ACT relating to attorneys. Amend KRS 376.460 to include gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB667 (BR1903)/FN - J. Branscum

AN ACT relating to the Kentucky work opportunity tax credit.

Create a new section of KRS Chapter 141 to establish a Kentucky work opportunity tax credit contingent on eligibility for the federal work opportunity tax credit; set maximum credit amount of \$500 per eligible employee; specify the tax is available for taxable years beginning on or after January 1, 2025, but before January 1, 2029; amend KRS 141.0205 to provide the ordering of the tax credit; amend KRS 131.190 to allow the Department of Revenue to report on the credit.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Appropriations & Revenue (H)

HB668 (BR2275) - J. Branscum

AN ACT relating to workers' compensation. Amend KRS 342.0011 to include gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB669 (BR2274) - J. Branscum

AN ACT relating to unemployment insurance. Amend KRS 341.020 to include gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB670 (BR2273) - J. Branscum

AN ACT relating to economic development. Amend KRS 154.10-040 to add gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB671 (BR2272) - J. Branscum

AN ACT relating to economic development. Amend KRS 154.50-323 to include gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB672 (BR1988) - DJ Johnson

AN ACT relating to child care.

Amend KRS 199.894 to define "contract substitute staff member"; amend KRS 199.8943 to require the Cabinet for Health and Family Services to develop standards and training related to the quality-based graduated early childhood rating system; amend KRS 199.896 to establish various child-care center licensure exceptions related to contract substitute staff members, and remove exemptions for instructional programs for school-age children.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB673 (BR2049) - J. Bauman, K. Bratcher, E. Callaway, J. Hodgson, C. Massaroni, S. Rawlings

AN ACT relating to the displaying of flags on personal property.

Create a new section of KRS 381.785 to 381.801 to define "Betsy Ross Flag"; prohibit a planned community association from preventing a home owner from placing a flag pole displaying any version of the American flag, historic versions of the American Flag including the Betsy Ross Flag, or the Kentucky state flag on private property; amend KRS 381.990 to establish a penalty.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB674 (BR1042) - S. Doan

AN ACT relating to exempting the Commonwealth of Kentucky from the observance of daylight saving time.

Create a new section of KRS Chapter 2 to exempt the Commonwealth of Kentucky from the advancement of time known as daylight saving time; require the Commonwealth of Kentucky and its political subdivisions to at all time observe the standard time of the United States; EFFECTIVE November 1, 2024.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB675 (BR2062) - K. Timoney

AN ACT relating to early intervention services for children.

Amend KRS 200.666, related to requirements for personnel development, to provide that training activities for licensed providers of early intervention services for children are offered by various licensure boards.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB676 (BR2258) - K. Moser

AN ACT relating to medical assistance. Amend KRS 205.170 to make technical corrections.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB677 (BR2262)/AA/HM/LM - K. Moser

AN ACT relating to network participation by medical laboratories.

Amend KRS 304.17A-270 to include medical laboratories in the definition of "provider"; amend KRS 205.522 to require the state Medicaid program to

comply with any willing provider law; make technical amendments; require the Cabinet for Health and Family Services to obtain any necessary waiver.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

Mar 13, 2024 - to Health Services (H)
Mar 14, 2024 - reported favorably, 1st reading, to Calendar

Mar 15, 2024 - 2nd reading, to Rules ; recommitted to Appropriations & Revenue (H)

HB678 (BR2260) - K. Moser

AN ACT relating to health services. Amend KRS 216.315 to add gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB679 (BR2259) - K. Moser

AN ACT relating to medical assistance. Amend KRS 205.227 to add gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB680 (BR2261) - K. Moser

AN ACT relating to health services. Amend KRS 216.313 to add gender-neutral language.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB681 (BR376) - C. Massaroni

AN ACT relating to a tax credit for educator expenses.

Create a new section of KRS Chapter 141 to establish a nonrefundable tax credit for eligible educator expenses of up to \$2,000 for single returns or \$4,000 for married educators filing a joint return; amend KRS 141.019, relating to the individual income tax, to include in adjusted gross income the amount deducted for expenses of an eligible educator, if the educator expense tax credit is allowed; amend KRS 141.0205 to order the tax credit; amend KRS 131.190 to allow the Department of Revenue to report to the General Assembly on the credit.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB682 (BR2226) - C. Massaroni, P. Stevenson

AN ACT relating to the Kentucky IAN Alert System.

Amend KRS 16.010 to define "missing child;" create a new section of KRS 16.010 to 16.199 to require the Department of Kentucky State Police to create and operate the Kentucky IAN Alert System to provide public notification through the use of media providers and highway signs when a child is missing and may be in physical danger.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB683 (BR2270) - C. Massaroni, J.

Calloway

AN ACT relating to the prohibition of social and emotional learning in common schools.

Create a new section of KRS Chapter 158 to prohibit instruction on social and emotional learning in common schools; prohibit the use of state funding to promote or provide social and emotional learning instruction of training.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HB684 (BR2279) - S. Lewis

AN ACT relating to health services. Amend KRS 216.350 to add general-neutral language.

Feb 23, 2024 - introduced in House; to Committee on Committees (H)

HB685 (BR2278) - S. Lewis

AN ACT relating to education. Amend KRS 156.690 to insert gender-neutral language.

Feb 23, 2024 - introduced in House; to Committee on Committees (H)

HB686 (BR1747) - DJ Johnson

AN ACT relating to the Kentucky Authority for Educational Television and declaring an emergency.

Amend KRS 168.040 to revise the membership requirements of the Kentucky Authority for Educational Television; require members appointed by the Governor be confirmed by the Senate; require the executive director of the authority to recommend a member of the arts community with at least five years experience in a profession pertaining to arts and culture to the Governor, and require Senate confirmation of the appointment; provide that the term of any member appointed by the Governor who has been employed with the executive branch of state government within one year of the appointment expire as of the effective date of the Act; require, as of the effective date of the Act, the term of any member to expire if he or she is one of three or more members representing the same Supreme Court district; require that new appointments or reappointments made by the Governor reflect equal representation of the two sexes, proportional representation of the two leading political parties based on voter registration, the minority racial composition of the Commonwealth, and be confirmed by the Senate; require that no appointment made by the Governor be an employee of the executive branch of state government within one year of his or her appointment, and that no more than two members represent the same Supreme Court district; amend KRS 168.050 to prescribe the term lengths for newly appointed members; amend KRS 168.060 and 168.070 to conform; EMERGENCY.

Feb 23, 2024 - introduced in House; to Committee on Committees (H)

HB687 (BR2268)/LM - R. Dotson

AN ACT relating to municipal

payments to counties for jails and declaring an emergency.

Amend KRS 441.035 to require cities to enter into an interlocal agreement with the county to subsidize the cost of lodging persons in jail who were arrested in the boundaries of the city; provide for a default payment if a contract is not agreed to; EMERGENCY.

Feb 23, 2024 - introduced in House; to Committee on Committees (H)

HB688 (BR2243) - J. Calloway

AN ACT relating to elections. Amend KRS 118.125, relating to primary elections, to remove the requirement that two registered voters from a candidate's party and district or jurisdiction must sign the candidate's notification and declaration; amend KRS 118A.060 to remove the requirement that two registered voters from a judicial candidate's district or circuit must sign the candidate's petition for nomination; RETROACTIVE to November 8, 2023.

Feb 23, 2024 - introduced in House; to Committee on Committees (H)

HB689 (BR2107) - D. Elliott

AN ACT relating to domestic relations. Amend KRS 454.220 to include gender-neutral language.

Feb 23, 2024 - introduced in House; to Committee on Committees (H)

HB690 (BR2242) - A. Bowling

AN ACT relating to natural resources. Amend KRS 350.028 to insert gender-neutral language.

Feb 23, 2024 - introduced in House; to Committee on Committees (H)

HB691 (BR2241) - A. Bowling

AN ACT relating to government oversight. Amend KRS 6.916 to make a technical correction.

Feb 23, 2024 - introduced in House; to Committee on Committees (H)

Mar 12, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Mar 13, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H)

HB692 (BR2257) - K. Moser

AN ACT relating to health and family services. Amend KRS 205.558 to add gender-neutral language.

Feb 23, 2024 - introduced in House; to Committee on Committees (H)

HB693 (BR2103) - D. Elliott

AN ACT relating to juvenile justice.

Amend KRS 630.030 to include gender-neutral language.

Feb 23, 2024 - introduced in House; to Committee on Committees (H)

HB694 (BR2264) - C. Fugate, S. Lewis, S. Baker, K. Banta, J. Bauman, D. Bentley, J. Blanton, K. Bratcher, S. Bratcher, L. Burke, J. Calloway, M. Clines, J. Decker, S. Doan, R. Dotson, R. Duvall, D. Elliott, D. Fister, P. Flannery, D. Frazier Gordon, C. Freeland, D. Hale, M. Hart, T. Huff, M. Imes, K. Jackson, J. Justice, K. King, W. Lawrence, D. Lewis, C. Massaroni, B. McCool, S. McPherson, M. Meredith, K. Moser, M. Pollock, P. Pratt, S. Rawlings, S. Riley, S. Sharp, T. Smith, S. Stalker, A. Tackett Laferty, N. Tate, W. Thomas, K. Timoney, J. Tipton, T. Truett, B. Wesley, R. White, W. Williams, N. Wilson, S. Witten

AN ACT relating to one-time payments to school district employees and making an appropriation therefor.

Direct local school districts to provide a one-time payment of \$2,000 to certified employees, excluding superintendents, in each year of the 2024-2026 biennium, and a one-time payment of \$1,000 to classified employees in each year of the 2024-2026 biennium; appropriate \$153 million from the Budget Reserve Trust Fund in each year of the 2024-2026 biennium to the Department of Education to provide the payments; APPROPRIATION.

Feb 23, 2024 - introduced in House; to Committee on Committees (H)

HB695 (BR2304) - K. Jackson, C. Aull, G. Brown Jr., B. Chester-Burton, S. Lewis, S. McPherson, S. Riley, R. Roarx, K. Timoney, J. Tipton, L. Willner

AN ACT establishing the Adaptive Kindergarten Readiness pilot project.

Create a new section of KRS Chapter 157 to make legislative findings and declarations; establish definitions for the section; establish the Adaptive Kindergarten Readiness Pilot Project; establish the duration and terms of the pilot project; require the Kentucky Department of Education to implement the pilot project through selection of a service provider; establish the qualifications and duties of the service provider; require the department to submit a report by December 1, 2025, to the Legislative Research Commission that evaluates the pilot project; provide the required components of the report; authorize the department to implement the section to the extent that funds are available; authorize the Kentucky Board of Education to select an entity that has already entered into a contract to provide substantially similar services to be selected as the provider for the pilot project.

HB695 - AMENDMENTS

HCS1 - Retain original provisions, except require the department to implement the section to the extent that federal funds are available.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 29, 2024 - to Education (H)

Mar 12, 2024 - reported favorably, 1st

reading, to Calendar with Committee Substitute (1)

Mar 13, 2024 - 2nd reading, to Rules Mar 14, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 15, 2024

Mar 21, 2024 - 3rd reading, passed 87-7 with Committee Substitute (1) Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to Education (S); taken from Education (S); 1st reading ; returned to Education (S)

Mar 26, 2024 - taken from Education (S); 2nd reading ; returned to Education (S)

Mar 28, 2024 - reported favorably, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 37-1 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB696 (BR2086)/CI/LM - D. Grossberg, B. Chester-Burton

AN ACT relating to waiting periods for sales of firearms.

Create a new section of KRS Chapter 237 to require a waiting period of five business days between the sale and transfer of a firearm; amend KRS 237.990 to establish a penalty for a violation.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB697 (BR2345) - R. Duvall

AN ACT relating to health care. Amend KRS 311.599 to add gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB698 (BR242) - C. Massaroni

AN ACT relating to the right to repair agricultural equipment.

Create a new section of KRS Chapter 367 to establish the right to repair agricultural equipment; EFFECTIVE January 1, 2025.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB699 (BR2390)/FN - K. Upchurch

AN ACT relating to the rehabilitation of certified historic structures.

Amend KRS 171.397 to allow a tax credit related to rehabilitation of certified historic structures that is transferred and remains nonrefundable to be carried forward for a period not to exceed seven years of the taxable year in which the certified rehabilitation was completed; effective for applications received after April 30, 2023.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Appropriations & Revenue (H)

HB700 (BR1039)/AA/LM - J. Nemes, N. Tate, S. Baker, K. Banta, J. Bauman, D. Bentley, K. Bratcher, S. Bratcher, J.

Calloway, R. Dotson, D. Fister, P. Flannery, K. Fleming, C. Fugate, D. Hale, M. Hart, R. Heath, J. Hodgson, T. Huff, M. Imes, DJ Johnson, B. McCool, S. McPherson, K. Moser, P. Pratt, M. Proctor, W. Thomas, T. Truett, B. Wesley, R. White, S. Witten

AN ACT relating to the protection of mothers and their children.

Create a new section of Subtitle 17A of KRS Chapter 304 to require insurers and any exchange to provide a special enrollment period for pregnant individuals; specify requirements for coverage; require group plan insurers to provide notice of special enrollment rights; amend KRS 304.17A-145 to require health benefit plans that provide coverage for dependents to provide coverage for maternity care; amend KRS 304.17A-220 and 194A.099 to conform with the special enrollment requirement; amend KRS 18A.225 and 164.2871 to require the state employee health plan and self-insured state postsecondary education institution group health plans to comply with the special enrollment and maternity coverage requirements; create a new section of KRS Chapter 194A to define terms and provide for the payment of coverage premiums to eligible individuals; amend KRS 205.522 to require Medicaid coverage for maternity services; amend KRS 205.592 to allow the Medicaid income limit for certain women and children to be increased under certain circumstances; amend KRS 205.6485 to require Kentucky Children's Health Insurance Program to provide maternity coverage; amend KRS 164.2847 to provide for a waiver of tuition and mandatory fees for a child conceived and born as a result of sexual assault; amend KRS 164.2849 to declare the interests of the Commonwealth in protecting the unborn and supporting a child conceived and born as a result of sexual assault within established parameters; amend KRS 199.011 to define a child conceived and delivered as a result of sexual assault; amend KRS 199.473 to waive certain fees related to adoption proceedings; amend KRS 199.502 to include a conviction for specified criminal acts for an adoption without consent of the biological living parents; create a new section of KRS Chapter 199 to establish entitlement to nonrecurring adoption expenses under specified circumstances; amend KRS 199.894 to define terms; create a new section of KRS 199.892 to 199.8996 to establish the Child Care Assistance Program and establish eligibility requirements; create a new section of KRS Chapter 211 to direct the Cabinet to provide informational material on benefits available to a victim of sexual assault and a child conceived as a result of the sexual assault; amend KRS 216B.400 to establish requirements for receipt of specified benefits related to sexual assault that results in pregnancy; create a new section of KRS Chapter 49 to establish benefits available to a child born as a result of sexual assault; amend KRS 49.310 to conform; amend KRS 625.090 to add a conviction or guilty plea to any degree of rape, sexual abuse, or sexual misconduct as a basis to terminate parental rights; require the Cabinet for Health and Family Services to apply for a Medicaid waiver if potential

cost defrayment or loss of federal funds is identified; provide that the Act may be cited as the Love Them Both Act; EFFECTIVE, in part, January 1, 2025.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)
Mar 15, 2024 - to Veterans, Military Affairs, & Public Protection (H)

HB701 (BR2323) - T. Smith

AN ACT relating to fire protection.
Amend KRS 75.160 to include gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB702 (BR2016) - D. Osborne

AN ACT relating to the Kentucky Horse Racing Commission.
Amend KRS 230.371 to add gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB703 (BR1808) - S. McPherson, T. Smith

AN ACT relating to the Department of Highways.
Amend KRS 176.050 to allow the Department of Highways to establish professional service contracts with real estate brokers and appraisers to provide lawful right of way services.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB704 (BR2393) - DJ Johnson

AN ACT relating to education.
Amend KRS 156.690 to insert gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB705 (BR2320) - R. Raymer

AN ACT relating to regulated products.
Make a technical correction.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB706 (BR2073)/LM - R. Raymer

AN ACT relating to solid waste management.
Amend KRS 224.1-010 to restrict residual wastes in the definition of "municipal solid waste disposal facility" and define "residual waste" and "residual waste facility"; amend KRS 224.40-315 to require the generator of a residual solid waste and the location of the residual waste site or facility to be located in the same county to qualify for the exception from local determination; restrict the owner of a residual waste site or facility from accepting industrial wastes from other facilities outside of the county and then disposing of those wastes within the residual waste site or facility; and amend KRS 224.43-345 to update the solid waste management plan to include capacity expansions for residual waste sites or facilities including those that bring in residual wastes from

areas outside of the solid waste management area.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB707 (BR2100) - R. Roberts

AN ACT relating to health and family services.
Amend KRS 211.160, relating to health and family services, to add gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB708 (BR402) - R. Roberts

AN ACT relating to a firearm safety course tax credit.
Create a new section of KRS Chapter 141 to establish a refundable tax credit for taxable years beginning on or after January 1, 2024, but before January 1, 2028, for individuals who enroll in a firearm safety course during the taxable year; Amend KRS 141.0205 to provide for the ordering of the credit; amend KRS 131.190 to allow the Department of Revenue to report on the credit.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB709 (BR363)/AA/LM - R. Roberts, B. Chester-Burton

AN ACT relating to mental health coverage in connection with pregnancy.
Amend KRS 304.17A-145 to define terms; require health benefit plans to provide coverage for counseling interventions for pregnant and postpartum persons at increased risk of perinatal depression, including persons who have suffered a miscarriage or stillbirth; amend KRS 205.522, 205.6485, 18A.225, and 164.2871 to require Medicaid, the Kentucky Children's Health Insurance Program, the state employee health plan, and self-insured employer plans provided by the governing board of a state postsecondary education institution to comply with the coverage requirement for counseling interventions; make technical amendments; direct that certain provisions apply to health benefit plans issued or renewed on or after January 1, 2025; require the Cabinet for Health and Family Services to seek federal approval if they determine that such approval is necessary; EFFECTIVE, in part, January 1, 2025.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB710 (BR1587)/AA - K. Fleming

AN ACT relating to the retirement systems covered under the Kentucky Public Pensions Authority.
Amend KRS 61.542 to make a technical change.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB711 (BR1647)/CI/LM - K. Fleming, J. Gooch Jr., K. Timoney

AN ACT relating to abortion.
Amend KRS 311.720, 311.7701, and

311.781 to define terms; amend KRS 311.723, 311.725, 311.727, 311.732, 311.7706, 311.772, 311.780, and 311.782 to allow an abortion when the unborn child has a lethal fetal anomaly and delineate additional medical circumstances for the performance of an abortion; allow an abortion when the pregnancy is the result of rape or incest and the abortion occurs no later than six weeks after the first day of the woman's last menstrual period; amend KRS 311.800 to provide for an abortion in a publicly owned hospital under certain circumstances; amend KRS 213.101 to add rape or incest to the reporting requirement; amend KRS 311.760 to conform.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB712 (BR2245) - K. Fleming, C. Aull, J. Bauman, D. Grossberg

AN ACT relating to economic development.
Create new sections of KRS Chapter 148 to promote outdoor recreation and tourism development by establishing the Kentucky Ohio River Regional Recreation Authority (KORRRA); amend KRS 147A.090 to provide that area development district boards of directors have the power and duty to cooperate with the KORRRA.

HB712 - AMENDMENTS

SFA1(J. Howell) - Retain original provisions, except make technical changes to account for counties without a judge/executive; create a new section of KRS Chapter 132 to exempt federally documented vessels from property taxation; create new sections of KRS Chapter 235 to establish the waterway usage fee and the distribution of revenue generated from the fee; establish the waterway usage fund; create a new section of KRS Chapter 148 to establish the Kentucky lakes and rivers tourism fund; require grants of money from the fund to go to marinas qualifying through an application process; amend KRS 235.990 to establish a penalty for nonpayment of the waterway usage fee; amend KRS 235.999 and 150.160 to distribute the money collected from the penalty; amend KRS 132.020 and 132.200 to make conforming changes; EFFECTIVE, in part, January 1, 2025; APPROPRIATION.
SFA2(J. Howell) - Make title amendment.
SFA3(J. Howell) - Retain original provisions, except make technical changes to account for counties without a judge/executive; amend KRS Chapter 241.010 to define terms; create new sections of KRS Chapter 242 and 243 to authorize a precinct local option election to allow the sale of alcoholic beverages at marinas; set petition and ballot language; establish marina definition and qualifications for a local option election and licensure; and make marinas eligible for retail package and drink licenses; exempt marina licenses from quota totals for the territory.
SFA4(J. Howell) - Retain original provisions, except make technical changes to account for counties without a judge/executive; create a new section of KRS Chapter 132 to exempt federally documented vessels from property

taxation; create new sections of KRS Chapter 235 to establish the waterway usage fee and the distribution of revenue generated from the fee; establish the waterway usage fund; create a new section of KRS Chapter 148 to establish the Kentucky lakes and rivers tourism fund; require grants of money from the fund to go to marinas qualifying through an application process; amend KRS 235.990 to establish a penalty for nonpayment of the waterway usage fee; amend KRS 235.999 and 150.160 to distribute the money collected from the penalty; amend KRS 132.020 and 132.200 to make conforming changes; EFFECTIVE, in part, January 1, 2025; APPROPRIATION.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 14, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H); to Tourism & Outdoor Recreation (H)

Mar 15, 2024 - taken from Tourism & Outdoor Recreation (H); 2nd reading ; returned to Tourism & Outdoor Recreation (H)

Mar 21, 2024 - reported favorably, to Rules; taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed 97-0

Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to Agriculture (S)

Mar 26, 2024 - reported favorably, 1st reading, to Calendar; floor amendments (1) and (2-title) filed

Mar 27, 2024 - 2nd reading, to Rules ; floor amendment (3) filed; floor amendment (4) filed; posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024

Mar 28, 2024 - 3rd reading ; Floor Amendments (1) and (4) and Floor Amendment (2-title) withdrawn ; passed 31-7 with Floor Amendment (3) ; received in House ; to Rules (H); taken from Rules ; placed in the Orders of the Day ; House concurred in Senate Floor Amendment (3) ; passed 88-3 with floor amendment (3); enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate; delivered to Governor

Apr 09, 2024 - signed by Governor

HB713 (BR1629)/AA/HM/LM - R. Roberts

AN ACT relating to coverage for the treatment of postpartum mood disorders.

Create a new section of Subtitle 17A of KRS Chapter 304 to require health benefit plans to provide coverage for FDA-approved prescription drugs for the treatment of postpartum mood disorders; amend KRS 164.2871, 205.522, 205.6485, and 18A.225 to require a self-insured employer group health plan provided by a state postsecondary education institution to its employees, Medicaid, and Kentucky Children's Health Insurance Program to comply with the new section on postpartum mood disorder coverage; direct that provisions apply to health benefit plans issued on or after January 1, 2025; EFFECTIVE January 1, 2025.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB714 (BR2366) - R. Dotson

AN ACT relating to the Kentucky River Authority.

Create a new section of KRS Chapter 151 to establish definitions for KRS 151.700 to 151.730, regarding the Kentucky River Authority; amend KRS 151.710 to clarify requirements for members of the Kentucky River Authority.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB715 (BR1743) - S. Dietz, D. Meade , K. Bratcher, R. Duvall, C. Fugate, R. Heath, DJ Johnson, K. Moser, R. Raymer, S. Sharp, N. Tate, W. Thomas, B. Wesley

AN ACT relating to the Kentucky National Guard and declaring an emergency.

Amend KRS 36.474 to remove the post-deployment provision relating to eligibility for the military family assistance trust fund; make technical correction; amend KRS 36.477 to expand the Kentucky National Guard Adoption Assistance Program to include former members of the Kentucky National Guard and allow adoption of stepchildren to qualify; EMERGENCY.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar

Mar 06, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 92-0

Mar 08, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Mar 26, 2024 - taken from Veterans, Military Affairs, & Public Protection (S); 1st reading ; returned to Veterans, Military Affairs, & Public Protection (S)

Mar 27, 2024 - reported favorably, 2nd reading, to Rules as a consent bill

Mar 28, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HB716 (BR1235) - N. Kulkarni, K. Herron, B. Chester-Burton

AN ACT relating to local firearms control ordinances.

Amend KRS 65.870 to allow local governments to enact ordinances regulating firearms; amend KRS 65.1591 and 237.115 to conform.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB717 (BR1289)/LM - N. Kulkarni, K. Herron, B. Chester-Burton

AN ACT relating to peace officers. Create a new section of KRS Chapter 15 to impose a duty on peace officers to

intervene to prevent or stop another officer from using physical force that will cause unlawful serious physical injury, death, or deprivation of civil rights; impose a duty to provide or obtain emergency medical assistance; require reporting of intervention; provide administrative and legal protections; amend KRS 15.330 to require the Kentucky Law Enforcement Council to prescribe minimum standards for use of force by officer, an officer's duty to intervene, and reporting of police officer misconduct.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB718 (BR1286)/CI/LM - N. Kulkarni, K. Herron, B. Chester-Burton

AN ACT relating to pretrial release. Amend KRS 431.066 to limit the use of money bail to certain high-risk defendants and create a preventive detention process for defendants of select risk levels and charge types; create a new section of KRS Chapter 431 to establish a preventive detention hearing process and define the limited circumstances in which money bail can be imposed; amend various statutes to conform; repeal KRS 431.021.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB719 (BR918) - S. Bratcher

AN ACT relating to high school graduation requirements.

Amend KRS 156.160 to allow participation in physically demanding interscholastic athletics, or similar activities, as determined by a local board of education to satisfy physical education course graduation requirements; make technical corrections.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 29, 2024 - to Education (H)

HB720 (BR2370)/FN - S. Bratcher

AN ACT establishing the Adult Workforce Diploma and making an appropriation therefor.

Create a new section of KRS Chapter 156 to establish the Adult Workforce Diploma Pilot Program; define terms; establish eligibility criteria for the program; direct the Kentucky Department of Education to administer the program; provide payments to program providers for students who complete specified milestones; require program result reporting to the Kentucky Board of Education, the Secretary of State, and the Legislative Research Commission; specify a program end date of July 1, 2027.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Appropriations & Revenue (H)

HB721 (BR2321) - T. Bojanowski

AN ACT relating to child dependency, neglect, and abuse reports.

Amend KRS 620.050 to allow identified persons or entities to have

access to confidential information related to child dependency, neglect, and abuse reports for the purpose of a bona fide research, quality improvement, or evaluation project.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB722 (BR2319) - K. Jackson, S. Riley

AN ACT relating to support systems for English language learners in common schools.

Create a new section of KRS Chapter 158 to define terms; establish the English learner enhanced support program under the Department of Education (KDE) to help bring English learners with little or no formal education to grade-level proficiency within three years; require KDE to set standards for program; require KDE to contract provider meeting certain standards and with record of success with qualified English learners; require KDE to identify eligible districts or schools; require KDE to offer program to as many students as funds permit; require KDE to report to the Legislative Research Commission regarding progress of program; permit KDE to promulgate administrative regulations to administer the program.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 29, 2024 - to Education (H)

HB723 (BR804)/FN - R. Heath, J. Petrie, K. King

AN ACT relating to economic relief for local communities of the Commonwealth and declaring an emergency.

Amend KRS 147A.150 to delete references to priority communities and insert references to eligible communities; amend KRS 147A.152 to redefine "eligible grant recipient," "eligible project," and "eligible use,"; delete "priority community"; define "eligible community"; amend KRS 147A.154 to include an approval or denial response by the Department for Local Government to Government Resources Accelerating Needed Transformation Program fund applicants and change monthly and annual reports by the Department for Local Government to the Governor, and to the Legislative Research Commission for referral to the Senate Standing Committee on Appropriations and Revenue, the House Standing Committee on Appropriations and Revenue, and the Interim Joint Committee on Appropriations and Revenue; require local public universities to assist eligible communities with federal grant applications upon request of local area development districts; amend KRS 147A.156 to include a preliminary evaluation and final decision of applications by the Department for Local Government; amend KRS 147A.158 to provide up to 10 percent of the Government Resources Accelerating Needed Transformation Program fund to nonprofit organizations and up to 90 percent of the fund to cities or counties; eliminate the use of funds by the Department for Local Government for administration of the program and the required report by the Department for Local Government of detailing

expenditures for administration of the program from the fund; amend KRS147A.162 to require the Department for Local Government to identify and certify areas for funding to eligible communities; amend evaluation and scoring criteria of the Department for Local Government for the Government Resources Accelerating Needed Transformation applications; amend KRS 147A.164 to require a monthly report to the Governor, the Senate Standing Committee on Appropriations and Revenue, the House Standing Committee on Appropriations and Revenue, and the Interim Joint Committee on Appropriations and Revenue; repeal KRS 147A.160, relating to designation of priority communities; EMERGENCY.

HB723 - AMENDMENTS

HCS1 - Delete original provisions; create new sections of KRS Chapter 246 to establish the Government Resources Accelerating Needed Transformation Program of 2024 under the Department of Agriculture; define terms; establish the duties of the Department of Agriculture in the implementation of the program, subject to the approval of the GRANT commission; establish a sunset provision of December 31, 2026; establish requirements for grant applications; establish project evaluation and scoring requirements; create a fund for the program; establish program reporting requirements; establish the GRANT commission; establish membership and meeting provisions; amend KRS 147A.154 and 147A.158 to sunset the existing Government Resources Accelerating Needed Transformation Program as established in the Department for Local Government and transfer the moneys in the existing fund to the Department of Agriculture to be used in Government Resources Accelerating Needed Transformation Program of 2024; amend KRS 12.020 and 246.030 to conform; EMERGENCY. SCS1 - Retain original provisions, except add that the federal grants identified by the Delta Regional Authority and the Department for Housing and Urban Development may be eligible for obligation of state funds under the Government Resources Accelerating Needed Transformation Program of 2024; delete "department" means the Department of Agriculture; add "cabinet" means the Cabinet for Economic Development; amend the application and administration provisions to be the responsibility of the Cabinet for Economic Development and the GRANT Commission to be administratively attached to the Cabinet for Economic Development; EMERGENCY.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 29, 2024 - to Appropriations & Revenue (H)

Mar 05, 2024 - taken from Appropriations & Revenue (H); 1st reading ; returned to Appropriations & Revenue (H)

Mar 06, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H)

Mar 14, 2024 - reported favorably, to Rules with Committee Substitute (1); taken from Rules ; placed in the Orders

of the Day

Mar 15, 2024 - 3rd reading, passed 71-17 with Committee Substitute (1) ; received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to Economic Development, Tourism, & Labor (S)

Mar 22, 2024 - taken from Economic Development, Tourism, & Labor (S); 1st reading ; returned to Economic Development, Tourism, & Labor (S)

Mar 25, 2024 - taken from Economic Development, Tourism, & Labor (S); reassigned to Appropriations & Revenue (S); taken from Appropriations & Revenue (S); 2nd reading ; returned to Appropriations & Revenue (S)

Mar 28, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 37-0 with Committee Substitute (1); received in House ; to Rules (H); taken from Rules ; posted for passage for concurrence in Senate Committee Substitute (1); House concurred in Senate Committee Substitute (1) ; passed 71-18 with Committee Substitute (1); enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - Vetoed

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 73-19 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 25-7 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB724 (BR2337)/FN - J. Dixon

AN ACT relating to local taxation.

Amend KRS 67.083 to allow a fiscal court of any county to levy all taxes not in conflict with the Constitution of Kentucky, provided that the fee or tax is authorized by the statutes of this state; amend KRS 67A.070 to allow urban-county governments county to levy all taxes not in conflict with the Constitution of Kentucky, provided that the fee or tax is authorized by the statutes of this state; amend KRS 67C.101 to allow consolidated local government to levy all taxes not in conflict with the Constitution of Kentucky, provided that the fee or tax is authorized by the statutes of this state; amend KRS 92.281 to allow cities of all classes levy all taxes not in conflict with the Constitution of Kentucky, provided that the fee or tax is authorized by the statutes of this state; amend KRS 610.350 to allow certain local government bodies to levy taxes within constitutional limitations, provided that the tax is authorized by the statutes of this state; amend KRS 83.520 to allow the legislative body of a city of the first class to levy all taxes within constitutional limitations, provided that the taxes are authorized by the statutes of this state; amend KRS 65.760 to allow local governments to levy certain taxes within certain limitations, provided that the taxes are authorized by the statutes of this state; create a new section of KRS Chapter 92 to prohibit municipal corporations that are authorized to levy

and collect taxes or fees from levying the tax or fee unless the tax or fee is authorized by the statutes of this state; EFFECTIVE upon the ratification by voters of an amendment to Section 181 of the Constitution of Kentucky.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Appropriations & Revenue (H)

Mar 21, 2024 - reassigned to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB725 (BR284)/CI/LM - J. Bauman, J. Nemes

AN ACT relating to crimes and punishments.

Create new sections of KRS Chapter 526 to establish a framework for law enforcement wiretaps compliant with federal Title III requirements (18 U.S.C. sec. 2510 et. seq.); repeal and reenact, amend, and repeal various KRS sections to conform; repeal KRS 526.060, which establishes the crime of divulging illegally obtained information; repeal KRS 526.070, which establishes exceptions to the crime of eavesdropping.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB726 (BR47)/CI/LM - M. Meredith

AN ACT relating to the regulation of financial institutions.

Amend various sections of Subtitles 1, 2, and 3 of KRS Chapter 286, the financial services code, to consolidate statutes; make technical corrections; make numerous revisions to the required banking experience of the financial institutions commissioner; the Financial Institutions Board; prohibited practices of financial institution examiners; application of chapter to national bank or federal savings association operating subsidiaries; examination of safe deposit boxes; transaction of business by foreign financial institutions; banking definitions; the transaction of banking or trust business in this state; state bank and trust company charter requirements; national bank parity authorizations; state bank investment powers; amend KRS 286.3-095 to require reporting for changes in control of bank holding companies that own a state bank; amend KRS 286.3-145 to modify the requirements for state trust companies doing business outside of Kentucky; amend KRS 286.3-146 to modify the requirements for out-of-state trust companies to do business in Kentucky; amend KRS 286.3-690 to permit the commissioner to remove a bank employee from office; amend various Subtitle 3 of KRS Chapter 286 relating to the definition of a receivership court for an insolvent bank; national bank to state bank conversions; state bank branching powers; bank holidays; pledges of bank assets; bank dividends, bank acquisitions, bank concentration limits; interstate merger transactions; out-of-state bank powers; and banking code penalties; create new sections of Subtitles 2 and 3 of KRS Chapter 286 to establish rules of application and interpretation, and establish regulatory authority of the commissioner; amend

various sections to conform; repeal various sections within Subtitles 1, 2, and 3 of KRS Chapter 286 relating to financial institution commissioner appointments, improperly influencing real estate appraisals, financial institution definitions, foreign financial institutions, banking business powers; bank officers and directors; capital requirements for banks and trust companies; bank branch requirements; installment loans, educational loans to minors, and revolving credit plans; repeal Subtitle 5 of KRS Chapter 286, relating to the chartering and regulation of state savings and loan associations, except provision relating to transacting of business by out-of-state savings and loan associations; repeal Subtitles 7 and 10 of KRS Chapter 286, relating to the licensing and regulation of industrial loan corporations and title pledge lending; repeal KRS 365.205, relating to printing requirements for personal checks; provide for the initial and staggered appointments to the Financial Institutions Board.

HB726 - AMENDMENTS

SCS1/CI/LM - Retain original provisions; amend KRS 286.8-034 to modify application fees and annual assessment fees for mortgage loan companies and mortgage loan brokers.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to Banking & Insurance (H)

Feb 28, 2024 - reported favorably, 1st reading, to Calendar

Feb 29, 2024 - 2nd reading, to Rules
Mar 01, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 04, 2024

Mar 07, 2024 - 3rd reading, passed 95-0

Mar 08, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to Banking & Insurance (S)

Mar 26, 2024 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 27, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024

Mar 28, 2024 - 3rd reading, passed 38-0 with Committee Substitute (1) ; received in House ; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (1) ; House concurred in Senate Committee Substitute (1) ; passed 91-1 with Committee Substitute (1); enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate; delivered to Governor
Apr 09, 2024 - signed by Governor

HB727 (BR2115) - M. Meredith

AN ACT relating to school district buildings.

Create a new section of KRS Chapter 162 to allow school districts to issue general obligation bonds and obtain bank loans; amend KRS 160.160 require the approval of the Department of Education prior to a school district obtaining a bank loan or issuing general obligation bonds; require general obligation bonds to be entered into through advertising or competitive

bidding; provide for the department to intercept funds for a payment due on a general obligation bond; make conforming amendments.

HB727 - AMENDMENTS

HCS1 - Retain original provisions; remove bank loan language throughout; amend KRS 66.011 to remove the exclusion of school districts from the definition of taxing district.

HFA1(R. Duvall) - Amend to add language to suspend the requirement for prior approval for a local board to commence the funding, financing, design, construction, renovation, or modification of district facilities until June 30, 2027; require a local board to continue to submit BG-1 Project Application forms; ensure the Department of Education shall continue to have authority to intercede on bond payments; until June 30, 2027, provide for an expedited process for approval of district facility plans and the acquisition and disposal of property; require the department to provide assistance to districts upon request concerning facilities and properties procedures; ensure current applications are governed by the sections; include extracurricular facilities as facilities covered by the Act; declare that nothing in specified sections waive prior approval of ESSER funds or other federal funds for which federal law requires state authorization.

HFA2(M. Meredith) - Amend to authorize the general issuance of bonds, provide for the issuance of bonds through KRS Chapter 66, and make technical changes.

HFA3(M. Meredith) - Amend to authorize the general issuance of bonds, provide for the issuance of bonds through KRS Chapter 66, remove a requirement that the bond issue be approved by the Kentucky Department of Education, and make technical changes.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Banking & Insurance (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendment (1) filed to Committee Substitute

Mar 07, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 11, 2024 - floor amendments (2) and (3) filed to Committee Substitute

Mar 12, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1) and Floor Amendments (1) and (3)

Mar 13, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to Banking & Insurance (S)

Mar 26, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 27, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024

Mar 28, 2024 - 3rd reading, passed 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB728 (BR2307) - S. Maddox

AN ACT relating to natural resources. Amend KRS 350.028 to insert gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB729 (BR2306) - S. Maddox

AN ACT relating to state government. Amend KRS 18A.037 to make a technical correction.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB730 (BR276)/LM - L. Willner, S. Stalker

AN ACT relating to a property tax installment payment program.

Create a new section in KRS Chapter 134 to establish a quarterly installment payment program; define terms; provide installment payment calculation guidelines; require specific property tax information be sent to the taxpayer through notifications or made accessible through an electronic system; allow an administrative fee up to three percent; disallow two percent discount for early payment of taxes if taxes paid under quarterly installment payment program; prohibit collection of penalties and interest on installment payments; require the Department of Revenue to promulgate administrative regulations; establish penalties for noncompliance; amend KRS 133.220 to require the sheriff or collector to include specific tax payment information on tax notices; amend KRS 134.015 to conform.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB731 (BR415) - L. Willner, S. Stalker, L. Burke

AN ACT relating to the individual tax rate.

Amend KRS 141.020 to change the individual income tax rates for taxable years beginning on or after January 1, 2028.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB732 (BR273) - L. Willner, S. Stalker

AN ACT relating to college student criminal history inquiries.

Create a new section of KRS Chapter 164 to prohibit a public or private postsecondary institution from inquiring about a student's criminal history on the institution's admissions application.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB733 (BR2169) - K. King

AN ACT relating to tourism. Amend KRS 148.056 to add gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB734 (BR2400)/AA/FN/LM - K. Timoney

AN ACT relating to the promotion of family well-being and making an appropriation therefor.

Create new sections of KRS Chapter 205 to require the eligibility periods for all public assistance programs administered by the Cabinet for Health and Family Services be extended to the maximum period of eligibility permitted under federal law; prohibit the Cabinet for Health and Family Services from relying exclusively on automated, artificial-intelligence based, or algorithmic software in the identification of fraud in programs administered by the cabinet; require Cabinet for Health and Family Services personnel to review relevant documentation before denying, discontinuing, or reducing an individual's benefits; amend KRS 205.178 to conform; amend KRS 205.231 to establish a presumption of innocence for public assistance beneficiaries when appealing a decision to disqualify the individual; create a new section of Subtitle 17 of KRS Chapter 304 to require insurers to provide a special enrollment period for pregnant individuals and specify coverage requirements; amend KRS 304.17A-145 to require health benefit plans that provide coverage for dependents to cover maternity care for all covered individuals regardless of age; amend KRS 18A.225, 164.2871, 194A.099, 205.522, 205.6485, and 205.5372 to conform; amend KRS 205.592 to allow Medicaid income limits for certain women and children to be increased under certain circumstances; create a new section of KRS Chapter 205 to require Medicaid coverage for lactation support services and breastfeeding supplies; amend KRS 205.1783 to require the Supplemental Nutrition Assistance Program (SNAP) Employment and Training program to offer the same services as are offered to Kentucky Transitional Assistance Program participants; amend KRS 100.982 and 100.984 to permit the operation of family child-care homes in any residential zone without a conditional use permit; amend KRS 199.894 to define terms; create a new section of KRS Chapter 199 to establish the Child Care Assistance Program; create a new section of KRS Chapter 383 to allow court eviction-records to be expunged after three years; require payment of back rent; create a new section of KRS Chapter 164 to establish a tuition and student fee waiver for eligible pregnant women and parents; direct the Legislative Research Commission to establish the Basic Health Program Design Task Force to make recommendations regarding the basic health program eligibility, cost sharing, and reimbursement rates; authorize the Cabinet for Health and Family Services to establish a basic health program; direct the Cabinet for Health and Family Services to prepare and submit federal waiver applications to provide supported housing and supported employment services to certain Medicaid beneficiaries; to waive the single risk pool requirement and establish a state-based reinsurance program; and to permit the cabinet to accept SNAP applications from incarcerated individuals up to six months prior to release; appropriate to the Kentucky Housing Corporation: 2024-

2026: \$10,000,000 for a rental assistance program for pregnant women and households that include children under the five years of age; appropriate to the Department of Agriculture: 2024-2026: \$2,200,000 to establish a school nutrition reimbursement program and to support the Senior Farmers' Market Nutrition Assistance Program; appropriate to the Cabinet for Health and Family Services: 2024-2025: \$37,094,200, 2025-2026: \$67,088,400 to expand the Women, Infants, and Children Farmers Market Nutrition Assistance Program to include Jefferson County, establish a Women, Infants, and Children's Program supplemental payment, expand Supplemental Nutrition Assistance Program Employment and Training program offerings, and fund an additional 280 slots in the Home and Community Based waiver program, an additional 2,100 slots in the Michelle P. waiver program, and an additional 800 slots in the Supports for Community Living waiver program; direct the Cabinet for Health and Family Services to seek federal approval as necessary; direct the Department of Insurance to seek a federal cost defrayment waiver as necessary; provide that the Act may be cited as the Advancing Lives for Pregnancy and Healthy Alternatives Act or the ALPHA Act; APPROPRIATION; EFFECTIVE, in part, January 1, 2025.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Appropriations & Revenue (H)

HB735 (BR1236)/CI/LM - K. Herron, A. Camuel, B. Chester-Burton, D. Grossberg, N. Kulkarni, R. Roarx

AN ACT relating to background checks on the sale or transfer of firearms.

Create a new section of KRS Chapter 237 to require background checks for private firearms sales and transfers.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB736 (BR1600) - K. Herron, B. Chester-Burton, R. Roarx

AN ACT relating to alcoholic beverages.

Amend KRS 241.140, 241.190, and 241.250 to require a local alcoholic beverage administrator to give an applicant a written explanation of why a license application was denied; prohibit more than one license application for the same premises within a span of 12 months; amend KRS 243.450 to deny a state alcoholic beverage license if the applicant had a license application denied for the same premises within the previous 12 months.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB737 (BR2109)/LM - R. Roarx, K. Banta, B. Chester-Burton, C. Freeland, K. Herron, K. King, M. Meredith, P. Pratt, S. Rawlings, S. Stalker, K. Timoney, J. Tipton

AN ACT relating to alcoholic beverages.

Amend KRS 241.065 to limit the

number of quota retail package licenses in each council district of a consolidated local government to 16 licenses; require each quota retail package premises within a consolidated local government to be at least 700 feet from any other quota retail package premises; exempt any quota retail package licenses issued by a home rule city within a county containing a consolidated local government; grandfather existing quota retail package licenses within the consolidated local government; prohibit the renewal of a grandfathered license if the license is revoked, allowed to lapse, changes ownership, or otherwise ceases to be in effect.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB738 (BR1768)/AA/LM - R. Roarx

AN ACT relating to hazardous duty retirement for code enforcement personnel of a consolidated local government.

Amend KRS 78.5520 to redefine "hazardous position" to include code enforcement and zoning inspection personnel employed by a consolidated local government for the purposes of benefits of the County Employees Retirement System.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB739 (BR1224)/CI/LM - A. Bowling, W. Lawrence, P. Pratt

AN ACT relating to workplace violence.

Create new sections of KRS Chapter 338 to define terms; provide that an employer may petition the court for an order of protection after incidents of workplace violence; establish procedures for petitioning the court, service of process, hearings, and penalties for violating an order of protection; amend KRS Chapter 336.130 to include workplace violence, and order of protection based on workplace violence; direct that provisions of this Act are not severable; EFFECTIVE March 1, 2025.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 08, 2024 - to Economic Development & Workforce Investment (H)

Mar 14, 2024 - reported favorably, 1st reading, to Calendar

Mar 15, 2024 - 2nd reading, to Rules

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB740 (BR2290)/FN/LM - A. Bowling

AN ACT relating to the 988 suicide and crisis lifeline fund and making an appropriation therefor.

Create a new section of KRS Chapter 210 to create the 988 suicide and crisis lifeline fund; establish authorized uses for moneys in the fund; amend KRS 186.162 to add a specialized license plate for the 988 suicide and crisis lifeline fund; APPROPRIATION.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Appropriations & Revenue (H)

HB741 (BR1994) - A. Bowling

AN ACT relating to blockchain digital assets.

Create new sections of KRS Chapter 369 to define terms relating to blockchain technology; allow individuals to use digital assets and self-hosted wallets; provide an exemption of income tax for transactions less than \$200; allow home digital asset mining and digital asset mining businesses to operate within local ordinances relating to noise pollution; amend KRS 141.019 and 141.039 to conform.

HB741 - AMENDMENTS

HCS1 - Retain original provisions; define additional terms; create a new section of KRS Chapter 369 to provide guidelines for operation of a node; amend KRS 286.11-007 to exclude home digital asset mining, digital asset mining business, or the operation of a node from money transmitter license requirements; amend KRS 292.340 to state that digital asset mining or staking as a service shall not be deemed to be offering or selling a security.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Banking & Insurance (H)

Mar 11, 2024 - taken from Banking & Insurance (H); 1st reading ; returned to Banking & Insurance (H)

Mar 12, 2024 - taken from Banking & Insurance (H); 2nd reading ; returned to Banking & Insurance (H)

Mar 13, 2024 - reported favorably, to Rules with Committee Substitute (1)

Mar 15, 2024 - recommitted to Appropriations & Revenue (H)

Mar 25, 2024 - taken from Appropriations & Revenue (H); to Rules (H); posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - 3rd reading, passed 75-17 with Committee Substitute (1) ; received in Senate ; to Committee on Committees (S)

HB742 (BR2324) - S. Sharp

AN ACT relating to the fiduciary duties owed to the state-administered retirement systems.

Amend KRS 61.650, relating to fiduciary duties owed to the Kentucky Retirement Systems, to make a technical correction.

HB742 - AMENDMENTS

HCS1/AA - Retain original provisions, except amend KRS 21.450, 61.650, 78.790, and 161.430 relating to the fiduciary duties owed to the state-administered retirement systems to define "shareholder-sponsored proposal" and "economic analysis"; require a proxy adviser under contract with a state-administered retirement system to conduct and document an economic analysis prior to voting on or recommending a vote on a shareholder-sponsored proposal that is inconsistent with the recommendation of the board of directors of the issuer of shares in order to demonstrate that a vote against management's recommendation is solely

in the interest of the retirement plan members and beneficiaries; make technical corrections.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 15, 2024 - to Banking & Insurance (H)

Mar 27, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 28, 2024 - 2nd reading, to Rules

HB743 (BR1718)/FN - J. Petrie, A. Bowling, J. Bray

AN ACT relating to revenue. Amend KRS 141.023 to make a technical correction.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Feb 29, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H); to Appropriations & Revenue (H)

HB744 (BR1719)/FN - J. Petrie, A. Bowling, J. Bray

AN ACT relating to revenue. Amend KRS 132.130 to make technical corrections.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Feb 29, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H); to Appropriations & Revenue (H)

HB745 (BR1317)/FN - J. Petrie, A. Bowling, J. Bray

AN ACT relating to revenue. Amend KRS 131.131 to make a technical correction.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Feb 29, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H); to Appropriations & Revenue (H)

HB746 (BR1717)/FN - J. Petrie, A. Bowling, J. Bray

AN ACT relating to revenue. Amend KRS 139.785 to make a technical correction.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Feb 29, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H); to Appropriations & Revenue (H)

HB747 (BR241)/FN - J. Petrie

AN ACT relating to educational neglect.

Amend KRS 600.020 to change the definition of "abused and neglected child" to describe educational neglect; amend KRS 620.090 to require that a parent or guardian shall surrender public financial benefits received on behalf of the child when the child is placed outside the home due to educational neglect.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 29, 2024 - to Appropriations & Revenue (H)

HB748 (BR2365)/FN - J. Petrie

AN ACT relating to education funding.

Amend KRS 157.350 to delete outdated language for the calculation of average daily attendance for the distribution of funds for the support education excellence in Kentucky.

HB748 - AMENDMENTS

HCS1/FN - Delete original provisions and amend KRS 157.440 to raise the amount of tax revenues raised by school districts to be equalized by state funding from 15% to 17.5%.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Feb 29, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H); to Appropriations & Revenue (H)

Mar 05, 2024 - reported favorably, to Rules with Committee Substitute (1)

Mar 06, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1)

Mar 08, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Education (S)

HB749 (BR813)/FN - J. Petrie

AN ACT relating to patient access to pharmacy benefits.

Amend KRS 304.17A-535 to make a technical correction.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 29, 2024 - to Appropriations & Revenue (H)

Mar 12, 2024 - taken from Appropriations & Revenue (H); 1st reading ; returned to Appropriations & Revenue (H)

Mar 13, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H)

HB750 (BR2392)/FN - J. Petrie

AN ACT relating to procurement and declaring an emergency.

Amend KRS 45A.055 to add gender-neutral language.

HB750 - AMENDMENTS

HCS1/FN - Delete original provisions; amend KRS 45A.100 to increase the

threshold for small purchases by the Finance and Administration Cabinet, state institutions of higher education, and the legislative branch of government; amend KRS 45A.190 to increase the performance bond threshold for certain construction contracts to conform; amend KRS 56.491 to increase the threshold for approval required for certain capital construction projects; EMERGENCY. HCA1(J. Petrie) - Make title amendment.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Feb 29, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H); to Appropriations & Revenue (H)

Mar 05, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title)

Mar 06, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1) and Committee Amendment (1-title)

Mar 08, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Appropriations & Revenue (S)

Mar 26, 2024 - taken from Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)

HB751 (BR1028)/FN - J. Petrie

AN ACT relating to branch budget recommendations.

Amend KRS 48.165, relating to branch budget recommendations, to make technical corrections.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Feb 29, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H); to Appropriations & Revenue (H)

HB752 (BR1027)/FN - J. Petrie, C. Fugate

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

Amend KRS 48.720, relating to branch budget bills, to make a technical correction.

HB752 - AMENDMENTS

HCS1 - Delete original provisions; appropriate moneys from the EKSAFE and WKSAFE funds for continuing recovery in eastern and western Kentucky; APPROPRIATION; EMERGENCY.

HCA1(J. Petrie) - Make title amendment. SCS1 - Retain original provisions; appropriate moneys from the WKSAFE fund for continuing recovery in western Kentucky; APPROPRIATION; EMERGENCY.

Feb 26, 2024 - introduced in House; to

Committee on Committees (H)

Feb 28, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Feb 29, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H); to Appropriations & Revenue (H)

Mar 25, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title); taken from Rules ; placed in the Orders of the Day ; 3rd reading, passed 89-0 with Committee Substitute (1) and Committee Amendment (1-title)

Mar 26, 2024 - received in Senate ; to Committee on Committees (S); taken from Committee on Committees (S); 1st reading ; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Mar 27, 2024 - taken from Appropriations & Revenue (S); 2nd reading ; returned to Appropriations & Revenue (S)

Mar 28, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 37-0 with Committee Substitute (1) ; received in House ; to Rules (H); taken from Rules ; placed in the Orders of the Day ; House concurred in Senate Committee Substitute (1) ; passed with 97-0 Committee Substitute (1); enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 09, 2024 - signed by Governor

HB753 (BR1029)/FN - J. Petrie

AN ACT relating to branch budget bills.

Amend KRS 48.160, relating to branch budget bills, to make a technical correction.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Feb 29, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H); to Appropriations & Revenue (H)

HB754 (BR1030)/FN - J. Petrie

AN ACT relating to branch budget bills.

Amend KRS 48.210, relating to branch budget bills, to require the Transportation Cabinet to provide assistance to the General Assembly during the budgeting process.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H)

Feb 29, 2024 - taken from Committee on Committees (H); 2nd reading ; returned to Committee on Committees (H); to Appropriations & Revenue (H)

HB755 (BR279)/CI/LM - D. Grossberg

AN ACT relating to hate crimes.

Repeal and reenact KRS 532.031 to define "gender identity or expression"; list the actions that qualify as hate crimes; list the actual or perceived characteristics a person must have in order to qualify as a victim of a hate crime; outline penalties for a person guilty of a hate crime; set forth criteria for seeking an enhanced sentence; amend KRS 15.334 and to add characteristics of a victim to be considered when determining the cause of a crime; add requirement that officers receive training on hate crimes; create a new section of KRS Chapter 411 to permit a civil action where the victim of a hate crime suffers damages regardless of the outcome of any criminal proceeding; establish recovery for the victim; amend KRS 17.1523 to add characteristics of a victim to be considered when determining the cause of a crime; amend KRS 15.440 to require that a unit of government shall possess a written policy and procedures manual related to hate crimes in order to receive funds from the Law Enforcement Foundation Program fund; repeal KRS 49.320 relating to victim of hate crime deemed victim of criminally injurious conduct.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB756 (BR2378) - D. Grossberg, B. Chester-Burton

AN ACT providing maternity leave for public school employees.

Amend KRS 161.155 to provide 20 maternity days to district employees who give birth; establish the terms and conditions for use of maternity days.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB757 (BR2315) - D. Grossberg

AN ACT relating to reproduction. Create a new section of KRS Chapter 216 to protect access to assisted reproductive technology; create a new section of KRS Chapter 311 to declare that a fertilized human egg or human embryo that exists outside of the uterus of a human body shall not be considered an unborn child, a minor child, a natural person, or any other term that connotes a human being for any purpose under state law.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB758 (BR2227)/CI/LM - D. Grossberg, B. Chester-Burton

AN ACT relating to assault weapons. Amend KRS 527.010 to define "assault weapon" and "large capacity ammunition feeding device"; create new sections of KRS Chapter 527 to criminalize possession and transfer of large capacity ammunition feeding devices; criminalize the possession and transfer of assault weapons; provide exceptions for large capacity ammunition feeding devices and assault weapons lawfully owned prior to the effective date of this Act; amend KRS 237.104 to conform.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB759 (BR1886) - D. Grossberg, B. Chester-Burton

AN ACT relating to affordable housing and making an appropriation therefor.

Create a new section of KRS Chapter 198A to create the abandoned home pool fund to be administered by the Kentucky Housing Corporation to purchase and improve vacant and abandoned homes for rental to eligible individuals and families; specify application process and criteria; APPROPRIATION.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB760 (BR2369) - D. Grossberg

AN ACT relating to medical treatment. Amend KRS 311.586 to provide gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB761 (BR2329) - M. Koch

AN ACT relating to licensing. Amend KRS 312.021 to create gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB762 (BR1906) - M. Koch

AN ACT relating to the horse industry and making an appropriation therefore.

Amend KRS 230.210 to define "unclaimed pari-mutuel winning ticket"; amend KRS 230.361 to include previously run horse races; amend KRS 230.225 to require the Kentucky Horse Racing Commission to determine the proper allocation and use of unclaimed pari-mutuel winning tickets related to previously run horse racing; create a new section of KRS Chapter 230 to specify the areas to which the allocation should be made; amend KRS 138.513 to make a technical change; APPROPRIATION.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB763 (BR2330) - M. Koch

AN ACT relating to licensing. Amend KRS 309.081 to create gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB764 (BR2256) - R. Duvall

AN ACT relating to the Kentucky All Schedule Prescription Electronic Reporting system.

Amend KRS 205.529 to remove reference to a Schedule III controlled substance containing hydrocodone in the program for synchronization of medications; amend KRS 218A.010 to add optometrist and physician assistant to the definition of "practitioner"; amend KRS 218A.172 to remove reference to a Schedule III controlled substance containing hydrocodone in the medications regulated; amend KRS 218A.182 to add charitable health care

providers to the exemption from the requirement for an electronic prescription for a controlled substance; amend KRS 218A.202 to require an active account with the electronic monitoring system to prescribe and dispense controlled substances; amend KRS 218A.205 to remove reference to a Schedule III controlled substance containing hydrocodone in the medications regulated and prohibition on dispensing greater than a 48-hour supply of a Schedule II controlled substance; amend KRS 218A.245 to allow the cabinet to enter into contract with any federal agency of the United States; amend KRS 304.17A-165 to remove reference to a Schedule III controlled substance containing hydrocodone in the list of controlled substances allowed under a health benefit plan.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)
Mar 08, 2024 - to Health Services (H)
Mar 14, 2024 - reported favorably, 1st reading, to Calendar
Mar 15, 2024 - 2nd reading, to Rules
Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB765 (BR1359) - E. Callaway, B. McCool

AN ACT relating to licensing and occupations.
Amend various sections of the Kentucky Revised Statutes to remove references to moral turpitude and good moral character; amend various other sections to conform; make technical changes.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB766 (BR2064) - K. Moser

AN ACT relating to licensed occupations.
Create a new section of KRS Chapter 335B to require the licensing authorities of healthcare occupations to collect workforce participation data during the annual, biennial, or triennial licensure renewal process.

HB766 - AMENDMENTS

HCS1 - Retain original provisions; require licensing authorities to report collected data to the Cabinet for Health and Family Services; add professional licensure boards as defined in KRS 211.332, State Board of Podiatry, and the Kentucky Department for Public Health in regards to community health workers to the licensing authorities required to report; require additional work participation information to be collected; create a new section of KRS 335.300 to 335.399 to specify that the board shall grant licensure to an applicant who holds an active license from another state to practice as an independent marriage and family therapist; EFFECTIVE January 1, 2026.
HFA1(K. Moser) - Require additional workforce participation information to be collected regarding a licensee's race and level of fluency in any language other than English.

Feb 26, 2024 - introduced in House; to

Committee on Committees (H)
Mar 08, 2024 - to Health Services (H)
Mar 14, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Mar 15, 2024 - 2nd reading, to Rules
Mar 21, 2024 - floor amendment (1) filed to Committee Substitute
Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HB767 (BR443) - K. Moser

AN ACT relating to internet safety instruction for children.
Amend KRS 156.675 to require school districts to implement social media safety mechanisms in internet access policies; require social media safety instruction for students in grades six through 12; allow parents or guardians to opt children out of social media safety instruction.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)
Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (H)

HB768 (BR1366)/AA/LM - K. Moser

AN ACT relating to coverage for cranial conditions.
Create new sections of Subtitle 17A of KRS Chapter 304 to require health benefit plans to provide coverage for the treatment of plagiocephaly; prohibit certain restrictions on coverage for the treatment of plagiocephaly; require health benefit plans to provide coverage for cranial banding when prescribed by a health care provider; prohibit certain restrictions on coverage for cranial banding; amend KRS 205.522, 205.6485, 164.2871, and 18A.225 to require Medicaid, the Kentucky Children's Health Insurance Program (KCHIP), self-insured employer plans offered by state postsecondary education institutions, and the state employee health plan to comply with the coverage requirements for the treatment of plagiocephaly and cranial banding; apply provisions to health benefit plans issued or renewed on or after January 1, 2025; require the Cabinet for Health and Family Services to seek federal approval if necessary; EFFECTIVE, in part, January 1, 2025.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB769 (BR2225) - M. Dossett, W. Thomas

AN ACT relating to alternative teacher certification programs.
Amend KRS 161.048 to allow for alternative teacher certification through a state-approved local training program provided by a local district, group of districts, or educational cooperative; permit participation in the training program for those possessing a bachelor's or graduate degree, or working towards a degree in a program of study preparatory to teacher certification; require a bachelor's degree and a passing score in the content-area assessment prior to seeking certification; remove requirement of an offer of employment to participate in training

program; define terms of eligibility for issuance of one year provisional certificate; amend KRS 161.049 and KRS 156.101 to conform.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB770 (BR1987) - M. Dossett

AN ACT relating to unemployment tax audits.
Amend KRS 341.190 to provide that employer information requests include a particularized explanation for the request and is not overly broad, unduly burdensome, or outside the scope of permissible requests; amend KRS 341.990 to conform.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)
Mar 06, 2024 - to Economic Development & Workforce Investment (H)

HB771 (BR1924) - M. Lockett

AN ACT relating to trusts.
Amend KRS 386B.1-010 to add definitions; create new sections of Subchapter 5 of KRS Chapter 386B to permit the establishment of spendthrift trusts; establish rules for spendthrift trusts; amend KRS 386B.1-030, 386B.4-110, 386.175, 390.320, 394.035, and 394.640 to conform; repeal KRS 386B.5-010 to 386B.5-060.

HB771 - AMENDMENTS

HCS1 - Retain original provisions; make technical corrections.
HFA1(M. Lockett) - Retain original provisions, except provide that the standard of proof is a preponderance of the evidence; a perfected security interest on a spendthrift trust property shall be enforceable against the trust; provide time limits for claims of creditors against a settlor.
SFA1(J. Turner) - Retain original provisions, except provide that the creator of a spendthrift trust shall not be prevented, by will or other writing, from making other or different provisions using express, specific language to that end.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)
Mar 05, 2024 - to Banking & Insurance (H)
Mar 06, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 07, 2024 - 2nd reading, to Rules
Mar 08, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 11, 2024
Mar 12, 2024 - floor amendment (1) filed to Committee Substitute
Mar 14, 2024 - 3rd reading, passed 93-1 with Committee Substitute (1) and Floor Amendment (1)
Mar 15, 2024 - received in Senate ; to Committee on Committees (S); to Banking & Insurance (S)
Mar 21, 2024 - reported favorably, 1st reading, to Calendar
Mar 22, 2024 - 2nd reading, to Rules ; floor amendment (1) filed
Mar 25, 2024 - posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024
Mar 26, 2024 - passed over and

retained in the Orders of the Day
Mar 27, 2024 - Floor Amendment (1) Withdrawn; 3rd reading ; passed 35-0 ; received in House
Mar 28, 2024 - enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 09, 2024 - Vetoes
Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto
Apr 15, 2024 - veto not acted upon
Apr 18, 2024 - delivered to Secretary of State

HB772 (BR1121) - P. Stevenson

AN ACT relating to contracts.
Create a new section of KRS Chapter 336 to define "covenant not to compete" and "covered employee"; provide that an employer shall not require a covered employee to enter into a covenant not to compete; set forth civil remedy, damages that can be recovered, and limitations to bring claim; provide that the provisions must be posted by the employer; indicate that an employer shall not retaliate against an employee for bringing a civil action; application of provisions; amend KRS 336.990 to provide civil penalties.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB773 (BR2293)/LM - R. Raymer

AN ACT relating to the environmental remediation fee and making an appropriation therefor.
Amend KRS 224.43-500 to increase the environmental remediation fee from \$1.75 to \$2.00; amend KRS 224.43-505 to allocate 50 percent of the environmental remediation fee collected from residual waste facilities to the county where the facility is located and that remaining 50 percent to the Kentucky Heritage Land Conservation fund; APPROPRIATION.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB774 (BR2402) - S. Witten

AN ACT relating to peace officers.
Amend KRS 67C.329 to make technical corrections.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB775 (BR2297) - J. Calloway, M. Hart

AN ACT relating to child-care centers.
Amend KRS 199.896 to establish licensure requirements for child-care centers; amend KRS 199.8962 to establish operational standards for child-care centers.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB776 (BR2296) - J. Calloway, M. Hart

AN ACT relating to child welfare investigations.
Amend KRS 620.030 to establish record keeping and process requirements for reports of alleged child

dependency, abuse, or neglect.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB777 (BR1842) - S. McPherson, C. Aull, K. Banta, T. Bojanowski, G. Brown Jr., L. Burke, A. Camuel, B. Chester-Burton, A. Gentry, S. Heavrin, K. Herron, N. Kulkarni, R. Palumbo, R. Roarx, R. Roberts, S. Stalker, C. Stevenson, N. Tate, W. Thomas, W. Williams, L. Willner

AN ACT relating to government contracts and declaring an emergency. Amend KRS 45A.030 to expand the definition of "contract"; amend KRS 45A.035 to require promulgation of administrative regulations to establish policies regarding timely payments under contracts; create a new section of KRS Chapter 45A to establish timely payment penalty and procedures; EMERGENCY.

HB777 - AMENDMENTS

HCS1 - Retain original provisions; make technical corrections.
HFA1(S. McPherson) - Retain original provisions, except add language to emphasize negotiated terms for timely payment; require the Finance and Administration Cabinet to submit a detailed report of interest penalties and reimbursement payments every six months due to payments not timely made to the Legislative Research Commission, the Interim Joint Committee on Appropriations and Revenue, or the House and Senate Standing Committee on Appropriation and Revenue.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 06, 2024 - to State Government (H)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 08, 2024 - 2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - floor amendment (1) filed to Committee Substitute

Mar 12, 2024 - 3rd reading, passed 95-0 with Committee Substitute (1) and Floor Amendment (1)

Mar 13, 2024 - received in Senate; to Committee on Committees (S)

Mar 27, 2024 - to State & Local Government (S)

Mar 28, 2024 - taken from State & Local Government (S); 1st reading; returned to State & Local Government (S)

Apr 12, 2024 - taken from State & Local Government (S); 2nd reading; returned to State & Local Government (S)

HB778 (BR1502) - R. Bridges

AN ACT relating to real property. Amend KRS 371.160 to provide that the requirement that the retained amount held back by an owner for improvement of real estate in any contract in the amount of \$500,000 or more be deposited into a separate escrow account shall be mandatory and shall not waived by contract.

Feb 26, 2024 - introduced in House; to

Committee on Committees (H)

HB779 (BR2230)/LM - R. Bridges

AN ACT relating to digital precinct boundary requirements.

Amends KRS 117.055, 117.0551, 117.0552, and 117.0557 to update terminology for precinct boundaries from a physical map to a digital file requirement.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Local Government (H)

Mar 06, 2024 - reported favorably, 1st reading, to Calendar

Mar 07, 2024 - 2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 08, 2024

Mar 11, 2024 - 3rd reading, passed 93-0

Mar 12, 2024 - received in Senate; to Committee on Committees (S)

Mar 25, 2024 - to State & Local Government (S)

Mar 28, 2024 - taken from State & Local Government (S); 1st reading; returned to State & Local Government (S)

Apr 12, 2024 - reported favorably, 2nd reading, to Rules as a consent bill

Apr 15, 2024 - posted for passage in the Consent Orders of the Day for Monday, April 15, 2024; 3rd reading, passed 38-0; received in House; enrolled, signed by Speaker of the House; enrolled, signed by President of the Senate; delivered to Governor

Apr 18, 2024 - signed by Governor

HB780 (BR2027) - D. Frazier Gordon

AN ACT relating to licensure renewal forms.

Create a new section of KRS Chapter 324B to direct professional healthcare licensing boards to collect more comprehensive and uniform data on licensure renewal forms and to report data to the Department of Insurance and Cabinet for Health and Family Services; EFFECTIVE January 1, 2026.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB781 (BR2401) - C. Fugate

AN ACT relating to property valuation administrators.

Amend KRS 132.015 to neutralize gender references.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB782 (BR2277)/LM - S. Lewis

AN ACT relating to telecommunicators.

Create a new section within KRS 15.530 to 15.590 to create the Public Safety Telecommunicator Work Group to develop a new delivery format for the public safety telecommunicator academy; amend KRS 15.530 to define "public safety telecommunicator" and "public safety telecommunicator academy," and remove the "CJIS" and "non-CJIS" designations; amend KRS 15.540 to allow an agency seeking to hire a telecommunicator 90 days to

certify the eligibility of an applicant to the Kentucky Law Enforcement Council, require training regarding the Criminal Justice Information System (CJIS); amend KRS 15.560 to require all telecommunicators to complete the academy within six months of their hire date; remove disparate requirements for CJIS and non-CJIS telecommunicators; amend KRS 15.565 to remove disparate requirements for CJIS and non-CJIS certification, require all telecommunicators to complete CJIS in-service training recognized by the Kentucky State Police CJIS Services Agency; amend KRS 15.590 to remove distinction of CJIS and non-CJIS telecommunicator academy and recognize the public safety telecommunicators academy in its place; EFFECTIVE, in part, July 1, 2026.

HB782 - AMENDMENTS

SCS1/LM - Retain original provisions, except add training provisions for part-time telecommunicators hired before and after July 1, 2026; extend certification deadline for new hires to 120 days; extend training completion requirements from six to 12 months from the date of hire.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Veterans, Military Affairs, & Public Protection (H)

Mar 11, 2024 - taken from Veterans, Military Affairs, & Public Protection (H); 1st reading; returned to Veterans, Military Affairs, & Public Protection (H)

Mar 12, 2024 - reported favorably, 2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, March 13, 2024

Mar 14, 2024 - 3rd reading, passed 94-0

Mar 15, 2024 - received in Senate; to Committee on Committees (S)

Mar 25, 2024 - to Veterans, Military Affairs, & Public Protection (S)

Mar 26, 2024 - taken from Veterans, Military Affairs, & Public Protection (S); 1st reading; returned to Veterans, Military Affairs, & Public Protection (S)

Mar 27, 2024 - reported favorably, 2nd reading, to Rules with Committee Substitute (1) as a consent bill

Mar 28, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024; 3rd reading, passed 38-0 with Committee Substitute (1); received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (1); House concurred in Senate Committee Substitute (1); passed 96-0 with Committee Substitute (1); enrolled, signed by Speaker of the House; enrolled, signed by President of the Senate; delivered to Governor

Apr 05, 2024 - signed by Governor

HB783 (BR2267) - D. Elliott

AN ACT relating to governance of the Kentucky School for the Deaf.

Amend KRS 167.017 to set timelines for appointment of a search committee for the superintendent of the Kentucky School for the Deaf and appointment of the superintendent; require prioritization of candidates that will be locally available and commit to full-time duties as superintendent; preclude Department of Education employees or Board of

Education members from being appointed as superintendent within one year of employment or membership.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB784 (BR1065)/LM - J. Tipton, J. Hodgson

AN ACT relating to independent school districts.

Create new sections of KRS Chapter 160 to establish definitions; establish a petition process for citizens of a qualifying city to place the question of creating a new independent district and local board of education within the boundaries of the city; establish the requirements for the question and the board of education provisional election; establish the initial terms of office for the interim board of education and subsequent terms; establish the transition of authorities from the originating school district board of education to the boards of both the altered originating school district and the new independent school district; require the Kentucky Department of Education to calculate assets and liabilities of the originating school district for division to the altered originating school district and the new independent school district; authorize the altered originating district to maintain control and use of assets until the scheduled transfer to the new independent district and authorize the continued payments of debts; establish a negotiation process between the altered originating district and the new independent district to resolve the division of the originating district's assets and liabilities; establish a deadline for the negotiation to conclude with an agreement; provide a process for resolution of disagreements; establish a penalty to the districts for unresolved disputes that continue past the deadline; establish a deadline for the transfer of all assets and debts; authorize the altered originating district to continue to assess and collect taxes for both districts until the close of the tax year in which the new independent district is fully operational; provide for the distribution of collected taxes during the transition period; require the mayor of the city to call the newly elected interim board of new independent district to meet; establish the agenda for the first meeting of the new interim board; allow the interim board to request assistance from the Kentucky Department of Education and require the commissioner of education to provide assistance; establish the transition process for the new independent district to become fully functional, including budgets and financial transfers during the transition; allow for the new independent district to request a waiver of the transition timeline from the commissioner of education; allow the interim board to submit a waiver request for a statute or administrative regulation to the Kentucky Board of Education, and establish the limits of any waiver; authorize the interim board to enter into service contracts with another school district during the transition; establish a process for the interim board to vote to terminate the establishment of the new independent district due to financial unviability during the transition; establish the transition

from an interim board to a fully functional board of the new independent district; require the continued collection of taxes tied to the payment of debt or interest until the debt or interest is retired; waive the requirement for school based decision making for the first year of operations of the new independent district; require the interim board of the new independent district to develop, adopt, and maintain a transition plan and establish the requirements of the plan; create a new section of KRS Chapter 157 to establish a projection model for the first year of full operations of the new independent district and the altered originating district.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB785 (BR2295) - R. Palumbo

AN ACT relating to inheritance tax. Amend KRS 140.070 and 140.080 to include a foster child as a Class A beneficiary and to delete language that only applies to deaths occurring prior to July 1, 1995, or between July 1, 1995, and June 30, 1998.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB786 (BR2190) - S. Heavrin

AN ACT relating to the Cabinet for Health and Family Services. Amend KRS 407.440 to add gender-neutral language and make technical change.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Families & Children (H)

HB787 (BR2189) - S. Heavrin

AN ACT relating to adoption. Amend KRS 405.390 to add gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Families & Children (H)

HB788 (BR2187) - S. Heavrin

AN ACT relating to public health. Amend KRS 212.190 to add gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Families & Children (H)

HB789 (BR2186) - S. Heavrin

AN ACT relating to mental health programs. Amend KRS 210.450 to add gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Families & Children (H)

HB790 (BR2188) - S. Heavrin

AN ACT relating to children. Amend KRS 405.020 to add gender-

neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Families & Children (H)

HB791 (BR2255) - S. Heavrin

AN ACT relating to the Cabinet for Health and Family Services.

Amend KRS 211.575 to change the required statewide system for stroke response and treatment annual report date to September 1 of each year; amend KRS 211.689 to change the definition of "home visitation" and "home visitation program" and make technical changes; amend KRS 211.690 to allow for an electronic agreement to be submitted for the HANDS program; amend KRS 213.046 to change the reference from local registrar to state registrar and a timeline for submission from 10 days to five days related to birth certificates; amend KRS 387.540 related to individuals that compile an interdisciplinary report, to add an employee of the Cabinet and Family Services with relevant expertise; make technical changes.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Families & Children (H)

HB792 (BR1880) - B. Chester-Burton, G. Brown Jr.

AN ACT relating to beauty services. Amend KRS 317A.030 to add a licensed nail technician and one additional citizen at large member to the board; direct board to collect and retain statistical data on its applicants and licensees; amend KRS 317A.120 to require the board give written tests in an applicant's first or second fluent language and provide a certified interpreter for oral exams; allow applicant to retake any failed portion of the exam one month from applicant's receipt of any failure notice and to retake any failed exam portion an unlimited number of times; cap the retesting fee at \$35 per exam per applicant; amend KRS 317A.130 to require a warning notice be given for violation, except for a violation that presents immediate and present danger; direct notice to include description of violation and remediation required.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB793 (BR1883) - B. Chester-Burton, G. Brown Jr.

AN ACT relating to cosmetology. Amend KRS 317A.120 to require examinations for licensure to be offered in English, Vietnamese, and Spanish.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB794 (BR1548) - B. Chester-Burton, G. Brown Jr.

AN ACT relating to elections. Amend KRS 118.125 to require the Secretary of State or county clerk to verify a candidate's address and precinct

number prior to the candidate filing deadline; require the Secretary of State or county clerk to verify that the voters signing the candidate's petition for office reside in the same district or jurisdiction as the candidate.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB795 (BR1397)/LM - B. Chester-Burton, G. Brown Jr.

AN ACT relating to city meetings. Amend KRS 83A.130, 83A.140, and 83A.150 to require a city's legislative body to create an agenda that is distributed to members of the body at least 72 hours prior to the meeting and made available to the public at the time of the meeting.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB796 (BR1242)/CI/LM - B. Chester-Burton, G. Brown Jr.

AN ACT relating to firearms and making an appropriation therefor. Amend KRS 527.010 to define "assault weapon," "large capacity ammunition feeding device," and "permanently inoperable"; create new sections of KRS Chapter 527 to criminalize possession and transfer of unregistered large capacity ammunition feeding devices; establish a large capacity ammunition feeding device registration program under the Department of Kentucky State Police; authorize a trust and agency account; criminalize the possession and transfer of assault weapons; amend KRS 237.104 to conform; APPROPRIATION.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB797 (BR1095)/LM - B. Chester-Burton, G. Brown Jr.

AN ACT relating to wages. Amend KRS 337.010 to increase the applicable threshold of employees of retail stores and service industries from \$95,000 to \$500,000 average annual gross volume of sales for the employer; amend KRS 337.275 to raise minimum wage of hourly and tipped employees and require adherence to any future federal increase in excess of the new state wage rates; include anti-preemption language permitting local governments to establish minimum wage ordinances in excess of the state minimum wage.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB798 (BR2280)/CI/LM - N. Wilson, D. Frazier Gordon, S. Bratcher, T. Truett

AN ACT relating to weapons on school property. Amend KRS 527.010 to include knives longer than three inches in weapons prohibited on school grounds.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)
Mar 08, 2024 - to Education (H)

HB799 (BR2289) - N. Wilson, G. Brown

Jr., B. Chester-Burton

AN ACT relating to home and hospital instruction.

Amend KRS 158.033 to allow a student admitted to an inpatient facility to receive home and hospital services effective on the day of admittance.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 08, 2024 - to Education (H)

Mar 12, 2024 - reported favorably, 1st reading, to Calendar

Mar 13, 2024 - 2nd reading, to Rules
Mar 14, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 15, 2024

Mar 21, 2024 - 3rd reading, passed 97-0

Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

HB800 (BR1955) - S. Rawlings, N. Tate

AN ACT relating to school district employees.

Create a new section of KRS Chapter 156 to require the Department of Education to post school district employee salary information on the department's website annually.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB801 (BR2363) - P. Flannery

AN ACT relating to Canadian money judgments.

Create new sections of KRS Chapter 426A to define terms; establish requirements for recognition of a Canadian money judgment in this state, including supporting documents and service of process; establish relationship with the Uniform Foreign-Country Money Judgments Recognition Act; provide for uniformity of interpretation; provide that the Act may be cited as the Uniform Registration of Canadian Money Judgments Act; EFFECTIVE January 1, 2025.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB802 (BR2362) - P. Flannery

AN ACT relating to recognition of foreign-country money judgments.

Establish KRS Chapter 426A and create new sections thereof to define terms; establish requirements for recognition of a foreign-country judgment in this state, including service of process on a defendant; establish a period of limitations for recognition of a foreign-country judgment; provide for uniformity of interpretation; establish that the Act may be cited as the Uniform Foreign-Country Money Judgments Recognition Act; EFFECTIVE January 1, 2025.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB803 (BR2318) - P. Flannery

AN ACT relating to temporary restraining orders and injunctions.

Create a new section of KRS Chapter 454 to establish protection from harm for the public and the government when a

statute enacted by the General Assembly is the subject of a temporary order or injunction not limited to the parties to the dispute; declare the policy and intent of the General Assembly to ensure protection.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB804 (BR2153) - P. Flannery

AN ACT relating to venue and declaring an emergency.
Amend KRS 452.010, 452.030, 452.050, and 452.090 to establish application for a transfer for a change in venue in specified actions; amend KRS 452.005 to conform; EMERGENCY.

HB804 - AMENDMENTS

HFA1(P. Flannery) - Remove provision that the change of venue shall be made to a court of an adjacent county not in the same judicial circuit and insert a provision that the change of venue shall be to a court of a county in an adjacent judicial circuit.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Judiciary (H)

Mar 11, 2024 - taken from Judiciary (H); 1st reading ; returned to Judiciary (H)

Mar 12, 2024 - taken from Judiciary (H); 2nd reading ; returned to Judiciary (H)

Mar 13, 2024 - reported favorably, to Rules; floor amendment (1) filed

Mar 14, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 15, 2024

Mar 21, 2024 - 3rd reading, passed 75-20 with Floor Amendment (1)

Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to Judiciary (S)

Mar 26, 2024 - taken from Judiciary (S); 1st reading ; returned to Judiciary (S)

Mar 27, 2024 - taken from Judiciary (S); 2nd reading ; returned to Judiciary (S)

Mar 28, 2024 - reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 29-7 ; received in House; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate; delivered to Governor

Apr 04, 2024 - Vetoed

Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 78-21 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; passed 26-7 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HB805 (BR2343) - P. Flannery

AN ACT relating to open juvenile proceedings.

Amend KRS 610.070 to establish persons who shall be admitted to a proceeding related to dependency, neglect, and abuse, and termination of parental rights; establish guidelines for

attendance; amend KRS 610.105 and 610.340 to conform; repeal KRS 21A.190, 21A.192, and 610.072, relating to the pilot project to study open juvenile proceedings.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB806 (BR2342) - P. Flannery

AN ACT relating to pharmaceutical manufacturers.

Create a new section of KRS Chapter 315 to define terms; prohibit discrimination against 340B covered entities by pharmaceutical manufacturers; authorize the Attorney General to investigate violations; amend KRS 315.010 to include pharmacists who compound drugs intended for human use without a valid prescription in the definition of "manufacturer."

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB807 (BR2344)/LM - P. Flannery

AN ACT relating to electric utilities.

Create a new section of KRS Chapter 96 to require electric utilities that own and operate a municipal electric utility to establish a utility board to administer the functions of the utility; require utility rates, terms of service and customer service to be administered through rules of the board; require rates be fair, just, and reasonable and predicated on the utility cost of service; prohibit commingling of funds between the utility and other local government functions; prohibit the expenditure of utility revenues on any function other than the running of the electric utility; require anyone serving on a utility board to wait one year after serving on the municipal legislative body; require the Public Service Commission to provide technical assistance to municipal electric utilities regarding rate setting and provide training for board members in the same manner as is provided to water district commissioners; amend KRS 42.4588 to link eligibility to funds under the Local Government Economic Development Program to compliance with establishing a board and delinking ratemaking and municipal revenue use from the political arena of the city legislative function; amend KRS 96.170 to require a utility board to set rates for the electric utility; amend KRS 96.200 to prohibit the legislative body of a city from using the revenue from an electric utility for anything other than running the electric utility.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB808 (BR2357)/FN - P. Flannery

AN ACT relating to guardian ad litem fees.

Amend KRS 625.041, 625.080, 625.0405, and 620.100 to increase the maximum fee that can be paid to guardians ad litem and court appointed counsel to \$600.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Appropriations & Revenue (H)

HB809 (BR2317) - P. Flannery

AN ACT relating to venue and declaring an emergency.

Amend KRS 120.280 to establish Hardin Circuit Court as the court of original jurisdiction for resolution of specified contests and recounts; amend KRS 120.290 to conform; EMERGENCY.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 11, 2024 - taken from Elections, Const. Amendments & Intergovernmental Affairs (H); 1st reading ; returned to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 12, 2024 - taken from Elections, Const. Amendments & Intergovernmental Affairs (H); 2nd reading ; returned to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 14, 2024 - reported favorably, to Rules

Mar 15, 2024 - posted for passage in the Regular Orders of the Day for Thursday, March 21, 2024

Mar 21, 2024 - 3rd reading, passed 76-20

Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

Mar 25, 2024 - to Judiciary (S)

Mar 26, 2024 - taken from Judiciary (S); 1st reading ; returned to Judiciary (S)

HB810 (BR2281) - P. Flannery

AN ACT relating to court proceedings.
Amend KRS 24A.320 to insert gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB811 (BR2219) - D. Bentley

AN ACT relating to health services.
Amend KRS 216.350, relating to health services, to add gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB812 (BR2218) - D. Bentley

AN ACT relating to insurance.
Amend KRS 304.5-150 to include gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB813 (BR2220)/FN - D. Bentley

AN ACT relating to the smoking cessation program, making an appropriation therefor, and declaring an emergency.

Appropriate certain General Fund moneys to the Department for Public Health to support the Smoking Cessation Program; APPROPRIATION; EMERGENCY.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Appropriations & Revenue (H)

HB814 (BR2372) - G. Brown Jr., B. Chester-Burton

AN ACT relating to public postsecondary educational institutions.

Create new section of KRS Chapter 164 to require all postsecondary institutions to contract with an auditor and conduct an annual audit; set deadlines for finalization of the audit and submission of audit report and requirements if deadlines are not met; set rules for the Auditor of Public Accounts and Council on Postsecondary Education to place institution under a fiscal watch; require a fiscal recovery plan for institutions on fiscal watch; sets financial terms for contracts with auditors and reduction in fees for auditor's unreasonable delay; require reference to these requirements in audit contracts between postsecondary institutions and auditors.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB815 (BR1805)/LM - A. Gentry, D. Graham

AN ACT relating to the partial distribution of pari-mutuel racing tax receipts to local governments and making an appropriation therefor.

Amend KRS 138.510 to allocate moneys to a newly created fund from the pari-mutuel racing tax distribution; create a new section of KRS Chapter 230 to establish a fund relating to local governments and administered by the Department for Local Government; and amend KRS 131.190 to allow the Department of Revenue to share information relating to the calculation of the new fund's distribution; APPROPRIATION.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Appropriations & Revenue (H)

HB816 (BR1806) - A. Gentry, B. Chester-Burton, D. Graham

AN ACT relating to responsible gambling.

Create a new section of KRS Chapter 230 to require tracks licensed by the Kentucky Horse Racing Commission to implement programs that promote responsible gambling.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB817 (BR2340) - P. Stevenson, B. Chester-Burton

AN ACT relating to elementary literacy and making an appropriation therefor.

Create a new section of KRS Chapter 171 establishing the Kids Love to Read Program; specify the program is for kindergarten through grade five children; require books be sent to children's homes; require the Department for Libraries and Archives to promulgate administrative regulations necessary to administer the program; appropriate \$500,000 for fiscal years 2024-2025 and 2025-2026; APPROPRIATION.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB818 (BR2099) - C. Stevenson

AN ACT relating to workforce development.

Amend KRS 343.090 to make technical corrections.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB819 (BR1308) - C. Stevenson, C. Aull, J. Calloway, A. Camuel, B. Chester-Burton, S. Doan, R. Roarx, R. Roberts, S. Stalker, L. Willner

AN ACT relating to the pre-session filing of bills.

Create a new section of KRS Chapter 6 to allow members and members-elect of the General Assembly to prefile bills and resolutions for introduction at the next succeeding regular legislative session; require the prefiled bills and resolutions to be published on the Legislative Research Commission's website.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB820 (BR1335)/LM - J. Decker, S. Dietz, K. Moser

AN ACT relating to reporting fines and fees.

Create new sections of KRS Chapter 27A to define terms; require the Administrative Office of the Courts (AOC) to develop and maintain a statewide database and searchable public website that contains information on state and local fines and fees assessed in criminal cases and civil enforcement actions; require governmental entities to submit an annual report to the AOC on fines and fees assessed; require the director of the AOC to publish an annual report and submit the report to the Legislative Research Commission, Attorney General, and Governor by November 30 of each year; provide penalties for a governmental entity that does not submit the information required to the AOC; allow the Auditor of Public Accounts to perform a financial audit of records related to revenue assessed and collected through fines and fees and require a copy of the audit report to be submitted to the Legislative Research Commission, Attorney General, Governor, and director of AOC; provide that data and reports compiled under the Act are subject to public inspection under the Kentucky Open Records Act; provide that the Act may be cited as the Fines and Fees Reporting Act; EFFECTIVE January 1, 2026.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB821 (BR1811) - J. Decker, M. Lockett, C. Massaroni, B. McCool, W. Thomas

AN ACT relating to the selection and oversight of Article V convention commissioners.

Create new sections of KRS Chapter 6 providing for the selection and

oversight of Article V commissioners if an Article V Convention is called and the Commonwealth is a participant; define terms; require the General Assembly to pass a resolution naming five commissioners to represent the Commonwealth in the convention; include in the resolution the commission, limitations, and allow the General Assembly to provide additional instructions; direct requirements for the commissioners; require the commissioners to execute an oath and the oath be filed with the Secretary of State; provide that a commissioner may be recalled or removed at any time for any reason by a joint resolution of the General Assembly, or if the General Assembly is not in session, recalled or suspended by the advisory committee; provide that a commissioner vacancy shall be filled by the advisory committee's selection of an interim commissioner until such time as a vote by the General Assembly shall select a permanent replacement; provide for commissioner allowances, compensation, and gift limitations; provide the duties and responsibilities of the delegation; provide quorum requirements and votes required for a decision of the delegation; establish an advisory committee; provide for membership and administration of the advisory committee; permit a commissioner to consult with the advisory committee the impact of prospective actions; require the advisory committee to respond to requests for advice by a commissioner; require the advisory committee to notify the Speaker of the House of Representatives and the President of the Senate if it has reason to believe that a commissioner has exceeded the scope of his or her authority; require the advisory committee to notify the Speaker of the House of Representatives and the President of the Senate, if it recalls or suspends a commissioner.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB822 (BR2110) - R. Roarx

AN ACT relating to planning and zoning.

Amend KRS 65.8835 and 100.991 to state that a local government shall possess a lien on property of a person found by a final order to have committed a violation of an ordinance created under KRS Chapter 100.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB823 (BR1056) - S. Stalker

AN ACT relating to the Kentucky Prescription Drug Affordability Board and making an appropriation therefor.

Create new sections of KRS Chapter 194A to establish the Kentucky Prescription Drug Affordability Board; establish the duties and membership of the board; provide that the board be a budgetary unit of the Office of Data Analytics; authorize the board to promulgate administrative regulations; establish conflict of interest requirements for board members, staff, and third-party contractors; create the Kentucky Prescription Drug Affordability Board

fund; require the Office of Data Analytics to assess and collect an annual fee from manufacturers and wholesale distributors of prescription drugs, pharmacy benefit managers, health insurers, and any other administrator of pharmacy benefits; require the board to conduct annual affordability reviews of prescription drugs and establish criteria relating to the review; require the board to submit an annual report related to prescription drug pricing; amend KRS 304.2-100 to require the commissioner of insurance to assist the Office of Data Analytics in carrying out the provisions of the Act; require the board to submit a report relating to setting upper payment limits on purchases and payor reimbursements of prescriptions drugs; establish requirements for appointments to the board; require the board's first meeting to take place within 30 days of the appointment of all members.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB824 (BR964)/LM - S. Stalker, B. Chester-Burton

AN ACT relating to employer requirements for victims of domestic abuse.

Create new sections of KRS Chapter 337 to define terms related to employer requirements for victims of domestic violence; require employers to grant leave from work for employees who seek protection or treatment for themselves or a family member due to dating violence and abuse, domestic violence and abuse, human trafficking, sexual assault, or stalking; require that employees give their employers advance notice when feasible before taking leave or by the end of the first day in which the employee takes leave when advance notice is not feasible; permit an employer to request verification upon an employee requesting leave; provide how an employee may satisfy the verification requirement for leave; allow for the employee to decide whether to use the employee's paid time off or unpaid leave; require the employer to maintain confidentiality related to an employee's requested leave except under limited circumstances; require that an employer reinstate an employee who takes leave to the employee's exact or similar position the employee was in before the employee took the leave except under limited circumstances; require an employer to maintain health care coverage for an employer who takes leave; require an employer make reasonable safety accommodations requested by an employee who is a victim of dating violence and abuse, domestic violence and abuse, human trafficking, sexual assault, or stalking; permit an employer to request verification upon an employee requesting reasonable safety accommodations; provide how an employee may satisfy the verification requirement for reasonable safety accommodations; require the employer to maintain confidentiality related to an employee's request for reasonable safety accommodations, except under limited circumstances; prohibit employers from discriminating against employees or candidates who are actual or perceived victims of dating violence

and abuse, domestic violence and abuse, human trafficking, sexual assault, or stalking; allow for a private right of action for violation of Sections 1 to 7 of this Act; amend KRS 337.990 to establish penalties for violations.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB825 (BR156) - J. Tipton, K. Banta, K. King, K. Moser

AN ACT relating to an audit of the Kentucky Department of Education.

Require the Office of the Auditor of Public Accounts to conduct a full fiscal controls and operational performance audit of the Kentucky Department of Education and provide the report to the Interim Joint Committee on Education by July 1, 2025.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 29, 2024 - to Education (H)

Mar 05, 2024 - reported favorably, 1st reading, to Calendar

Mar 06, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Thursday, March 07, 2024

Mar 07, 2024 - 3rd reading, passed 95-0

Mar 08, 2024 - received in Senate ; to Committee on Committees (S)

Mar 11, 2024 - to Education (S)

Mar 14, 2024 - reported favorably, 1st reading, to Consent Calendar

Mar 15, 2024 - 2nd reading, to Rules as a consent bill

Mar 25, 2024 - posted for passage in the Consent Orders of the Day for Tuesday, March 26, 2024

Mar 26, 2024 - passed over and retained in the Consent Orders of the Day

Mar 27, 2024 - 3rd reading, passed 37-0; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 05, 2024 - filed without Governor's signature with the Secretary of State

Apr 09, 2024 - became law without Governor's Signature

HB826 (BR2398) - S. Sharp

AN ACT relating to terrorist activity.

Create a new section of KRS Chapter 158 to direct school districts and public schools to act to protect Jewish students from credible threats of violence or violence motivated by antisemitism; prohibit a school district, public school, or student organization from providing material support or resources to a designated terrorist organization; provide that if a school determines that an affiliated student organization has provided material support or resources, the school district shall notify law enforcement and defund and disband the student organization; create a new section of KRS Chapter 164 to direct public postsecondary education institutions to act to protect Jewish students from credible threats of violence or violence motivated by antisemitism; provide that an institution or a student or faculty organization registered or affiliated with the institution shall not provide material support or resources to a designated terrorist

organization; provide that if an institution determines that an affiliated student or faculty organization has provided material support or resources, the school district shall notify law enforcement, defund the student or faculty organization, and terminate the student or faculty organization's registration or affiliation with the institution; provide that the General Assembly shall not appropriate public funds to an institution that has not acted to protect Jewish students; create a new section of KRS Chapter 61 to provide that when there is an allegation that unlawful conduct is targeting an individual or group based on any actual or perceived connection to any aspect of Jewish identity, the relevant authorities shall also consider whether the alleged unlawful discriminatory conduct or practice was motivated by antisemitic intent; create a new section of KRS Chapter 61 to provide that any foreign alien who endorses or espouses terrorist activity in violation of the Immigration and Nationality Act shall be subject to immediate arrest and deportation.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)
Mar 07, 2024 - to Education (H)

HB827 (BR2355) - D. Meade

AN ACT relating to elections.
Amend KRS 116.155 to add gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB828 (BR1660) - K. Timoney, G. Brown Jr., B. Chester-Burton

AN ACT relating to teachers.
Amend KRS 161.030 to specify that an individual who completes a preparation program and passes the required assessments shall receive a five year professional certificate; specify that an out-of-state teacher who passes the required assessments shall receive a five year professional certificate; remove the provisions for a teacher internship requirement; specify that teacher certification shall be awarded upon successful completion of an educator preparation program or alternative certification pathway and passing of the required assessment and shall not be dependent on employment; create a new section of KRS Chapter 161 creating a new teacher induction and mentor program; require the Education Professional Standards Board (EPSB) to develop standards and guidance for the program; require the EPSB to develop evaluations for new teachers; require the EPSB to submit an annual report to the Legislative Research Commission; amend various sections of KRS Chapter 161 to make conforming changes; repeal KRS 161.1222, relating to the pilot teacher internship program.

HB828 - AMENDMENTS

HCS1 - Retain original provisions, except remove language requiring an offer of employment prior to receiving teacher certification.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)
Mar 08, 2024 - to Education (H)

Mar 12, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 13, 2024 - 2nd reading, to Rules
Mar 14, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 15, 2024

Mar 21, 2024 - 3rd reading, passed 94-0 with Committee Substitute (1)

Mar 22, 2024 - received in Senate ; to Committee on Committees (S)

HB829 (BR2391) - J. Nemes, B. Chester-Burton, P. Flannery

AN ACT relating to medicinal cannabis and declaring an emergency.

Amend KRS 218B.010 to revise the definition of "bona fide practitioner-patient relationship"; amend KRS 218B.020 to require the Board of Physicians and Advisors to assist the Cabinet for Health and Family Services in developing a Medicinal Cannabis Advisory Pamphlet; amend KRS 218B.035 to prohibit vaping cannabis products on any form of public transportation, in any public place, or in any place of public accommodation, resort, or amusement; amend KRS 218B.045 to permit private religious schools to refuse to enroll a student who is a cardholder; allow, instead of require, local boards of education and the boards of directors of public charter schools to establish policies related to the use of medicinal cannabis on school property; require such policies, if established, to include a process by which a school nurse or other school administrator may refuse to administer medicinal cannabis to a student who is a cardholder; require the administration of medicinal cannabis on school property to occur out of view of other students; amend KRS 218B.050 prohibit a medicinal cannabis practitioner from providing a written certification for the use of medicinal cannabis to a patient who is taking a prescription drug that contraindicates the use of medicinal cannabis; amend KRS 218B.055 to require that an application for a registry identification card to include a written certification issued not more than 60 days prior to the date of the application; amend KRS 218B.065 to require the Cabinet for Health and Family Services to conduct a criminal background check on each application for a registry identification card solely to determine if the applicant was previously convicted of a disqualifying felony offense; amend KRS 218B.070 to require a medicinal cannabis practitioner to notify the Cabinet for Health and Family Services if he or she has knowledge that a patient has died, ceased to suffer from a qualifying medical condition, or is no longer likely to receive safe and effective therapeutic or palliative benefits from the use of medicinal cannabis; amend KRS 218B.110 to establish a requirement that dispensaries provide cardholders with a copy of the Medicinal Cannabis Advisory Pamphlet; amend KRS 218B.130 to revise the process for initiating a public question related to medicinal cannabis business operations; amend KRS 218B.140 to require the Cabinet for Health and Family Services to establish a medicinal cannabis adverse drug effects reporting system and to produce the Medicinal Cannabis Advisory Pamphlet; amend 2023 Ky. Acts ch. 146 (2023 SB 47), sec. 42, to establish a

new effective date of August 1, 2024, for KRS 139.480, 218A.1421, 218A.1422, 218A.1423, 218B.015, 218B.030, 218B.090, 218B.095, 218B.100, 218B.105, 218B.110, 218B.115, 218B.120, 218B.125, and 218B.155; EFFECTIVE, in part, August 1, 2024.

HB829 - AMENDMENTS

HCS1 - Retain original provisions; amend KRS 218B.045 to require all local boards of education and the board of directors of all public charter schools to develop policies related to the use of medicinal cannabis on school property; amend KRS 218B.060 to delete provisions related to the issuance of a provisional licensure receipt; amend KRS 218B.090 to require the Cabinet for Health and Family Services to prioritize review of cannabis business license applications submitted by an individual or entity who is an existing Kentucky hemp business in good standing with the Kentucky Department of Agriculture; amend KRS 218B.100 to establish the Cabinet for Health and Family Services' authority and powers related to inspections and investigations of licensed cannabis businesses; and amend KRS 218B.130 to establish the power of a local government to impose reasonable local fees on a cannabis business and to limit the power of a local government to prohibit cannabis business operations within its territory to before the Cabinet for Health and Family Services issues a license for cannabis business operations in the territory; amend KRS 218B.010 to define "cannabis consultation agreement" and "pharmacist;" amend KRS 218B.020 to add one pharmacist appointed by the Kentucky Board of Pharmacy and confirmed by the Senate to the Board of Physicians and Advisors; amend KRS 218B.110 require a registered qualified patient to consult with a pharmacist prior to an initial purchase of medicinal cannabis and at least annually thereafter; require a cannabis dispensary to establish and maintain a cannabis consultation agreement with a pharmacist; amend KRS 218A.202 to require that pharmacist be able to record the completion of cannabis consultations; create a new section of KRS Chapter 218B to establish the process for authorizing a pharmacist to provide cannabis consultations and enter into cannabis consultation agreements.
HFA1(J. Nemes) - Establish operational conditions for licensed cannabis businesses; establish authority and power of local governments to regulate cannabis business operations.
SCS1 - Retain original provisions, except delete provisions related to medicinal cannabis pharmacy consultations, cannabis consultation agreements, and the requirement that dispensaries establish and maintain a consultation agreement with a pharmacist; delete provisions permitting certain schools to refuse to enroll cardholders; delete provisions prohibiting a medicinal cannabis practitioner from providing a written certification for the use of medicinal cannabis to a patient currently taking a drug that contraindicates the use of medicinal cannabis; amend KRS 218B.045 to require the governing body of each certified nonpublic school to

develop policies related to the use of medicinal cannabis on school property; amend KRS 218B.090 to establish that licensed cannabis businesses shall be subject to and required to comply with any local government action to prohibit cannabis business operations if that action is taken prior to January 1, 2025; amend KRS 218B.110 to prohibit licensed cannabis dispensaries from opening to the public or dispensing medicinal cannabis to cardholders prior to January 1, 2025; amend KRS 218B.140 to delete provisions requiring the Cabinet for Health and Family Services to collaborate with the Kentucky Board of Medical Licensure, the Kentucky Board of Nursing, and the Kentucky Center for Cannabis on the definition of a daily supply, 10-day supply, and 30-day supply of medicinal cannabis; amend KRS 218B.150 to establish that property and casualty insurance carriers shall not be required to reimburse a person for costs associated with the use of medicinal cannabis; amend KRS 218A.202 to make a technical correction; amend KRS 12.020 and 194A.030 to establish the Office of Medicinal Cannabis, the Division of Enforcement and Compliance, and the Division of Licensure and Access in the Cabinet for Health and Family Services; EFFECTIVE, in part, July 1, 2024; EMERGENCY.
SCA1(R. Mills) - Make title amendment.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 06, 2024 - to Health Services (H)
Mar 07, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Mar 08, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, March 11, 2024

Mar 11, 2024 - floor amendment (1) filed to Committee Substitute

Mar 12, 2024 - 3rd reading, passed 66-30 with Committee Substitute (1) and Floor Amendment (1)

Mar 13, 2024 - received in Senate ; to Committee on Committees (S)

Mar 22, 2024 - to State & Local Government (S)

Mar 27, 2024 - taken from State & Local Government (S); 1st reading ; returned to State & Local Government (S)

Mar 28, 2024 - taken from State & Local Government (S); 2nd reading ; returned to State & Local Government (S)

Apr 12, 2024 - reported favorably, to Rules with Committee Substitute (1) and Committee Amendment (1-title)

Apr 15, 2024 - posted for passage in the Regular Orders of the Day for Monday, April 15, 2024 ; 3rd reading, passed 26-12 with Committee Substitute (1) and Committee Amendment (1-title) ; received in House ; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (1) and Committee Amendment (1-title); House concurred in Senate Committee Substitute (1) and Committee Amendment (1-title) ; passed 69-15 ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 17, 2024 - signed by Governor

HB830 (BR2356) - D. Meade

AN ACT relating to local government.
Amend KRS 67.160 to include gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB831 (BR257) - S. Baker

AN ACT relating to political spending by public school districts and declaring an emergency.

Create a new section of KRS Chapter 160 to prohibit a public school district, public school, or public charter school or educational cooperative from expending any money from whatever source to advocate for against any public question that appears on the ballot;
EMERGENCY.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB832 (BR2237) - D. Meade

AN ACT relating to child custody.
Amend KRS 610.050 to add gender-neutral language.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB833 (BR1668)/CI/LM - D. Meade, D. Bentley, R. Duvall, K. Jackson, K. King, W. Lawrence, R. Palumbo, W. Williams, N. Wilson

AN ACT relating to motor vehicle inspectors.

Amend KRS 186A.115 to allow sheriffs to appoint up to two individuals at a new or used motor vehicle dealer that makes an average of 100 motor vehicle sales per month for the preceding 12 months as special inspectors solely to complete inspections of motor vehicles to be sold by that dealer; increase fees retained by the sheriff for conducting motor vehicle inspections; require the Transportation Cabinet to promulgate administrative regulations to create an electronic certified vehicle inspection form to electronically input all required information for motor vehicle inspections; exempt certified inspector numbers from open records requests unless required by a court order; amend KRS 186A.990 to add intentionally or willfully divulging a certified inspector number as a Class A misdemeanor and selling a certified inspector number as a Class D felony; amend KRS 70.030 to allow a sheriff to appoint a special inspector solely to perform motor vehicle inspections.

HB833 - AMENDMENTS

HCS1/CI/LM - Retain original provisions, except allow the sheriff to retain fees for conducting motor vehicle inspections in the amount of \$30 for a motor vehicle dealer that has an employee who is appointed as a special inspector, \$15 for a motor vehicle dealer that does not have an employee appointed as a special inspector, or \$15 for an individual; change the additional fee per trip for an off site inspection to \$20; allow sheriffs to appoint up to two individuals at a new motor vehicle dealer or a used motor vehicle dealer, that makes an

average of 100 motor vehicle sales per month for the preceding 12 months, as special inspectors solely to complete inspections of motor vehicles to be sold by that dealer.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Transportation (H)

Mar 07, 2024 - taken from Transportation (H); 1st reading ; returned to Transportation (H)

Mar 11, 2024 - taken from Transportation (H); 2nd reading ; returned to Transportation (H)

Mar 12, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Wednesday, March 13, 2024

Mar 14, 2024 - 3rd reading, passed 94-0 with Committee Substitute (1)

Mar 15, 2024 - received in Senate ; to Committee on Committees (S)

Mar 21, 2024 - to Transportation (S)

Mar 26, 2024 - taken from Transportation (S); 1st reading ; returned to Transportation (S)

Mar 27, 2024 - reported favorably, 2nd reading, to Rules as a consent bill

Mar 28, 2024 - posted for passage in the Consent Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, passed 37-1 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 05, 2024 - signed by Governor

HB834 (BR1804)/FN - K. Banta

AN ACT relating to travel reimbursement.

Amend KRS 6.190 relating to members of the General Assembly, KRS 44.060, relating to state officials, and KRS 45.101, relating to state employees, to establish that the mileage reimbursement rate shall be equivalent to the business standard mileage rate for businesses determined annually by the Internal Revenue Service.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Appropriations & Revenue (H)

HB835 (BR1567)/FN/LM - K. Banta

AN ACT relating to real property.
Amend KRS 132.010 and 136.010 to include mains, pipes, pipelines, and conduits in the definition of "real property"; make technical corrections; apply to property assessed on or after January 1, 2023; RETROACTIVE.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Appropriations & Revenue (H)

HB836 (BR227)/LM - J. Raymond, C. Aull

AN ACT relating to elections.
Amend KRS 67C.135 to require county clerks to mail voters a notice informing them of their current legislative council district and member upon the completion of reapportionment; amend KRS 116.085 to require county clerks to mail voters a notice informing them of their current district number, State

Representative, and State Senator upon the enactment of a new redistricting plan.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB837 (BR1818) - K. Banta

AN ACT relating to school buildings.
Amend KRS 162.055 to allow school property to be utilized for teacher and employee housing; create a new section of KRS Chapter 162 to permit school boards or school district finance corporations to use land currently owned or newly leased to provide affordable housing options for teachers and school employees.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HB838 (BR412)/LM - N. Tate

AN ACT relating to abortion-inducing drugs.

Amend KRS 216B.210 to specify that referral of complaints from the Kentucky Abortion-Inducing Drug Certification Program complaint portal may be made to the Office of the Attorney General or any other state department for enforcement.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

House Resolutions

HR1 (BR1161) - D. Osborne, S. Rudy

Establish the membership of the 2024 Kentucky House of Representatives.

Jan 02, 2024 - introduced in House; to Committee on Committees (H); taken from Committee on Committees (H); to House Floor ; adopted by voice vote

HR2 (BR1160) - D. Osborne, S. Rudy

Adopt the Rules of Procedure for the 2024 Regular Session of the House of Representatives.

Jan 02, 2024 - introduced in House; to Committee on Committees (H); taken from Committee on Committees (H); to House Floor ; adopted 72-23

HR3 (BR1162) - D. Osborne

Extend an invitation to pastors of area churches to open sessions of the 2024 Regular Session with prayer.

Jan 02, 2024 - introduced in House; to Committee on Committees (H); taken from Committee on Committees (H); to House Floor ; adopted by voice vote

HR4 (BR1163) - D. Osborne

Appoint a committee during the 2024 Regular Session of the House of Representative to wait upon the

Governor.

Jan 02, 2024 - introduced in House; to Committee on Committees (H); taken from Committee on Committees (H); to House Floor ; adopted by voice vote

HR5 (BR1364) - R. Roberts

Adopt the Rules of Procedure for the 2024 Regular Session of the House of Representatives.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HR6 (BR1182) - F. Rabourn

Adopt the Rules of Procedure for the 2024 Regular Session of the House of Representatives.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HR7 (BR1269) - F. Rabourn

Adopt the Rules of Procedure for the 2024 Regular Session of the House of Representatives.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HR8 (BR1188) - F. Rabourn

Adopt the Rules of Procedure for the 2024 Regular Session of the House of Representatives.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HR9 (BR1187) - F. Rabourn

Adopt the Rules of Procedure for the 2024 Regular Session of the House of Representatives.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HR10 (BR1186) - F. Rabourn

Adopt the Rules of Procedure for the 2024 Regular Session of the House of Representatives.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HR11 (BR1185) - F. Rabourn

Adopt the Rules of Procedure for the 2024 Regular Session of the House of Representatives.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HR12 (BR1354) - F. Rabourn

Amend the Rules of Procedure for the 2024 Regular Session of the House of Representatives to establish Rule 51A, relating to members' priority bills.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)

HR13 (BR1356) - F. Rabourn

Amend Rule 58 of the Rules of Procedure for the 2024 Regular Session of the House of Representatives.

Jan 02, 2024 - introduced in House; to Committee on Committees (H)	Route 371 in Kenton County as the Michael Scott "Bubba" Wilson Memorial Highway.	Appropriations & Revenue (H)	study safety benefits and concerns, liability and insurance issues, and economic impact of the use and sale of autonomous vehicles; require the task force to meet at least three times before the submission of its findings and recommendations; require the task force to submit its findings and recommendations to the Legislative Research Commission by December 1, 2024; provide that the Legislative Research Commission has authority to alternatively assign the issues identified by the recommendations of the task force to the appropriate committee or subcommittee. HCA1(J. Blanton) - Make title amendment.
HR14 (BR1350) - F. Rabourn	Jan 02, 2024 - introduced in House; to Committee on Committees (H)	HCR32 (BR1373) - T. Bojanowski, K. Banta	
Amend Rule 39 of the Rules of Procedure for the 2024 Regular Session of the House of Representatives.		Urge the United States Department of Education to amend the federal accountability requirements to truly afford states the flexibility to implement innovative approaches to student assessment and school accountability.	
Jan 02, 2024 - introduced in House; to Committee on Committees (H)		Jan 04, 2024 - introduced in House; to Committee on Committees (H)	
HR15 (BR1352) - F. Rabourn		HJR33 (BR1407) - D. Meade , D. Elliott	
Amend Rule 48 of the Rules of Procedure for the 2024 Regular Session of the House of Representatives.	Direct the Transportation Cabinet to designate the Marion Brewer Memorial Bridge in Powell County.	Direct the Transportation Cabinet to designate the James "Jim" Herring Memorial Bridge in Boyle and Garrard Counties.	
Jan 02, 2024 - introduced in House; to Committee on Committees (H)	Jan 02, 2024 - introduced in House; to Committee on Committees (H)	Jan 08, 2024 - introduced in House; to Committee on Committees (H)	Jan 08, 2024 - introduced in House; to Committee on Committees (H)
HR16 (BR1351) - F. Rabourn	HJR26 (BR176) - B. Wesley	HR34 (BR1266) - C. Aull, G. Brown Jr.	Jan 25, 2024 - to Transportation (H)
Amend Rule 41 of the Rules of Procedure for the 2024 Regular Session of the House of Representatives.	Direct the Transportation Cabinet to designate a bridge on Kentucky Route 213 in Powell County in honor and memory of WWII Veteran John Cox.	Urge the United States Department of Labor Mine Safety and Health Administration to adopt its proposed rule on permissible exposure limits of silica dust consistent with existing Occupational Safety and Health Administration regulations.	Mar 12, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1) and Committee Amendment (1-title)
Jan 02, 2024 - introduced in House; to Committee on Committees (H)	Jan 02, 2024 - introduced in House; to Committee on Committees (H)	Jan 08, 2024 - introduced in House; to Committee on Committees (H)	Mar 13, 2024 - 2nd reading, to Rules
HR17 (BR1183) - F. Rabourn	HR27 (BR874) - G. Brown Jr., B. Chester-Burton	HR35 (BR1426) - K. Timoney, P. Flannery, J. Gooch Jr.	Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024
Adopt the Rules of Procedure for the 2024 Regular Session of the House of Representatives.	Urge Congress to enact legislation to establish a National Infrastructure Bank.	Recognize the 100th anniversary of the establishment of diplomatic relations between the United States of America and Ireland.	HR37 (BR1487) - W. Lawrence, T. Truett, T. Bojanowski, J. Decker, R. Dotson, P. Flannery, D. Frazier Gordon, M. Hart, S. Lewis, A. Tackett Laferty, K. Timoney, J. Tipton, L. Willner
Jan 02, 2024 - introduced in House; to Committee on Committees (H)	Jan 03, 2024 - introduced in House; to Committee on Committees (H)	Jan 08, 2024 - introduced in House; to Committee on Committees (H)	Urge the United States Congress to amend Title II of the Social Security Act to repeal the government pension offset and the windfall elimination provision.
HR18 (BR1184) - F. Rabourn	HJR28 (BR1008) - S. Doan	HCR36 (BR959) - J. Blanton, A. Gentry, D. Grossberg	Jan 09, 2024 - introduced in House; to Committee on Committees (H)
Adopt the Rules of Procedure for the 2024 Regular Session of the House of Representatives.	Direct the Transportation Cabinet to conduct a study on the cost and benefits of increasing the maximum interstate highway speed limit.	Establish the Autonomous Vehicle Task Force to study safety benefits and concerns, liability and insurance issues, and economic impact; set task force membership; allow the task force to meet during the 2024 Interim and to submit findings and recommendations to the Legislative Research Commission by December 1, 2024.	Feb 01, 2024 - to Education (H)
Jan 02, 2024 - introduced in House; to Committee on Committees (H)	Jan 03, 2024 - introduced in House; to Committee on Committees (H)	HCR36 - AMENDMENTS	Feb 06, 2024 - reported favorably, 1st reading, to Calendar
HR19 (BR1353) - F. Rabourn	HJR29 (BR1075) - S. Doan	HCS1 - Direct the Legislative Research Commission to establish the Artificial Intelligence and Autonomous Vehicle Task Force to study the impact of artificial intelligence on operation and procurement policies of Kentucky government agencies and consumer protection needed in private and public sectors; direct the task force to provide recommendations on artificial intelligence systems that would enhance state government operations and legislative initiatives needed to provide consumer protection in the private and public sectors; require the task force to meet at least three times before the submission of its findings and recommendations; require the task force to submit its findings and recommendations to the Legislative Research Commission by December 1, 2024; provide that the Legislative Research Commission has authority to alternatively assign the issues identified by the recommendations to the appropriate committee or subcommittee.	Feb 07, 2024 - 2nd reading, to Rules
Amend Rule 49 of the Rules of Procedure for the 2024 Regular Session of the House of Representatives.	Appropriate \$100,000 in General Fund moneys in fiscal year 2024-2025 to the Forest Stewardship Incentives Fund; APPROPRIATION.		Feb 15, 2024 - taken from Rules ; to House Floor
Jan 02, 2024 - introduced in House; to Committee on Committees (H)	Jan 03, 2024 - introduced in House; to Committee on Committees (H)		HCR38 (BR475) - J. Bray, J. Branscum, K. King
HR20 (BR1355) - F. Rabourn	HJR30 (BR1145) - S. Baker		Direct the Legislative Research Commission to establish the Artificial Intelligence Task Force to study the impact of artificial intelligence on operation and procurement policies of Kentucky government agencies and consumer protection needed in private and public sectors; provide recommendations on artificial intelligence systems that would enhance state government operations and legislative initiatives needed to provide consumer protection in the private and public sectors; require the task force to meet at least three times before the submission of its findings and recommendations; require the task force to submit its findings and recommendations to the Legislative Research Commission by December 1, 2024; provide that the Legislative Research Commission has authority to alternatively assign the issues identified by the recommendations to the appropriate committee or subcommittee.
Amend Rule 54 of the Rules of Procedure for the 2024 Regular Session of the House of Representatives.	Direct the Transportation Cabinet to designate the Dan Hale Memorial Highway in Laurel County and erect appropriate signage.		Jan 09, 2024 - introduced in House; to Committee on Committees (H)
Jan 02, 2024 - introduced in House; to Committee on Committees (H)	Jan 03, 2024 - introduced in House; to Committee on Committees (H)		Jan 17, 2024 - to Economic Development & Workforce Investment (H)
HR19 (BR1353) - F. Rabourn	HCR31 (BR347) - M. Dossett, W. Thomas, J. Blanton, C. Freeland, C. Fugate, R. Heath, M. Imes, J. Justice, D. Lewis, S. Lewis, M. Meredith, T. Smith, W. Williams		
Amend Rule 49 of the Rules of Procedure for the 2024 Regular Session of the House of Representatives.	Urge local governments to facilitate the creation of long-term recovery groups prior to the occurrence of disasters.		
Jan 02, 2024 - introduced in House; to Committee on Committees (H)	Jan 03, 2024 - introduced in House; to Committee on Committees (H)		
HJR21 (BR1214) - M. Imes	HJR22 (BR1213) - M. Imes		
Feb 01-WITHDRAWN	Feb 29-WITHDRAWN		
HJR22 (BR1213) - M. Imes	HCR23 (BR843) - DJ Johnson, R. Duvall		
Feb 29-WITHDRAWN	Urge the United States Congress to enact legislation allowing states to permanently adopt daylight saving time.		
HCR23 (BR843) - DJ Johnson, R. Duvall	Jan 02, 2024 - introduced in House; to Committee on Committees (H)		
Urge the United States Congress to enact legislation allowing states to permanently adopt daylight saving time.	Jan 02, 2024 - introduced in House; to Committee on Committees (H)		
Jan 02, 2024 - introduced in House; to Committee on Committees (H)	HJR24 (BR812) - K. Banta		
HJR24 (BR812) - K. Banta	Designate a portion of Kentucky		

Jan 18, 2024 - reported favorably, 1st reading, to Calendar

Jan 19, 2024 - 2nd reading, to Rules ; posted for passage in the Regular Orders of the Day for Monday, January 22, 2024

Jan 22, 2024 - 3rd reading, adopted 93-0

Jan 23, 2024 - received in Senate ; to Committee on Committees (S)

Jan 25, 2024 - to Economic Development, Tourism, & Labor (S)

HR39 (BR1546) - G. Brown Jr., B. Chester-Burton, C. Aull

Honor the celebration of Black History Month and recognize that Black history is American history.

Jan 10, 2024 - introduced in House; to Committee on Committees (H)

HJR40 (BR1408) - B. McCool, S. Baker, K. Bratcher, D. Fister, C. Freeland, C. Fugate, M. Hart, W. Lawrence, M. Lockett, C. Massaroni, J. Petrie, P. Pratt, W. Thomas, W. Williams

Apply to Congress under the provisions of Article V of the Constitution of the United States for the calling of a convention of the states limited to proposing amendments to the Constitution of the United States that impose fiscal restraint on the federal government, limit the powers and jurisdiction of the federal government, and limit the terms of office for its officials and members of Congress; direct the Secretary of State to send copies of the joint resolution to certain federal and state officials; state that the application should be continuing until the legislatures of at least two-thirds of the states have made applications on the subject.

Jan 11, 2024 - introduced in House; to Committee on Committees (H)

HJR41 (BR1472) - M. Dossett, W. Thomas

Designate the Valor Memorial Highway in Christian County.

Jan 12, 2024 - introduced in House; to Committee on Committees (H)

HR42 (BR1609) - K. Banta

Recognize January 23, 2024, as Certified Registered Nurse Anesthetists Day in Kentucky.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

HCR43 (BR1617) - S. Heavrin

Reestablish the Early Childhood Education Task Force to study the complex issues relating to child care and early childhood education opportunities in the Commonwealth and the impacts of child care on children and families, workforce participation, and economic development; outline task force membership; require the task force to meet monthly during the 2024 Interim; require the task force to submit findings and recommendations to the Legislative Research Commission by December 1, 2024.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Families & Children (H)

Feb 22, 2024 - reported favorably, 1st reading, to Calendar

Feb 23, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

HJR44 (BR172) - S. Rawlings, J. Hodgson, E. Callaway, M. Hart, S. Maddox, C. Massaroni

Reaffirm the sovereignty of Kentucky; affirm the sovereign right of Kentucky to nullify unconstitutional acts of the federal government; direct the Attorney General to challenge all unconstitutional acts of the federal government that usurp or diminish the sovereignty of Kentucky; provide that the General Assembly may enact legislation nullifying unconstitutional acts that undermine Kentucky's sovereignty.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

HR45 (BR1620) - D. Grossberg, C. Aull, S. Baker, J. Bauman, D. Bentley, J. Blanton, A. Bowling, J. Branscum, K. Bratcher, S. Bratcher, J. Bray, R. Bridges, E. Callaway, J. Calloway, B. Chester-Burton, M. Clines, J. Decker, S. Dietz, J. Dixon, S. Doan, R. Dotson, R. Duvall, D. Elliott, D. Fister, P. Flannery, K. Fleming, D. Frazier Gordon, C. Freeland, C. Fugate, A. Gentry, J. Gooch Jr., D. Hale, M. Hart, R. Heath, S. Heavrin, J. Hodgson, T. Huff, M. Imes, K. Jackson, DJ Johnson, J. Justice, K. King, M. Koch, W. Lawrence, D. Lewis, S. Lewis, M. Lockett, S. Maddox, C. Massaroni, B. McCool, S. McPherson, D. Meade, M. Meredith, S. Miles, K. Moser, A. Neighbors, J. Nemes, D. Osborne, R. Palumbo, J. Petrie, M. Pollock, P. Pratt, M. Proctor, F. Rabourn, S. Rawlings, R. Raymer, S. Riley, S. Rudy, S. Sharp, T. Smith, A. Tackett Laferty, N. Tate, W. Thomas, K. Timoney, J. Tipton, T. Truett, B. Wesley, R. White, W. Williams, N. Wilson, S. Witten

Affirm Kentucky's support for the State of Israel and the Israeli people and condemn the October 7, 2023, attack by Hamas.

Jan 16, 2024 - introduced in House; to Committee on Committees (H)

Jan 17, 2024 - taken from Committee on Committees (H); to House Floor

Jan 18, 2024 - adopted by voice vote

HR46 (BR1637) - K. Timoney

Commend Taiwan for its relations with the United States and the Commonwealth of Kentucky; encourage the establishment of a trade office in Taiwan; express support for the U.S.- Taiwan Initiative on 21st-Century Trade.

Jan 17, 2024 - introduced in House; to Committee on Committees (H)

HJR47 (BR1511) - B. McCool

Direct the Transportation Cabinet to designate the Pete McCoy Memorial

Bridge in Floyd and Pike Counties.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HJR48 (BR1018) - D. Graham, C. Aull, G. Brown Jr., A. Camuel, B. Chester-Burton, A. Gentry, R. Roberts, C. Stevenson

Provide that the General Assembly shall adopt the last four years of the Governor's recommended six-year road plan as a joint resolution.

HJR48 - AMENDMENTS

HFA1(D. Graham) - Insert Item No. 80050 relating to US-79.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

Jan 23, 2024 - floor amendment (1) filed

HR49 (BR1653) - B. Chester-Burton

Designate May 5 to 11, 2024, as Postpartum Depression Awareness Week in the Commonwealth of Kentucky.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HR50 (BR1654) - B. Chester-Burton

Recognize March 2024 to be Kentucky Maternal and Infant Mortality and Disparities Awareness Month.

Jan 18, 2024 - introduced in House; to Committee on Committees (H)

HCR51 (BR1151) - M. Clines, W. Williams, C. Aull, J. Bauman, T. Bojanowski

Establish the Autism in Education Task Force; establish duties and membership; direct the task force to study autism supports and services provided to K-12 students by Kentucky public schools.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

Jan 25, 2024 - to Education (H)

Jan 30, 2024 - reported favorably, 1st reading, to Calendar

Jan 31, 2024 - 2nd reading, to Rules
Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 25, 2024 - 3rd reading, adopted 92-0

Mar 26, 2024 - received in Senate ; to Committee on Committees (S)

HR52 (BR1494) - S. Riley

Recognize the Blueprint for Kentucky's Children organization, and adjourn in honor of Children's Advocacy Day, January 24, 2024.

Jan 22, 2024 - introduced in House; to Committee on Committees (H)

Jan 23, 2024 - taken from Committee on Committees (H); adopted by voice vote

HR53 (BR1701) - D. Grossberg

Recognize January 27, 2024, as International Holocaust Remembrance

Day.

Jan 24, 2024 - introduced in House; to Committee on Committees (H)

Jan 26, 2024 - to House Floor ; adopted by voice vote

HJR54 (BR1690) - B. McCool

Designate the Bud and John Blanton Memorial Bridge in Johnson County and erect appropriate signage.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

HR55 (BR1698) - S. Lewis, C. Aull, T. Bojanowski, C. Fugate, D. Grossberg, R. Palumbo, J. Raymond, R. Roarx, R. Roberts, T. Truett

Honor classified employees in public schools.

Jan 25, 2024 - introduced in House; to Committee on Committees (H)

HJR56 (BR1716) - J. Petrie, A. Bowling, J. Bray, L. Burke, K. King, N. Kulkarni, W. Thomas

Authorize the Office of State Budget Director to release a portion of the capital construction funds totaling \$62,502,500 to the Department of Parks for specific upgrades; require action by the General Assembly to release the remaining funds appropriated by 2022 Ky. Acts ch. 199; require reporting on the status of state park projects by the Department of Parks to the Legislative Research Commission and the Interim Joint Committee on Appropriations and Revenue; APPROPRIATION; EMERGENCY.

HJR56 - AMENDMENTS

HCS1 - Retain original provisions, except amend the list of state parks receiving capital construction funds for pool improvements and repairs to include General Burnside Island State Park and Pennyrile Forest State Resort Park and to remove My Old Kentucky Home State Park; release capital construction funds for golf course improvements at various state parks; make technical correction; APPROPRIATION.
HFA1(D. Graham) - Make technical correction.

Jan 26, 2024 - introduced in House; to Committee on Committees (H)

Jan 30, 2024 - taken from Committee on Committees (H); 1st reading ; returned to Committee on Committees (H); to Appropriations & Revenue (H)

Jan 31, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H)

Feb 01, 2024 - reported favorably, to Rules; floor amendment (1) filed

Feb 02, 2024 - recommitted to Appropriations & Revenue (H)

Feb 27, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Wednesday, February 28, 2024

Feb 28, 2024 - 3rd reading, adopted 98-0 with Committee Substitute (1)

Feb 29, 2024 - received in Senate ; to Committee on Committees (S)

Mar 04, 2024 - to Appropriations & Revenue (S)

Mar 07, 2024 - taken from Appropriations & Revenue (S); 1st reading ; returned to Appropriations & Revenue (S)

Mar 08, 2024 - taken from Appropriations & Revenue (S); 2nd reading ; returned to Appropriations & Revenue (S)

Mar 28, 2024 - reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, adopted 38-0 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor

Apr 04, 2024 - signed by Governor

HR57 (BR1855) - R. Heath, R. Raymer, J. Bauman, A. Bowling, J. Branscum, D. Elliott, P. Flannery, J. Gooch Jr., M. Hart, W. Lawrence, D. Meade , M. Meredith, K. Moser, P. Pratt, F. Rabourn, S. Sharp, T. Smith, W. Thomas, N. Wilson

Urge Governor Andy Beshear to express support for Governor Greg Abbott and the State of Texas in their efforts to secure the border.

Jan 29, 2024 - introduced in House; to Committee on Committees (H); taken from Committee on Committees (H); to State Government (H)

Jan 30, 2024 - reported favorably, 1st reading, to Calendar; placed in the Orders of the Day ; adopted 77-17

HR58 (BR1821) - D. Hale, K. King

Recognizing the 250 year tradition of opening prayers for legislative session days.

Jan 29, 2024 - introduced in House; to Committee on Committees (H); taken from Committee on Committees (H); to House Floor ; adopted by voice vote

HR59 (BR1758) - D. Osborne, D. Meade

Recognize and commend the National Conference of State Legislatures on its 50th anniversary in 2025.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

Apr 12, 2024 - adopted by voice vote

HCR60 (BR1832) - T. Truett, S. Lewis, K. Banta, T. Bojanowski, A. Bowling, J. Branscum, J. Bray, J. Decker, P. Flannery, D. Frazier Gordon, C. Fugate, K. Jackson, K. King, W. Lawrence, D. Lewis, B. McCool, S. McPherson, J. Nemes, J. Petrie, S. Riley, K. Timoney, J. Tipton, L. Willner

Direct the Legislative Research Commission to establish the Support Education Excellence in Kentucky (SEEK) Task Force to study the various components of the SEEK formula, evaluate whether changes are necessary to the base, tiers, or add-ons to maintain the original goal of SEEK; outline task force membership; require the task force to submit any findings and recommendations to the Legislative Research Commission by December 1, 2024

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

Feb 01, 2024 - to Education (H)

Feb 06, 2024 - reported favorably, 1st reading, to Calendar

Feb 07, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

HR61 (BR1393) - P. Stevenson, K. Herron, C. Aull, L. Burke, B. Chester-Burton, J. Raymond

Recognize the last day of February, the day connecting Black and Women's History Months, as a day to honor Black women.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

Feb 29, 2024 - to House Floor ; adopted by voice vote

HCR62 (BR1470) - P. Stevenson, B. Chester-Burton, G. Brown Jr., L. Burke

Establish the Infant Mortality Task Force; list duties and members of the task force; require the task force to meet monthly during the 2024 Interim of the General Assembly and to submit a report by December 1, 2024.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

HR63 (BR1838) - S. Maddox, F. Rabourn, K. Banta, J. Calloway, S. Doan, R. Dotson, C. Freeland, M. Hart, W. Lawrence, C. Massaroni, M. Proctor, S. Rawlings, R. White

Urge President Joe Biden to defend the southern border of the United States.

Jan 29, 2024 - introduced in House; to Committee on Committees (H)

HR64 (BR1878) - C. Stevenson, A. Camuel

Honor members of the Kentucky National Guard for their service on the southwest border of the United States.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

Jan 31, 2024 - to House Floor ; adopted by voice vote

HR65 (BR1879) - G. Brown Jr., B. Chester-Burton

Honor Dr. Clifford Lowdenback for serving as the current president of the Kentucky Dental Association.

Jan 30, 2024 - introduced in House; to Committee on Committees (H)

HJR66 (BR1658) - W. Lawrence

Apply to Congress under Article V of the Constitution of the United States for the calling of a convention of the states limited to proposing amendments to the Constitution of the United States that limit the terms of office for members of Congress; state that the application should be aggregated with the applications of other states limited for the purposes identified in the application; state that the application should be a continuing application until a convention

is called.

Jan 31, 2024 - introduced in House; to Committee on Committees (H)

HR67 (BR1900) - S. Lewis, T. Truett, C. Aull, T. Bojanowski, C. Fugate, R. Roarx

Honor the hard work of Kentucky teachers.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

HCR68 (BR1802) - R. Bridges, J. Nemes, K. Banta, J. Bauman, J. Blanton, T. Bojanowski, K. Bratcher, S. Bratcher, E. Callaway, J. Calloway, B. Chester-Burton, M. Clines, S. Dietz, S. Doan, R. Dotson, D. Elliott, P. Flannery, K. Fleming, C. Freeland, J. Gooch Jr., D. Grossberg, D. Hale, R. Heath, S. Heavrin, J. Hodgson, K. King, N. Kulkarni, W. Lawrence, D. Lewis, C. Massaroni, S. McPherson, D. Meade , S. Miles, K. Moser, D. Osborne, R. Palumbo, J. Raymond, R. Roarx, R. Roberts, S. Rudy, T. Smith, C. Stevenson, K. Timoney, J. Tipton, L. Willner, S. Witten

Direct the Legislative Research Commission to establish the Kentucky Housing Task Force to study, review, and provide policy recommendations on how to address the housing shortage in the Commonwealth; require the task force to meet at least monthly during the 2024 Interim; outline task force membership; require the task force to submit its findings and recommendations to the Legislative Research Commission by December 1, 2024.

Feb 01, 2024 - introduced in House; to Committee on Committees (H)

Feb 05, 2024 - to Local Government (H)

Feb 07, 2024 - reported favorably, 1st reading, to Calendar

Feb 08, 2024 - 2nd reading, to Rules
Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

Mar 26, 2024 - 3rd reading, adopted 89-0 ; received in Senate ; to Committee on Committees (S)

HJR69 (BR1683) - C. Massaroni

Designate the New Hope Veterans Memorial Bridge in Nelson County.

Feb 02, 2024 - introduced in House; to Committee on Committees (H)

HR70 (BR1931) - D. Meade , D. Osborne

Urge the United States Congress to enact legislation to reform federal permitting and environmental review processes to expedite the deployment of modern energy infrastructure.

Feb 05, 2024 - introduced in House; to Committee on Committees (H)

Feb 20, 2024 - to House Floor ; adopted by voice vote

HR71 (BR1871) - R. Raymer

Proclaim February 8, 2024, as Kentucky Nurses Day and adjourn in honor of Kentucky nurses.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

Feb 07, 2024 - to House Floor

Feb 08, 2024 - adopted by voice vote

HR72 (BR1920) - D. Bentley, L. Willner

Urge elementary and secondary schools that provide health-related information to parents or legal guardians to include information regarding type 1 diabetes.

Feb 06, 2024 - introduced in House; to Committee on Committees (H)

Feb 08, 2024 - to House Floor

Feb 15, 2024 - adopted by voice vote

HR73 (BR1881) - S. Dietz

Recognize October 2024 as Domestic Violence Awareness Month.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

Feb 08, 2024 - to House Floor

Feb 13, 2024 - adopted by voice vote

HR74 (BR1909) - S. Maddox

Urge the General Assembly to oppose the adoption of a "Red Flag" law or other legislation infringing upon the right to keep and bear arms.

Feb 07, 2024 - introduced in House; to Committee on Committees (H)

HR75 (BR1933) - K. Timoney

Commend Taiwan for its relations with the United States and the Commonwealth of Kentucky; encourage the establishment of a trade office in Taiwan; express support for the U.S.-Taiwan Initiative on 21st-Century Trade.

Feb 08, 2024 - introduced in House; to Committee on Committees (H)

Mar 12, 2024 - to House Floor ;

adopted by voice vote

HR76 (BR1999) - D. Fister, S. McPherson, K. King

Recognize March 2024 as Developmental Disabilities Awareness Month.

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

Feb 13, 2024 - to House Floor

Mar 06, 2024 - adopted by voice vote

HCR77 (BR1471) - P. Stevenson, A. Gentry, N. Kulkarni, L. Willner

Declare support for the admission of Washington, D.C., as a state and urge the Congress of the United States to enact legislation authorizing statehood.

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

HR78 (BR1993) - E. Callaway

Recognize October 10, 2024, as Higher Education Mental Health Day in Kentucky.

Feb 09, 2024 - introduced in House; to Committee on Committees (H)

Mar 04, 2024 - to House Floor

Mar 07, 2024 - adopted by voice vote

HCR79 (BR1228) - N. Kulkarni, M. Koch

Direct the Legislative Research Commission to establish the Workforce Innovation Task Force to conduct a review of current education and workforce development programs and provide recommendations on how to provide effective workforce development to facilitate the training and employment of historically untapped workforce populations in the Commonwealth; require the task force to meet at least three times before the submission of its findings and recommendations; require the task force to submit its findings and recommendations to the Legislative Research Commission by December 1, 2024; provide that the Legislative Research Commission has authority to alternatively assign the issues identified by the recommendations to the appropriate committee or subcommittee.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)
Mar 01, 2024 - to Licensing, Occupations, & Administrative Regulations (H)
Mar 06, 2024 - reported favorably, 1st reading, to Calendar
Mar 07, 2024 - 2nd reading, to Rules
Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

HR80 (BR1744) - S. Witten

Designate February 2024 as American Heart Month and to raise awareness about cardiovascular disease and the importance of knowing one's cholesterol.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)
Feb 13, 2024 - to House Floor
Feb 14, 2024 - adopted by voice vote

HCR81 (BR994) - K. Fleming, J. Nemes, J. Bauman, K. Bratcher, E. Callaway, J. Hodgson, S. Witten

Direct the Legislative Research Commission to establish the Efficient and Effective School District Governance Task Force; outline task force duties; require the task force to submit any recommendations and changes the task force may adopt by December 1, 2024; establish membership; require the task force to meet at least twice per month; require the Legislative Research Commission to provide needed staff and authorize the commission to enter into contracts for consultants to assist the task force in its duties.

HCR81 - AMENDMENTS

HCS1 - Retain original provisions, except modify the content of introductory clauses; specify the scope of the task force; change the membership of the task force.
HFA1(K. Fleming) - Amend membership of task force to include superintendents of qualifying districts or their designee.
HFA2(J. Raymond) - Amend membership of task force to include chairs of the boards of education of qualifying districts or their designee.
HFA3(J. Raymond) - Delete provisions

focusing on creation of new school districts and alternative governance structures from the scope of the task force's review

HFA4(J. Raymond) - Replace references to district enrollment size with district combined novice and apprentice rate.
HFA5(K. Fleming) - Amend to require the task force review how other states have expanded representation of the school board and improving the selection process of the members of a school board.
HFA6(K. Fleming) - Amend to require that the task force review how other states have expanded representation of the school board and improving the selection process of the members of a school board.
SFA1(G. Neal) - Amend to alter Minority Floor Leader appointments from one to two for each chamber.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)
Feb 15, 2024 - to Education (H)
Mar 05, 2024 - reported favorably, 1st reading, to Calendar with Committee Substitute (1); floor amendments (1), (2), (3) and (4) filed to Committee Substitute
Mar 06, 2024 - 2nd reading, to Rules
Mar 08, 2024 - posted for passage in the Regular Orders of the Day for Monday, March 11, 2024
Mar 13, 2024 - floor amendments (5) and (6) filed to Committee Substitute
Mar 14, 2024 - 3rd reading, adopted 65-23 with Committee Substitute (1) and Floor Amendment (5)
Mar 15, 2024 - received in Senate ; to Committee on Committees (S)
Mar 21, 2024 - to Education (S)
Mar 26, 2024 - reported favorably, 1st reading, to Consent Calendar; floor amendment (1) filed
Mar 27, 2024 - 2nd reading, to Rules as a consent bill; posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024
Mar 28, 2024 - 3rd reading ; Floor Amendment (1) defeated ; adopted 30-7 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 08, 2024 - Vetoed
Apr 12, 2024 - received in House ; to Rules (H); taken from Rules ; posted for passage for consideration of Governor's veto ; veto overridden ; passed 75-23 ; received in Senate ; to Rules (S); posted for passage for consideration of Governor's veto ; veto overridden ; adopted 30-7 ; received in House ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Secretary of State

HJR82 (BR1948) - S. Rudy

Designate a bridge on Kentucky Route 358 in Ballard County as the Morris Crain Memorial Bridge.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)

HCR83 (BR1969) - S. Baker, S. Doan, S. Lewis, K. Timoney, T. Truett

Establish the Teacher Red Tape Reduction Task Force; establish membership; direct the task force to study and make recommendations to

identify outdated, redundant, or unnecessary mandates imposed upon teachers.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)
Feb 15, 2024 - to Education (H)
Feb 20, 2024 - reported favorably, 1st reading, to Calendar
Feb 21, 2024 - 2nd reading, to Rules
Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

HJR84 (BR2000) - C. Fugate

Designate a bridge on Kentucky Route 15 in Breathitt County as the Floyd Watts Memorial Bridge.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)

HR85 (BR1989) - DJ Johnson, W. Thomas, P. Flannery, R. Heath, K. King, S. Sharp

Recognize Constitution Day on September 17, 2024.

Feb 12, 2024 - introduced in House; to Committee on Committees (H)
Feb 15, 2024 - to House Floor
Apr 12, 2024 - adopted by voice vote

HR86 (BR1947) - R. Palumbo, S. Rudy, K. King

Honor the 100th anniversary of Kentucky State Parks.

Feb 13, 2024 - introduced in House; to Committee on Committees (H)
Feb 16, 2024 - to Tourism & Outdoor Recreation (H)
Feb 22, 2024 - reported favorably, 1st reading, to Calendar
Feb 23, 2024 - 2nd reading, to Rules ; taken from Rules ; to House Floor
Feb 29, 2024 - adopted by voice vote

HR87 (BR2029) - J. Nemes

A resolution recognizing February 14, 2024, as Advanced Practice Registered Nurse Day in Kentucky.

Feb 13, 2024 - introduced in House; to Committee on Committees (H)
Feb 14, 2024 - to House Floor ; adopted by voice vote

HR88 (BR1409) - D. Osborne, D. Meade

Commemorate the 78th Southern Legislative Conference of The Council of State Governments Southern Office.

Feb 14, 2024 - introduced in House; to Committee on Committees (H)
Feb 20, 2024 - to House Floor; adopted by voice vote

HR89 (BR1615) - K. Fleming

Recognize February 26 to March 3, 2024, as Eating Disorders Awareness Week in the Commonwealth of Kentucky.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)
Feb 28, 2024 - to House Floor ; adopted by voice vote

HJR90 (BR1815) - J. Raymond

Direct the Transportation Cabinet to conduct a study on the environmental impact of road salt and the feasibility of alternative deicing methods; require the results of the study to be submitted to the Legislative Research Commission by December 1, 2025.

Feb 15, 2024 - introduced in House; to Committee on Committees (H)

HJR91 (BR1024) - J. Petrie, K. Upchurch, A. Bowling, J. Bray

Set out the last four years of the Six-Year Road Plan.

HJR91 - AMENDMENTS

HCS1 - Retain, delete, and add to original provisions; set out the last four years of the Six-Year Road Plan.
SCS1 - Retain, delete, and add to original provisions; set out the last four years of the Six-Year Road Plan.
CCR1 - Do not agree.
FCCR1 - Retain, delete, and add to original provisions; set out the last four years of the Six-Year Road Plan.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Feb 21, 2024 - to Appropriations & Revenue (H)

Feb 28, 2024 - taken from Appropriations & Revenue (H); 1st reading ; returned to Appropriations & Revenue (H)
Feb 29, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H)

Mar 05, 2024 - reported favorably, to Rules with Committee Substitute (1); taken from Rules ; placed in the Orders of the Day ; 3rd reading, adopted with Committee Substitute (1)

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Transportation (S)
Mar 21, 2024 - taken from Transportation (S); 1st reading ; returned to Transportation (S)

Mar 22, 2024 - taken from Transportation (S); 2nd reading ; returned to Transportation (S)

Mar 26, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Tuesday, March 26, 2024 ; 3rd reading, adopted 35-0 with Committee Substitute (1) ; received in House ; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (1); House refused to concur in Senate Committee Substitute (1)

Mar 27, 2024 - received in Senate
Mar 28, 2024 - posted for passage for receding from Senate Committee Substitute (1) ; Senate refused to recede from Committee Substitute (1) ;

Conference Committee appointed in House and Senate; Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee appointed in House and Senate; Free Conference Committee report filed in House and Senate; posted for passage for consideration of Free Conference Committee Report (1) ; Free Conference Committee report adopted in Senate ;

adopted 37-0 with Free Conference Committee Report (1) ; received in House ; to Rules (H); posted for passage for consideration of Free Conference Free Conference Committee Report (1) ; Free Conference Committee report adopted in House ; passed 98-0 with Free Conference Committee Report (1) ; enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 09, 2024 - signed by Governor

HJR92 (BR2013) - J. Petrie, K. Upchurch, A. Bowling, J. Bray, P. Griffiee, T. Huff

Set out the County Priority Projects portion of the Six-Year Road Plan.

HJR92 - AMENDMENTS

HCS1 - Retain, delete, and add to original provisions; set out the County Priority Projects portion of the Six-Year Road Plan.
SCS1 - Retain, delete, and add to original provisions; set out the County Priority Projects portion of the Six-Year Road Plan.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

Feb 21, 2024 - to Appropriations & Revenue (H)

Feb 28, 2024 - taken from Appropriations & Revenue (H); 1st reading ; returned to Appropriations & Revenue (H)

Feb 29, 2024 - taken from Appropriations & Revenue (H); 2nd reading ; returned to Appropriations & Revenue (H)

Mar 05, 2024 - reported favorably, to Rules with Committee Substitute (1); taken from Rules ; placed in the Orders of the Day ; 3rd reading, adopted 94-1 with Committee Substitute (1)

Mar 06, 2024 - received in Senate ; to Committee on Committees (S)

Mar 08, 2024 - to Transportation (S)

Mar 21, 2024 - taken from Transportation (S); 1st reading ; returned to Transportation (S)

Mar 22, 2024 - taken from Transportation (S); 2nd reading ; returned to Transportation (S)

Mar 28, 2024 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Thursday, March 28, 2024 ; 3rd reading, adopted 38-0 with Committee Substitute (1) ; received in House ; to Rules (H); posted for passage for concurrence in Senate ; House concurred in Senate Committee Substitute (1) ; passed 96-1 with Committee Substitute (1); enrolled, signed by Speaker of the House ; enrolled, signed by President of the Senate ; delivered to Governor
Apr 09, 2024 - signed by Governor

HJR93 (BR2081) - P. Pratt, W. Lawrence

Designate the Deputy Sheriff Caleb Conley Memorial Highway in Scott County.

Feb 20, 2024 - introduced in House; to Committee on Committees (H)

HJR94 (BR2119) - D. Bentley, S. Sharp, P. Flannery

Direct the Transportation Cabinet to designate Kentucky Route 67 in Greenup County as the Don Gullett Memorial Highway.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HJR95 (BR2120) - D. Bentley, S. Sharp, P. Flannery

Direct the Transportation Cabinet to designate a portion of Kentucky Route 503 in Greenup County as the PFC Ernie West Memorial Highway; direct signs denote PFC West was a recipient of the Medal of Honor.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HR96 (BR2139) - J. Gooch Jr.

Express concern about federal overreach on the chemical industry.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HR97 (BR1320) - R. Roarx

Urge the Kentucky Department for Medicaid Services to communicate with the Commonwealth's neighboring states about entering into an interstate compact to permit 1915(c) Home and Community-Based Medicaid waiver services beneficiaries to receive covered waiver services in any of the compact states.

Feb 21, 2024 - introduced in House; to Committee on Committees (H)

HJR98 (BR2217) - J. Tipton

Designate United States Route 62 in Anderson County from mile marker 18.276 to mile marker 18.825 as the Anderson County Veterans Memorial Highway.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HJR99 (BR2216) - S. Lewis

Direct the Transportation Cabinet to designate a portion of Kentucky Route 140 in Daviess County as the Captain Alan Kurre Elliott Memorial Highway.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HJR100 (BR480) - R. Palumbo

Direct the Department of Insurance to create the Long-term Care Insurance Task Force to explore the feasibility of developing and implementing a statewide insurance program for long-term care services and supports; establish task force membership; require the task force to submit a report with recommendations to the Governor and the Legislative Research Commission by September 1, 2026, and an actuarial report by September 1, 2027.

Feb 22, 2024 - introduced in House; to Committee on Committees (H)

HJR101 (BR2215) - C. Fugate

Direct the Transportation Cabinet to

designate a portion of Kentucky Route 1088 in Perry County as the Donald Loren "Doc" Holliday Memorial Highway.

Feb 23, 2024 - introduced in House; to Committee on Committees (H)

HR102 (BR2038) - A. Neighbors

Designating March 2024 as Colorectal Cancer Awareness Month in Kentucky.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 27, 2024 - to House Floor

Feb 29, 2024 - adopted by voice vote

HCR103 (BR2311) - D. Frazier Gordon, E. Callaway

Urge the Food and Drug Administration to mandate and enforce a prohibition on United States food manufacturers producing or selling food containing harmful ingredients that have been banned by several other countries.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 13, 2024 - to Health Services (H)

Mar 14, 2024 - reported favorably, 1st reading, to Calendar

Mar 15, 2024 - 2nd reading, to Rules

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HCR104 (BR2286) - R. Duvall

Direct the Legislative Research Commission to establish the Workforce Growth and Solutions Task Force to study challenges related to workforce participation in the Commonwealth; provide recommendations on how to identify solutions to support workforce growth; require the task force to meet at least three times before the submission of its findings and recommendations; require the task force to submit its findings and recommendations to the Legislative Research Commission by December 1, 2024; provide that the Legislative Research Commission has authority to alternatively assign the issues identified by the recommendations to the appropriate committee or subcommittee.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 06, 2024 - to Economic Development & Workforce Investment (H)

Mar 14, 2024 - reported favorably, 1st reading, to Calendar

Mar 15, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

HJR105 (BR1735) - R. Duvall

Direct the Cabinet for Health and Family Services to study community-based supportive service options for individuals with a history of aggressive behavior or aggressive sexual behaviors.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HCR106 (BR2287) - R. Duvall

Establish the Health Care Outcomes Task Force to evaluate the potential need for additional resources and programs in Kentucky to improve the overall health of Kentuckians with particular focus on providing opportunities for students to learn about a career in healthcare, and research into how Kentucky can recruit and retain health care workers; outline task force membership; require the task force to meet monthly during the 2024 Interim; require the task force to submit findings and recommendations to the Legislative Research Commission by December 1, 2024.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HJR107 (BR2358) - D. Hale

Designate the roundabout at the intersection of KY Route 686 and KY Route 713 in Montgomery County as the Emilee Collins Memorial Roundabout.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HJR108 (BR2326) - A. Tackett Laferty

Direct the Transportation Cabinet to designate the Stumbo Family Memorial Highway in Floyd County.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HJR109 (BR2327) - A. Tackett Laferty

Designate the Curly Moore Memorial Bridge in Floyd County and erect appropriate signage.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HJR110 (BR1754) - A. Tackett Laferty

Direct the Transportation Cabinet to include "JoJo Hall and Teddi Leigh Cyrus as JoLeigh" on the Country Music Highway and erect appropriate signage on United States Route 23 in Floyd County denoting this designation.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HCR111 (BR2118) - K. Timoney, K. Banta

Direct the Legislative Research Commission to establish School District Consolidation Task Force; outline task force duties; require the task force to submit any recommendations and changes the task force may adopt by December 1, 2024; establish membership.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HCR112 (BR2234) - K. Timoney

Establish the DEI Economic Impact Task Force; establish membership; direct the task force to study and make recommendations on the current and recent use of state-appropriated funds by Kentucky's public postsecondary education system and public school system on diversity, equity, and inclusion

initiatives.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HR113 (BR2303) - R. Roarx

Recognize February 27, 2024, as Disabilities Awareness Day in Kentucky.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Feb 28, 2024 - to House Floor ; adopted by voice vote

HR114 (BR2108) - R. Roarx

Recognize April 28, 2024, as Workers Memorial Day.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 22, 2024 - to House Floor ; adopted by voice vote

HJR115 (BR2291) - A. Bowling

Designate the Clark "Sparky" Middleton Memorial Bridge in Harlan County.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HJR116 (BR2388) - S. Heavrin

Direct the Cabinet for Health and Family Services to evaluate and report on services offered to children in out-of-home care settings.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Families & Children (H)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar

Mar 08, 2024 - 2nd reading, to Rules

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HCR117 (BR2310) - S. Heavrin

Establish the Kentucky Kinship Task Force to study, review, and make recommendations regarding the current and future policy needs of the state to address access and availability of kinship care to the citizens of the Kentucky; outline task force membership; require the task force to meet monthly during the 2024 Interim; require the task force to submit findings and recommendations to the Legislative Research Commission by December 1, 2024.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 01, 2024 - to Families & Children (H)

Mar 07, 2024 - reported favorably, 1st reading, to Calendar

Mar 08, 2024 - 2nd reading, to Rules

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

HJR118 (BR2354) - B. Chester-Burton

Direct the Transportation Cabinet to designate a portion of Kentucky Route 2054 in Jefferson County as the Anne and Carl Braden Memorial Highway.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HJR119 (BR2353) - B. Chester-Burton

Direct the Transportation Cabinet to designate a portion of Kentucky Route 1934 in Jefferson County as the Andrew and Charlotte Wade Memorial Highway.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HCR120 (BR2288) - J. Gooch Jr.

Establish the Homeschool Task Force; establish membership; direct the task force to study and make recommendations on guardrails that can be implemented in Kentucky to preserve the integrity of homeschooling and on the impact of homeschooling on Kentucky school districts.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HJR121 (BR2325) - J. Gooch Jr., W. Williams, J. Blanton, R. Dotson, C. Fugate, S. Rawlings, T. Smith

Declare that the Commonwealth of Kentucky is a sanctuary state from the United States Environmental Protection Agency's overreaching regulatory actions on fossil fuel-fired power plants; provide that air quality standards for permits for fossil fuel-fired power plants are not subject to federal regulation; provide that the Energy and Environment Cabinet holds sole jurisdiction for environmental regulation; prohibit state agencies from collecting fines or penalties for any violations of federal requirements as they apply to fossil fuel-fired power plants.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 06, 2024 - to Natural Resources & Energy (H)

Mar 21, 2024 - reported favorably, 1st reading, to Calendar

Mar 22, 2024 - 2nd reading, to Rules

Mar 27, 2024 - taken from the Orders of the Day ; recommitted to Appropriations & Revenue (H)

HJR122 (BR2328) - A. Tackett Laferty

Direct the Transportation Cabinet to designate the Simpson Martin Memorial Bridge in Floyd County.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HR123 (BR2254) - R. Roarx, B. Chester-Burton

Recognize May 16, 2024, and October 31, 2024, as Take Your Child to Vote Day.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 22, 2024 - to House Floor ; adopted by voice vote

HCR124 (BR1952) - D. Elliott, J. Nemes

Direct the Legislative Research Commission to create the Penal Code Reform Task Force; establish

membership; require report to the Legislative Research Commission.

HCR124 - AMENDMENTS

HFA1(D. Elliott) - Add a member of the Kentucky County Judge/Executive Association and a member of the Kentucky Magistrates and Commissioners Association to the Task Force.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 05, 2024 - to Judiciary (H)

Mar 13, 2024 - reported favorably, 1st reading, to Calendar

Mar 14, 2024 - 2nd reading, to Rules ; floor amendment (1) filed

Mar 21, 2024 - posted for passage in the Regular Orders of the Day for Friday, March 22, 2024

HCR125 (BR1771) - S. Doan

Establish the Probate Code Task Force; set membership and reporting date.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HJR126 (BR2394) - D. Osborne, S. Miles

Ensure that all public areas of the New State Capitol, State Capitol Annex, and any buildings, appurtenances, or areas surrounding the New State Capitol and the State Capitol Annex be available for use by all three branches of government.

Feb 26, 2024 - introduced in House; to Committee on Committees (H)

HR127 (BR2389) - B. Chester-Burton, G. Brown Jr.

Recognize August 21, 2024, as Kentucky Senior Citizens Day.

Feb 27, 2024 - introduced in House; to Committee on Committees (H)

HR128 (BR2409) - T. Truett

Recognize February 26 to March 1, 2024, as Public Schools Week.

Feb 27, 2024 - introduced in House; to Committee on Committees (H); to House Floor ; adopted by voice vote

HR129 (BR2382) - K. Moser

Express solidarity with North Korean refugees in their quest for relief from both hunger and persecution; urge the United States government to take certain steps to support North Korean refugees.

Feb 29, 2024 - introduced in House; to Committee on Committees (H)

HR130 (BR2433) - S. Sharp

Urge the Transportation Cabinet to include Yvonne Jordan on the Country Music Highway and to erect appropriate signage on United States Route 23 in Lawrence County denoting this designation.

Mar 04, 2024 - introduced in House; to Committee on Committees (H)

HR131 (BR2438) - J. Tipton

Recognize and commend the 40 public schools throughout the Commonwealth that are implementing the Community School Initiative.

Mar 05, 2024 - introduced in House; to Committee on Committees (H)

Mar 26, 2024 - to House Floor ; adopted by voice vote

HCR132 (BR2373) - D. Elliott

Establish the Kentucky School for the Deaf Governance Task Force; establish duties and membership; direct the task force to study optimal governance models for the Kentucky School for the Deaf, including by a possible independent board of education.

Mar 05, 2024 - introduced in House; to Committee on Committees (H)

HR133 (BR2447) - S. Miles, C. Stevenson

Recognize Friday, March 8, 2024, as International Women's Day and honor the extraordinary women of the House of Representatives, both past and present.

Mar 07, 2024 - introduced in House; to Committee on Committees (H)

Mar 08, 2024 - to House Floor ; adopted by voice vote

HR134 (BR2457) - J. Nemes

Honor the 40th anniversary of the Kentucky Center for the Performing Arts.

Mar 11, 2024 - introduced in House; to Committee on Committees (H)

Mar 12, 2024 - to House Floor ; adopted by voice vote

HR135 (BR2448) - P. Flannery

Recognize March 18, 2024, as Natural Gas Utility Worker Appreciation Day in Kentucky.

Mar 11, 2024 - introduced in House; to Committee on Committees (H)

Mar 15, 2024 - to House Floor ; adopted by voice vote

HR136 (BR2449) - P. Flannery, E. Callaway

Recognize April 2024 as Testicular Cancer Awareness Month in Kentucky.

Mar 11, 2024 - introduced in House; to Committee on Committees (H)

Mar 26, 2024 - to House Floor ; adopted by voice vote

HR137 (BR2451) - J. Bauman, M. Hart, T. Bojanowski, K. Bratcher, E. Callaway, B. Chester-Burton, K. Fleming, D. Grossberg, K. Herron, J. Hodgson, N. Kulkarni, J. Nemes, R. Roarx, S. Stalker, P. Stevenson, W. Thomas, L. Willner, S. Witten

Recognize and commend the Louisville Fire Department rescue squad that executed a rescue on the Clark Memorial Bridge, and the Louisville Metro Police and emergency medical services personnel that responded to the

scene.

Mar 11, 2024 - introduced in House; to Committee on Committees (H)
Mar 12, 2024 - to House Floor
Apr 12, 2024 - adopted by voice vote

HR138 (BR2462) - K. King

Recognize April 19, 2024, as Education and Sharing Day.

Mar 12, 2024 - introduced in House; to Committee on Committees (H)
Mar 21, 2024 - to House Floor
Apr 12, 2024 - adopted by voice vote

HR139 (BR2458) - K. Moser

Recognize March 2024 as Irish American Heritage Month.

Mar 12, 2024 - introduced in House; to Committee on Committees (H)
Mar 15, 2024 - to House Floor ; adopted by voice vote

HR140 (BR2490) - P. Pratt

Recognize May 19 to 25, 2024, as Professional Employer Organization Week in Kentucky.

Mar 21, 2024 - introduced in House; to Committee on Committees (H)
Mar 22, 2024 - to House Floor
Mar 28, 2024 - adopted by voice vote

HR141 (BR2483) - S. Dietz, K. King

Recognize April 2024 as Child Abuse Prevention in Kentucky Month.

Mar 21, 2024 - introduced in House; to Committee on Committees (H)
Mar 25, 2024 - to House Floor
Mar 26, 2024 - adopted by voice vote

HR142 (BR2478) - K. King

Recognize May 16, 2024 as Tarlov Cyst Disease Day.

Mar 21, 2024 - introduced in House; to Committee on Committees (H)

HR143 (BR2489) - D. Grossberg

Recognize October 2024 as National Arts and Humanities Month in Kentucky.

Mar 21, 2024 - introduced in House; to Committee on Committees (H)
Mar 27, 2024 - to House Floor ; adopted by voice vote

HR144 (BR2464) - K. Jackson

Urge the Kentucky Department of Education to explore and implement flexibilities within the federal assessment and accountability requirements regarding English learners to improve circumstances for the students and schools.

Mar 22, 2024 - introduced in House; to Committee on Committees (H)

HR145 (BR2493) - DJ Johnson, K. Jackson, S. McPherson

Recognize July 20, 2024, as Western Kentucky University Pershing Rifles and Rebelettes Day.

Mar 25, 2024 - introduced in House; to Committee on Committees (H)

Mar 26, 2024 - taken from Committee on Committees (H); to House Floor
Mar 27, 2024 - adopted by voice vote

HR146 (BR2499) - J. Bauman, K. King

Recognize April 18, 2024, as National Lineman Appreciation Day.

Mar 25, 2024 - introduced in House; to Committee on Committees (H)
Apr 12, 2024 - adopted by voice vote

HCR147 (BR2473) - S. Rudy

Adjourn the General Assembly until April 12, 2024.

Mar 26, 2024 - introduced in House; to Committee on Committees (H)

Mar 27, 2024 - taken from Committee on Committees (H); placed in the Orders of the Day

Mar 28, 2024 - adopted 91-0 ; received in Senate ; adopted by voice vote

HR148 (BR2504) - T. Bojanowski

Recognize April 2, 2024, as World Autism Awareness Day and April 2024 as Autism Acceptance Month.

Mar 27, 2024 - introduced in House; to Committee on Committees (H)

Mar 28, 2024 - to House Floor ; adopted by voice vote

HCR149 (BR2092) - C. Massaroni, S. Baker, J. Calloway, S. Doan, C. Gilbert, S. Maddox, M. Proctor, F. Rabourn, S. Rawlings

Urge the United States Congress and the Kentucky Congressional delegation not to send money generated from Kentucky to Ukraine.

Mar 28, 2024 - introduced in House; to Committee on Committees (H)

HR150 (BR2514) - S. Bratcher

Urge the United States Congress to amend the Fair Credit Reporting Act to prohibit the practice of consumer reporting agencies selling or otherwise furnishing trigger leads relating to a consumer without the consumer's prior consent.

Mar 28, 2024 - introduced in House; to Committee on Committees (H)

HCR151 (BR2521) - S. Rudy

Adjourn the 2024 Regular Session of the General Assembly sine die.

Apr 12, 2024 - introduced in House; to Committee on Committees (H)

Apr 15, 2024 - received in Senate; taken from Committee on Committees (H); placed in the Orders of the Day ; adopted by voice vote

HR152 (BR2543) - M. Proctor

Urge the United States Congress and the Kentucky Congressional delegation to designate Big Bone Lick State Historic Site as a national historical park and the

Kentucky Tourism, Arts and Heritage Cabinet to work in conjunction with the United States Congress and the United States Department of the Interior to facilitate this designation.

Apr 12, 2024 - introduced in House; to Committee on Committees (H)

Apr 15, 2024 - taken from Committee on Committees (H); to House Floor ; adopted by voice vote

HR153 (BR2515) - S. Sharp, D. Grossberg

Condemn the support of Hamas, Hezbollah, and other terrorist organizations at institutions of higher education.

Apr 12, 2024 - introduced in House; to Committee on Committees (H); adopted by voice vote

HR154 (BR2553) - T. Truett

Honor Edsel Welch on the occasion of his 100th birthday.

Apr 12, 2024 - introduced in House; to Committee on Committees (H); adopted by voice vote

HR155 (BR2550) - J. Bauman

Honor the life of Madelynn Troutt and recognize April 15, 2024, as Live Like Madelynn Day in Kentucky.

Apr 12, 2024 - introduced in House; to Committee on Committees (H)

Apr 15, 2024 - to House Floor ; adopted by voice vote

Bills and Amendments by Sponsor Senate

* - denotes primary sponsorship of BRs

Adams, Julie Raque

SB97*, 103, 119*, 145*, 151*, 178, 181*, 190, 193*, 194*, 203, 255*, SJR170, SR1*, 2, 4, 94, 100*, 145*, 167, 178*, 198*, 200*, 207, 260*, 275*, 277*, 278*, 279*, 280*, 281*, 282*, 293*, 294*, 295*, 296*, 297*, 298*, 299*, 300*, 301*, 302*, 303*, 304*, 305*, 306*, 307*, 308*, 309*, 310*, 311*, 312*, 313*, 314*, 315*, 316*, 317*, 318*, 319*, 320*, 321*, 322*, 323*, 324*, 325*, 326*, 368*, 386*
SB14: SFA (1)
HB388: SFA (1)

Armstrong, Cassie Chambers

SB12*, 13, 40*, 67*, 89, 95*, 96*, 97*, 103, 109*, 130, 142, 151, 159*, 183*, 184*, 185*, 218, 240*, 256*, 301*, SCR189, SR1, 2, 4, 60*, 87*, 94, 167, 173*, 207, 255, 257*, 289*
HB388: SFA (2)

Berg, Karen

SB27, 95, 97, 130, 144, 149, 178*, 184, 185, 186*, 188, 209*, 238*, 270, 301, 359*, 362, SCR165*, SR1, 2, 4, 60, 94, 167, 207, 255
SB147: SFA (1)

Boswell, Gary

SB6, 7, 8, 20, 25, 55*, 58*, 59*, 60*, 61, 69*, 70, 75, 80, 93, 129, 143, 147, 153, 173, 188, 189, 295, 316*, 366, SCR111, SR1, 2, 4, 39, 77, 94, 116, 123, 167, 207, 264*
HB586: SFA (1)

Carpenter, Jared

SB7, 75, 130, 174*, 189, 215*, 349, 370*, 371*, 372*, SR1, 2, 4, 39, 73, 94, 112, 116*, 123, 167, 168, 207, 235*, 370*
HB88: SCA (1)
HB186: SFA (1)

Carroll, Danny

SB7, 8, 24, 48, 75, 105, 127, 162, 175, 187*, 189, 190*, 198*, 203*, 242*, 268*, 271*, 344, 349, SCR189, SJR58, 140*, SR1, 2, 4, 77, 91, 94, 112, 116, 123, 137, 167, 205*, 207, 352*, 353*, 354*
SB198: SFA (2)
SB203: SFA (1)
SB242: SCA (1)

Deneen, Matthew

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Animal Control Advisory Board, membership, dissolution, reconstitution - SB 193; SB 193: SCS

Control Advisory Board, training programs, child abuse - SB 106; HB 253

Artificial Intelligence Working Group, Council on Postsecondary Education, creation - SB 52

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Charitable Gaming Advisory Commission, membership and meetings - HB 348

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on Race and Access to Opportunity, citizen members, attendance threshold - HB 496

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Department of Fish and Wildlife Commission, confirmation of appointments, deadlines - SB 3: SFA (3)

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Planning and Inventory Commission, membership, Kentucky residency requirement, removal - SB 349: SCS

Planning and Inventory Commission, notice, public hearing, and final report

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Planning and Inventory Task Force, establishment, membership, duties - SB 349: HFA (3)

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Aerospace, Aviation, and Defense Investment Fund, advisory committee, required members - SB 127: HCS

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Oversight and Advisory Board of the General Assembly, non-legislative members, increase - HB 316: HFA (1)

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records, digital communication application, employees, provide access - HB 509: HFA (7)

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records, email accounts, members, requirement - HB 509; HB 509: HCS

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Perinatal Advisory Committee, establishment - HB 405

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Physician Assistant Advisory Committee, selection process, limitation on terms - HB 361

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Veterinary Student Loan Repayment Selection Committee, creation, livestock practitioner - HB 553
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Airports, signage, human trafficking, requirement, penalties - HB 3
Animal feeding operations, use of unmanned aircraft systems and recording devices, prohibition - SB 16: SCS
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Income tax credit, sustainable aviation fuel consumption, feedstock production - SB 313
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Aviation Economic Development Fund, allowable uses - SB 127: HCS; HB 664
Aviation Economic Development Fund, allowable uses, strike from bill - SB 127: CCR
Production of sustainable aviation fuel, sales and use tax incentive - SB 313
Unmanned aircraft system, restrictions on use - HB 45; HB 45: HCS
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Disabilities, guardianship proceedings, appointment of attorney - SB 53
Home and community-based waiver programs, required services - HB 643
Homestead Exemption Task Force, creation - SJR 138
Kentucky Senior Citizens Day, August 21, 2024, recognizing - HR 127
Long-term care, staffing ratios, implementation - SB 124
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tax, homestead exemption amount, proposed constitutional amendment - HB 62
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Agricultural districts, minimum acreage requirements, notification of local officials, landowners - HB 418
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land, Kentucky Foreign Investment Review Board, acquisition review - HB 575
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activity, competitions, horseracing, field trials, inclusion - SB 101: SFA (1)
activity, participation allowed - SB 101; SB 101: SCS
activity, public health, safety and welfare, compliance - SB 101: HFA (1)
Alternative transportation fuels, Kentucky-grown agricultural products, state agency purchases - HB 27: SCS
Animal control and care fund, fees, tiering - HB 335: HCS
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food facility, use of unmanned aircraft system and recording devices, prohibition - SB 16: SCS
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Agricultural Development Board, confirmation, Gordon Ferrell Jones - SR 283
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State Fair Board, confirmation, Edward Hoppy Bennett - SR 335
State Fair Board, confirmation, Joe T. Goggin - SR 364
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Landowner, lakes and ponds, sport fishing allowed without license - SB 55; HB 586: SFA (1)
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practitioner, Rural Veterinary Student Loan Repayment Program, underserved rural area - HB 553: HCS
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exemptions, farmers, sales on farm, sales at farmers markets and roadside stands - HB 242
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Prohibited countries, research on agricultural land, exemption - HB 575
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Simon, Dr. Marion, Kentucky State University, small farmers, extension, retirement, recognition - SR 98
Soil and water conservation, increase, audit threshold - HB 27: HFA (1)
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Tobacco and other nicotine products, sale to or use by persons under 21, increased penalties - HB 142
United States Department of Agriculture, breeder list and inspection, retail pet shops, dogs or cats - SB 157
U.S. Department of Agriculture, definition of hobby breeder and large-scale breeding kennel, delete - SB 157: SFA (1)
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City administrators, investigators, peace officer powers, authorizing - HB 528: SCS
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Licensing, denial, state and local administrators - HB 736
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Marina
alcoholic beverage sales, local option election, removal - HB 439: SCS
sales, local option election - SB 50: HFA (1)
Omnibus bill, privileges and regulation - HB 439: HCS (2)
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Sale
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to underage persons, enhanced penalties - HB 132
Vintage
distilled spirits license, Alcoholic Beverage Control - HB 439; HB 712: SFA (3)
distilled spirits, seller package limit, penalties - HB 439: HCS (1)
distilled spirits sellers, violations, fines - HB 439: HFA (2)
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Mental health and substance use disorder coverage - HB 339
Recovery residences, provision of on-site clinical services - HB 462
Substance
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use program, transportation requirements, federal law, prohibitions - SB 71: HFA (2)
Treatment
center, chemical dependency, recovery residence, transportation services - SB 71; SB 71: SCS
center, chemical dependency, transportation services - HB 408; HB 408: HCS
Treatment,
Naloxone, utilization reviews, prohibition - HB 534
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Charitable gaming, licensed activities - HB 348
Combat sports, exhibition, notice requirement - SB 49
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Horse Racing and Gaming Corporation, racing and gaming, regulation - SB 299: SCS
Motorboats, waterway usage fee - HB 521; HB 712: SFA (1), SFA (4)
Sports wagering, persons under 21 years of age, prohibition - SB 299: HFA (2)
State Fair Board, shows and expositions, additions - HB 621
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Wagering, persons under 21 years of age, prohibition - SB 299: HFA (1)

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Agritourism
activity, livestock, poultry, and equine, inclusion - SB 101; SB 101: SCS
activity, public health, safety and welfare, compliance - SB 101: HFA (1)
Animal
Control Advisory Board, membership, dissolution, reconstitution - SB 193; SB 193: SCS
Control Advisory Board, training programs, child abuse - HB 253
feeding operations, use of unmanned aircraft systems and recording devices, prohibition - SB 16: SCS
seizure - SB 119
Commercial dog breeders, licensure - HB 651
Concentrated animal feeding operations, use of unmanned aircraft and recording devices, prohibition - SB 16
Cruelty
to animals in the first degree, additional elements - SB 243
to animals in the first degree, forfeiture of animals - SB 243
Danger of death, dog or cat, removal from vehicle, civil immunity - HB 311
Department of Fish and Wildlife
Resources, wildlife rehabilitation, regulation - SB 197
Dogs,
cats, or rabbits, prohibited sales - HB 313
harboring a vicious dog, increased penalty - HB 188
Dogs
or cats, prohibited sales - SB 41
or cats, retail pet shops, sale restrictions - SB 157
or cats, sale restrictions, definition of hobby breeder and large-scale breeding kennel, delete - SB 157: SFA (1)
Livestock
practitioner, Rural Veterinary Student Loan Repayment Program, creation - HB 553
practitioner, Rural Veterinary Student Loan Repayment Program, underserved rural area - HB 553: HCS
Poultry,
exemptions, farmers, sales, farmers markets, farm - HB 342
exemptions, farmers, sales on farm, sales at farmers markets and roadside stands - HB 242

Poultry producers, exemption from permit and processing requirements - SB 156
Shelter pets, designation as official pets of Kentucky - HB 494
State
dog, designation, Treeing Walker Coonhound - SB 204
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Alcohol wellness and responsibility education fund, financial sources - HB 439
Automated
speed enforcement fund - HB 192
speed enforcement fund, establishment - SB 44
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Cabinet for Health and Family Services, WIC Farmers Market Nutrition Program - HB 380
Cannabis fund, deposits and expenditures - HB 90; SB 382; HB 420
Capital construction funds for Kentucky State Parks, pool and golf course improvements - HJR 56: HCS
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per paid rate meal reimbursed to school district - SB 40; HB 189
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area technology center, employee, one-time award - HB 499: HFA (2)
career and technical education center, qualifying employee award, authorize - HB 499: HFA (1)
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for Public Health, Smoking Cessation Program - SB 335; HB 813
of Parks, capital construction funds for Kentucky State Parks, partial authorization - HJR 56
of Parks, State Parks Improvement capital project - HB 6: HFA (9)
of Revenue, property valuation administrators, compensation adjustment - HB 577
Derelict vessel removal assistance fund, establishment - SB 357
Distilled spirits environmental fund, barrel fees and fines - HB 479
DNA, sample collection at arraignment, requirement - HB 286
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EKSAFE and WKSAFE funds - HB 752: HCS
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Electric and hybrid vehicles, state property tax, road fund earmark - SB 107
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Environmental remediation fee, allowable uses - HB 773
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Harboring a vicious dog, fine, animal control and care fund - HB 188
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work zone safety fund, moneys from automated speed enforcement - SB 44
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trauma care system fund, super speeders, fees - SB 177; HB 484: SCS
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small operator tank removal account, extension to July 15, 2031 - HB 8; HB 8: HCS
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Board of Elections, county clerks, hand-to-eye recount, reimbursement - HB 53: HCS
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Thoroughbred, standardbred, and quarter horse, paint horse, Appaloosa, and Arabian development funds - HB 8: HCS
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Resources Accelerating Needed Transformation Program, eligible communities, assistance - HB 723

Resources Accelerating Needed Transformation Program, eligible communities assistance - HB 723: HCS, SCS
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Abrams, Teddy, Louisville Orchestra, Grammy Award, celebration - SR 126
Kentucky Center for the Performing Arts, honor - HR 134

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interscholastic athletics, eligibility - SB 210: SFA (1)
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Sheppard, Reed, 2024 SEC Freshman of the Year, honoring - SR 257
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postsecondary education, diversity, equity, and inclusion initiatives, civil action - SB 6: SCS
postsecondary education, use of resources on diversity, equity, and inclusion, civil action - SB 6: HCS; HB 9
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Attorney, Commonwealth's

Behavioral health conditional dismissal program, eligible individuals, addition - SB 347
Governor's recommended
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Interrogation of children, requirements - HB 157
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Attorney, County

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SB 347
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Governor's recommended
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Interrogation of children, requirements - HB 157
Local juvenile restorative justice committees, establishment - SB 343
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Agricultural land transactions, affidavit, prohibited countries, liability exemptions - HB 575: HCS
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Attorney providing legal assistance under KRS Chapter 31, accepting fees, penalty reduction - HB 254
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Department
of Public Advocacy, annual report, removal of deadline - HB 254: HCS
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Department
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callus removal, permitted practices - HB 468
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Domestic violence training, requirement - SB 146
Kentucky
Board of Cosmetology, abolition - HB 184
Service Members, Veterans, and their Families Suicide Prevention Program, establishment - HB 30
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Blockchain Technology Working Group, membership, Kentucky League of Cities, designee - SB 229
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SCS
of Cosmetology, additional board members, collect and retain statistical data - SB 14; HB 792
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of Cosmetology, mobile salons, licensure - HB 127
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municipal utility plant boards, membership, proportional county representation - SB 220
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membership, partisan election - SB 8
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Professional Standards Board, complaint procedures - HB 300
Professional Standards Board, complaints process, modification - HB 300: SFA (1)
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Professional Standards Board, mathematics teacher preparation tests - HB 162
Professional Standards Board, new teacher induction and mentor program, standards - SB 265: HCS; HB 828
Professional Standards Board, program standards on technology, artificial intelligence - SB 52
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Emergency medical services providers, classifications, credentialing, reciprocity - HB 57
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Planning and Inventory Commission, membership, duties, deletion - SB 349: HFA (1)
EPSB, early mathematics teacher preparation tests, list of approved tests, maintenance - HB 162: HCS
Firefighters Foundation Program fund, PFAS blood testing, voluntary reimbursement program - SB 159
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Authority for Educational Television, executive director appointment, addition - HB 686
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Board of Barbering, domestic violence training, licensees, requirement - SB 146
Board of Barbering, mobile barber shop, licensure - SB 237
Board of Certification of Water and Wastewater System Operators, establishment - HB 40: HCS
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Board of Cosmetology, licensing, examination, languages - HB 793
Board of Education, high school graduation requirements, cursive name - SB 167
Board of Education, academic standards for technology, artificial intelligence - SB 52
Board of Education, administrative regulations, charitable contribution reports - SB 378
Board of Education, at-large member, addition - SB 98
Board of Education, civic literacy, regulation promulgation of academic standards - HB 535
Board of Education, facilities and properties regulations, modification - HB 727: HFA (1)
Board of Education, local board membership numbers, determination - SB 170
Board of Education, membership requirements - SB 98
Board of Education, new independent school districts, appeals - HB 784
Board of Education, nonresident pupils, appeals process - SB 210
Board of Education, school building requirements, single-user restroom facility - HB 547
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Board of Education, superintendent removal, appeal process - SB 171
Board of Emergency Medical Services, emergency medical services education grant program - HB 484; HB 484: SCS
Board of Licensure and Certification for Dietitians and Nutritionists, compact - HB 557; HB 562
Board of Licensure for Professional Music Therapists, creation - SB 51
Department of Education, Adaptive Kindergarten Readiness Pilot Project, establishment - HB 695
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Foreign Investment Review Board, agricultural land, appeal process - HB 575
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Horse Racing and Gaming Corporation, racing and gaming, regulation - SB 299: SCS
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Horse Racing Commission, Department of Agriculture, reorganization - SB 3: SFA (5)
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Horse Racing Commission, responsible gambling - HB 816
Horse Racing Commission, sports wagering, internal reorganization - HB 281
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Infrastructure Authority board, Kentucky WWATERS Program, administration - HB 563: HCS
Infrastructure Authority board, membership, additional Kentucky League of Cities nominee - SB 229
Lottery Corporation, restrictions, identification of lottery winners - HB 80; HB 80: HCS
Nuclear Energy Development advisory board, additional legislative members - SB 198: SFA (1)
Nuclear Energy Development advisory board, membership, changes - SB 198: SFA (2)
Ohio River Regional Recreation Authority, establishment - HB 712
Prescription Drug Affordability Board, creation - HB 823
Real Estate Authority, responsibilities - HB 403: HCS
Real Estate Commission, chair, responsibilities - HB 403: HFA (1)
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Legislative
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Ethics Commission, advisory opinions, procedure - HB 517; HB 517: HCS
Licensing, data collection, workforce participation, employment information - HB 766; HB 766: HCS
Local
board of education, electronic communication policy - HB 275: SFA (2)
board of education members, grounds for removal, investigation and enforcement - HB 449: SFA (2)
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boards of education, code of ethics, requirement and enforcement - HB 449: SFA (1)
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boards of education, member training, finance and superintendent evaluation, requirement - HB 449: HCS
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Medicaid
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Oversight and Advisory Board of the General Assembly, managed care organization - HB 316: HFA (1)
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Occupational license, prior conviction, application, criteria - HB 124; HB 124: HCS, HFA (1)
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records, digital communication applications, provide - HB 509: SFA (1), SFA (2)
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records, official email accounts, employees and officers, requirement - HB 509; HB 509: HCS
records, official email accounts, requirement, penalties for violation - HB 509: HFA (5)
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Parole Board, members, removal - HB 5
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Board, classified employees, member election - SB 290: HCS
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PFAS Working Group, establishment, duties, reporting requirements - HB 116
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Public
funds, use in lobbying, prohibition - SB 245
postsecondary governing boards, board composition, limitation of authority - HB 107; HB 231
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Real property boards, continuing education requirements - HB 403: SFA (1)
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Sexual orientation and gender identity change efforts for minors, prohibition - HB 330
Social Work Licensure Compact Commission, establishment - HB 56
State
Board of Elections, absentee ballots,

records required, procedure - HB 580
Board of Elections, agreements, voter list maintenance - HB 580: HCS
Board of Elections, consolidation of precincts, procedure - HB 580
Board of Elections, consolidation of precincts, procedure, date applied - HB 580: HCS
Board of Elections, county board of elections, appointees, removal, procedure - HB 580
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Board of Elections, mail-in absentee ballots, requirements - HB 580
Board of Elections, recall election forms, provision - SB 169
Board of Elections, recount, procedure - SB 79
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Board of Elections, voter address change, procedure, form - HB 580: SFA (1)
Board of Elections, voter list maintenance, agreements - HB 580; HB 580: SFA (1)
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Fair Board, shows and expositions, additions - HB 621
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management district boards, directors, service after expiration of terms, limitation - HB 565
management district boards, directors, service after terms expire, limited authorization - HB 565: HCS
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and Wastewater Operator Certification Boards, merger - HB 40: HCS
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Boats and Boating

Alcoholic
beverage sales, marinas - SB 50: HFA (1)
beverage sales, marinas, riverboats - HB 439: HCS (2)
Commercial watercraft taxes, riverport financial assistance trust fund, appropriation - SB 356
Derelict vessel removal assistance fund, establishment - SB 357
Kentucky River Authority, qualifications of members - HB 714
Marina alcoholic beverage sales, local option election, removal - HB 439: SCS

Motorboats, waterway usage fee - HB 521; HB 712: SFA (1), SFA (4)
Riverboats, by the drink alcoholic beverage sales, passenger count - SB 62

Bonds of Surety

Charitable bail organizations, prohibition, exceptions - HB 5
Conditions of release, bail bonds, person subject to protective order, restrictions - HB 69

Bonds, Public

Public school bonds, new independent school districts, transferal - HB 784
Sale proceeds, working capital expenditures, payment allowance - HB 533
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Boundaries

Local board of education, county district election divisions, reestablishment - SB 170

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988 suicide and crisis lifeline fund, establishment - HB 740
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Appropriation, EKSAFE and WKSAFE funds - HB 752: HCS
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WKSAFE Fund - HB 255: SFA (3), SFA (4)
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Biennial Highway Construction Plan, FY 2024-2026 - HB 266; HB 266: FCCR, HCS, SCS
Branch
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Reserve Trust Fund, supplemental appropriations - HB 1; HB 1: SCS
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Capital construction funds for Kentucky State Parks, pool and golf course improvements - HJR 56: HCS
Chief Justice's recommended Judicial Branch Budget - HB 261
Child Care Assistance Program, eligibility - HB 421
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Coal severance tax, coal county paramedic scholarship fund - HB 185
Commercial watercraft taxes, riverport financial assistance trust fund, appropriation - SB 356
Department
of Parks, capital construction funds for Kentucky State Parks, partial

authorization - HJR 56
of Parks, State Parks Improvement capital project - HB 6: HFA (9)
Drinking water and wastewater infrastructure, appropriation - HB 6: HFA (7)
Electric and hybrid vehicles, state property tax, road fund earmark - SB 107
EMS Professionals Foundation Program fund, creation - HB 416
Environmental remediation fee, allowable uses - HB 773
Estimate of revenue loss, tax expenditures and economic development incentives, publication - HB 58
Fines and fees, annual report, penalties, requirement - HB 820
Floyd County, juvenile facility - HB 6: HFA (8)
Forest stewardship incentives fund, general fund, appropriation - HJR 29
Funds transfer, unfunded liability, sports wagering - HB 6: HFA (11)
Government contracts, responsibility of bidder, determination, criteria - HB 448
Governor's
recommended Biennial Highway Construction Plan, FY 2024-2026 - HB 303
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recommended State/Executive Branch Budget - HB 114
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Judicial Branch Budget - HB 264; HB 264: FCCR, HCS, SCS
Kentucky Retirement Systems, cost-of-living adjustment for retirees - HB 20
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Legislative Branch Budget - HB 263; HB 263: FCCR, HCS, SCS
LRC Director's recommended Legislative Branch Budget - HB 260
Medical assistance programs, various, appropriation - SB 34; HB 734
Necessary
government expense - HB 6: HFA (4)
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New tire fee, extension to July 1, 2026 - HB 8
Nutrition programs, various, appropriation - SB 34; HB 734
Office of the Governor, reporting requirements - HB 6: HFA (1)
Opioid abatement trust fund, appropriation - HB 5: HFA (10), HFA (11); HB 435
Ownership
fee, hybrid vehicles, elimination - HB 582
fee, hybrid vehicles or hybrid motorcycles, elimination - HB 531
Petroleum storage tank account, project completion, registration, and application extension - HB 8
Pike County, juvenile facility - HB 6: HFA (10)
Procurement, capital construction, approval threshold - HB 750; HB 750: HCS
Public assistance programs, various, appropriation - SB 34; HB 734
Reentry services, addiction services - HB 6: HFA (6)
School district employees, supplemental one-time payment, requirement - HB 694
Secondary area technology center renovation projects - HB 6: HFA (5)
SEEK, staff pay increase - HB 1: HFA

(6)
SEEK transportation, professional development, salary increases - HB 6: HFA (2)
Small operator assistance account, small operator tank removal account, extension to July 15, 2031 - HB 8
State government agencies, supplemental appropriations - HB 1: FCCR; SB 91: HCS
retirees, additional payments - HB 6: HFA (12)
State/Executive Branch Budget - HB 6; HB 6: FCCR, HCS, SCS
Supplemental one-time payment, state retirees - HB 1: HFA (1)
payment, state retirees - HB 1: HFA (2), HFA (4)
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Transportation
Cabinet Budget - HB 265; HB 265: FCCR, HCS, SCS
Cabinet, Six-Year Road Plan, county priority projects - HJR 92; HJR 92: HCS, SCS
Cabinet, Six-Year Road Plan, last four years - HJR 91; HJR 91: FCCR, HCS, SCS
United States Constitution, Article V convention on restraining federal government, application - HJR 40; SJR 84
Volunteer firefighters, grant program - HB 6: HFA (13)
Workforce housing loan pool fund, establishment - HB 268

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Campaign
audits, failure to comply, penalty - HB 595
consultant, registration, procedure - HB 487
Candidate reporting, requirements - HB 595
Candidates, spending intent form, filing deadline - HB 595
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Committees, contributions, expenditures, authorization - HB 595
Communications, guidelines - HB 595
Consultant, failure to register, Class D felony - HB 487
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Contributions, expenditures, limits - SB 100
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Expenditures, definition - HB 486
intermediaries, prohibition - HB 486
Federally registered political committees, unlimited contributions, authorization, disclosure - HB 595: HCS
Funds, allowable expenditures, events, tickets, admission - HB 595
General
Assembly, campaign funds, allowable expenditures, legal fees - HB 595
Assembly members, allowable expenditures - HB 595: SCS
Independent expenditure-only committee, definition - HB 595
expenditure-only committees, corporate contributions, authorization - HB 595: HCS
expenditure-only committees, unlimited contributions, authorization, disclosure - HB 595: HCS
Political party headquarters,

maintenance, permissible expenditures - HB 595
Reasonable cause, definition - HB 595
Registry of Election Finance, administrative hearings, procedure - HB 595
Reporting requirements, candidates, slates of candidates, committees - SB 100
Solicitations, contributions, certain organizations, prohibition - HB 595
Unauthorized campaign committee, removal - HB 595

Cannabis

Board
of Physicians and Advisors, confirmation, AnYu Chen - SR 318
of Physicians and Advisors, confirmation, Charles Roberts - SR 325
of Physicians and Advisors, confirmation, Courtney Turner - SR 281
of Physicians and Advisors, confirmation, Frederick A. Stine - SR 326
of Physicians and Advisors, confirmation, Kristen Dawson - SR 278
of Physicians and Advisors, confirmation, Linda McClain - SR 279
of Physicians and Advisors, confirmation, Ryan Grell - SR 320
Cannabis
business, inspections and investigations - SB 337; HB 829: SCS
business, licensure - HB 829; HB 829: SCS
business, local government regulations - HB 829: HFA (1)
businesses, licenses, issuance permitted in 2024 - SB 337; HB 829: SCS
dispensary, operations prior to January 1, 2025, prohibition - HB 829: SCS
Constitutional amendment, guarantee of rights - HB 160; SB 362
Controlled Substances Act, Schedule I, removal - SCR 46
Delta-9-tetrahydrocannabinol, allowable levels in workers' compensation drug test - HB 351
Delta-9-tetrahydrocannabinol, allowable levels in workers' compensation drug test - HB 351
Gun Control Act of 1968, repeal of restriction on possession of firearms by users of marijuana - SCR 44
Intoxicating hemp products, driving under the influence, prohibition - SB 72
Licensed cannabis businesses, inspection of - HB 829: HCS
Local governments, regulations of licensed cannabis businesses - HB 829: HCS
Marijuana
convictions, expungement - SB 73
intoxication, per se limit, creation - SB 32
Marijuana, possession, cultivation, or trafficking, penalties for certain amounts - SB 73
Medicinal
cannabis, administration by parent or legal guardian on school property - HB 829
cannabis, business license applications - HB 829: HCS
cannabis, qualifying medical conditions - SB 337

cannabis, registered qualified patient, provisional registration receipt - HB 829: HCS
cannabis, use on school property - HB 829: HCS
Qualifying medical conditions, medicinal cannabis - HB 352
Recreational use, legalization, omnibus bill - HB 90; SB 382; HB 420
Registry identification card, requirements - HB 829

Capital Construction

Department
of Parks, capital construction funds for Kentucky State Parks, partial authorization - HJR 56
of Parks, State Parks Improvement capital project - HB 6: HFA (9)
Floyd County, juvenile facility - HB 6: HFA (8)
Funds for Kentucky State Parks, pool and golf course improvements - HJR 56: HCS
Governor's recommended State/Executive Branch Budget - HB 114
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Pike County, juvenile facility - HB 6: HFA (10)
Procurement, capital construction, approval threshold - HB 750; HB 750: HCS
Public-private partnerships, capital projects, date change - HB 647
School
building plans, chief state school officer, submission - SB 232; HB 464
facilities construction, prior approval, suspend - HB 727: HFA (1)
State government agencies, supplemental appropriations - SB 91: HCS
State/Executive Branch Budget - HB 6; HB 6: FCCR, HCS, SCS
Transportation Cabinet Budget - HB 265; HB 265: FCCR, HCS, SCS

Cemeteries and Burials

Burial
grounds, proper care, requirement - HB 411
or cremation of a dead body, facilitation - SB 163
Kentucky
Indigent Persons' Burial Program, establishment - HB 187
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Animal
shelters, partnership with retail pet shop - SB 41; HB 313
shelters, retail pet shops, dogs or cats, sale restrictions - SB 157
Blueprint for Kentucky's Children, recognition - HR 52
Charitable
bail organizations, restrictions, required reporting - HB 5
contributions to school districts over \$100, annual charitable contribution report - SB 378
gaming, licensed activities - HB 348
gaming, persons under 21 years of age, prohibition - SB 299: HFA (1)
Department of Charitable Gaming, charity game tickets, restrictions - SB

299: HCS
Dogs or cats, sale restrictions, definition of hobby breeder and large-scale breeding kennel, delete - SB 157: SFA (1)
Endowment
agreements, donor restrictions, penalties - SB 70: SCS
agreements, donor restrictions, penalty for violation - SB 70
Grant database, accessibility to state grants - HB 299
Kentucky Horse Racing and Gaming Corporation, charitable gaming, regulation - SB 299: SCS
Nonprofit educational, charitable, and religious organizations, sales and use tax, sales exemption - HB 442
Utility disconnection requirements, certificate of need, community and faith-based services - HB 180

Charter County Government

Forcible entry or detainer, alternative minimum time of notice, ability to establish - HB 337
Grant database, reporting requirement - HB 299
Hazardous waste facilities, environmental emergencies, notification of chief executive officer - HB 583
Local ordinances on wages and benefits - HB 337
Per diem rate, juvenile detention, method to set, establishment - SB 242: SCS
Residency requirement, employee or volunteer of a fire department, prohibition - HB 393

Children and Minors

Abortion,
lethal fetal anomaly, prohibition exception - SB 99
prohibitions, removal - HB 428
rape or incest, pregnancy, prohibition exception - SB 99
unborn child incompatible with life outside the womb, prohibition exception - SB 99
Abuse and neglect, definition, change - SB 208
Accelerated learning policies, advanced courses, requirements - SB 360
Adaptive Kindergarten Readiness Pilot Project, establishment - HB 695
Adoption, child born as result of sexual assault, benefits provision - HB 700
Adoption
consent, add gender-neutral language - HB 787
papers and records, inspection - HB 87; HB 87: HCS, HFA (1)
papers and records, inspection, adult adopted person - HB 87: SCS
Adult-oriented
business, adult cabaret, definition, redundancy, removal - SB 147: SFA (3)
business, adult cabaret, drag performances, removal - SB 147: SFA (1)
business, adult cabaret, restrictions - SB 147: SCS
business, adult cabaret, specified performance restriction, removal - SB 147: HFA (2)
business, location restrictions, protections - SB 147; HB 402
business, relocation requirements, existing commercial establishment, removal - SB 147: SFA (2)
Alternative to detention, establishment -

SB 242: HCS
 Assistance for pregnant women, children, and low-income families - SB 34; HB 734
 Autism in Education Task Force, study of school-based autism support and services - HCR 51
 Automatic transfer, modify provisions - SB 20: SFA (3), SFA (5)
 transfer of children, consultation between county attorney and Commonwealth's attorney - SB 20: SFA (6)
 transfer of juveniles for trial as adults, limit to cases in which firearm is discharged - SB 20: SFA (2)
 transfer, remove provisions - SB 20: SFA (4)
 Baby-related items, diapers, and feminine hygiene products, sales and use tax, exemption - HB 340
 Behavioral health emergency services, program, mental health services, program establishment - HB 617
 Birth arising from sexual assault, benefits provision - HB 700
 certificate, biological sex designation, requirement - HB 358
 Blueprint for Kentucky's Children, Children's Advocacy Day - HR 52
 Boy, definition - SB 336; HB 390
 Cabinet for Health and Family Services, foster parents, child-care benefits - SB 240
 for Health and Family Services, prosecutions under KRS Chapter 620, consent requirement - HB 333
 for Health and Family Services, services offered to children, review, report - HJR 116
 Cause of action, loss of parental consortium, establishment - SB 365
 Certified
 Child Care Community Designation Program, Employee Child Care Assistance Partnership - HB 561: SCS
 Child Care Community Designation Program, establishment - HB 561; HB 561: HCS
 family, friend, and neighbor child-care homes, establishment - HB 421
 Child abuse and neglect, parental military status determination and notification - HB 453
 abuse, mandatory reporting, animal control officers - SB 106; HB 253
 abuse, mandatory reporting, written or oral - HB 271
 abuse or neglect investigation, parents' rights, agency's duty to advise - HB 560
 Abuse Prevention Month in Kentucky, recognition - HR 141; SR 287
 and maternal fatality review team, establish - SB 74
 Child, best interest, factors for consideration - SB 206
 Child Care Assistance Program, eligibility - HB 421; HB 422; HB 550
 Care Assistance Program, establishment - HB 380
 Care Assistance Program, income eligibility - HB 473
 care staff members, background checks - HB 146
 custody, gender-neutral language - HB 790
 custody, gender-neutral language. - HB 832
 custody, standing, nonparents - HB 440
 dependency, abuse, and neglect investigations, requirements - HB 271: HCS, HFA (1)
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 fatality and near fatality team, review of gunshot-related deaths, requirement - HB 544
 fatality review team, permit - SB 74: SCS
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 pornography, distribution, sex crime, sex offender registration - HB 25; HB 278
 support action, filing at time of conception - SB 110
 support action, residence of mother - HB 243
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 support action, venue, residence of mother - SB 110
 support, gender-neutral language - HB 786
 support, modification, time sharing agreement - HB 244: HCS
 support, parenting time credit - HB 244
 support, responsibility for initial medical expenses, establishment - HB 244
 support, retroactive, nine months prior to birth of child - SB 110: SCS
 tax credit for qualifying children under six years, refundable - SB 12
 victims' trust fund - HB 8: FCCR, SCS
 Child-care center licensure, requirements - SB 236; HB 672; HB 775
 provider, employer contributions, facilities and maintenance cost, inclusion - SB 232
 Childhood Cancer Awareness Month, September 2024, recognition - SR 139
 Children's early learning services taxing districts, authorization to establish - HB 425
 Child-specific foster home, establishment - SB 151
 Civil action, waiver of confidentiality, presumption, removal - SB 242: HCS
 Community grant program, mentorship programs for at-risk male students, establishment - HB 105; HB 105: HCS
 Court appointed counsel, fee cap, increase - HB 808
 proceedings, member of general public, permitted attendance, establishment - HB 805
 proceedings, public attendance, limitations and guidelines, establishment - HB 805
 COVID-19 vaccine, prohibition on requirement - HB 177
 Criminal conspiracy with a minor, same penalty - HB 98
 Crisis receiving and stabilization services, crisis response team, program establishment - HB 617
 Department for Library and Archives, Kids Love to Read Program, creation - HB 817
 Dependency, neglect, and abuse proceedings, permissive public attendance, establishment - HB 805
 Deposits, gender-neutral language - HB 639
 Diabetes, prescribed medication - HB 438; HB 438: HCS
 Digital service providers, duties to minors - HB 463
 service providers, duties to minors, exemption - HB 463: HFA (1)
 Disabled parent, accommodations, family preservation - HB 183
 Diversion, unexcused absences - HB 611: HFA (1)
 Divorce, parties with minor children, 60-day waiting period, removal - HB 205
 Early childhood education provider funds, establishment - SB 203; SB 203: SCS, SFA (1)
 Childhood Education Task Force, reestablishment - HCR 43
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 mathematics education, kindergarten to grade three, requirements - HB 162: HCS
 mathematics education, requirements - HB 162
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 Educational benefits, veterans and their families, expansion - HB 409
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 Electronic communication with students, restrictions - SB 338
 Employee Child Care Assistance Partnership, requirements - HB 561; HB 561: HCS
 Facilities use by students, individual privacy - SB 238
 Farmland owner hunting and fishing license exemption, "dependent child" definition - HB 586: HFA (1)
 Felony involving firearm, transfer to Circuit Court, age 15 or older - SB 20
 Feminine hygiene products, elementary and secondary students, provision - SB 38
 Foster Care and Adoption Efficiency Task Force, establishment - SCR 189
 or adopted child, public postsecondary tuition waiver program, monthly payment, establishment - HB 105; HB 105: HCS
 Gender dysphoria, treatment, children - SB 238
 Gender-appropriate pronouns, parental request, use - SB 238
 Gender-neutral language, inclusion - HB 693
 Girl, definition - SB 336; HB 390
 Guardian ad litem, domestic and interpersonal violence proceedings, minor child, fee - SB 67
 ad litem, domestic proceedings, minor child, fee - SB 67
 Guardians ad litem, fee cap, increase - HB 808
 HANDS program electronic agreements, authorization - SB 74: HCS; HB 791
 Health services related to human sexuality, parental rights, modification - HB 376
 High school graduation requirements, cursive writing, demonstration of ability to sign name - SB 167
 school graduation requirements, cursive writing, requirement to demonstrate signature removal - SB 167: SCS
 Historical instruction, African and Native American history, requirements - HB 233
 Homeless youth, birth certificate, free access - HB 100; HB 100: HCS
 Human growth and development and human sexuality instruction, video, medically accurate - HB 346: HFA (8)
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 growth and development instruction, requirements, parental notification - SB 74: HFA (1); HB 275: SFA (1); HB 346
 growth and development instructional materials, written notification to parents, contents - HB 346: HFA (9)
 sexuality instruction, comprehensive and age-appropriate - HB 346: HFA (7)
 sexuality instruction, comprehensive family financial planning instruction - HB 346: HFA (5)
 sexuality programs, parental rights, modification - HB 376
 sexuality programs, parental rights, opt out - SB 238
 Immunization, by pharmacists - HB 274; HB 274: HCS
 Incarcerated children, bill of rights - HB 404
 Inheritance tax, foster child, Class A beneficiary - HB 785
 Instructional programs for school-age children, exemptions - HB 491; HB 491: HCS, HFA (1)
 Internet pornography and obscenity, age verification requirement, denial of access - HB 241; SB 276; HB 278: SFA (2), SFA (3)
 Interrogation of children, requirements - HB 5: HFA (8), HFA (9); HB 157
 Interstate Compact on Educational Opportunity for Military Children, correction - HB 200
 Juvenile convictions, life imprisonment without parole for capital offense, prohibition - HB 38
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 KCHIP, contraceptive coverage - HB 536
 counseling interventions, perinatal depression, coverage requirement - HB 709
 coverage for speech therapy, treatment for stuttering - SB 111
 cranial conditions, coverage requirements - HB 768
 hepatitis C virus infection, pregnant and postpartum women, coverage requirement - HB 322
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 prescription drugs, postpartum mood disorders, coverage requirement - HB 713
 Kentucky Board of Education, student voting member, addition - SB 98
 Children's Health Insurance Program, formulas, coverage requirement - HB 415
 Children's Health Insurance Program, injectable epinephrine devices, coverage requirement - HB 556
 Community School Initiative, participating schools, recognition -

SR 368
Department of Education, nicotine products, prevention and cessation - HB 142: HFA (1)
Kinship Task Force, establishment - HCR 117
National Guard Adoption Assistance Program, eligibility, expansion - HB 715
School for the Deaf Governance Task Force, study of governance models - HCR 132
Kindergarten,
full day of attendance - HB 424
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Learning
pods, child-care center, exclusion - HB 419
pods, family child-care home, exclusion - HB 419
Limited English proficiency students, enhanced support program - HB 722
Local
boards of education, tobacco and other nicotine products, possession, penalties - HB 142: HCS
juvenile restorative justice advisory committee, requirement - HB 5: SCS
juvenile restorative justice committees, establishment - SB 343
Maternal
and infant mortality and disparities awareness month, recognition - HR 50
Mental Health Awareness Day, recognition - SR 87
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coverage, lactation support services and breastfeeding supplies, requirement - HB 380
reimbursement rate, out-of-state children's hospitals - HB 8: FCCR, SCS
residential waiver services, use of video recording devices, permission - SB 173
Medical treatments inconsistent with student's sex, repeal prohibition - HB 376
Medicinal cannabis, administration by parent or legal guardian on school property - HB 829
Mental health and substance use disorder coverage - HB 339
Minor
employment, prohibitions - HB 255: HCS, SCS; SB 369: HFA (3), HFA (4), HFA (6)
employment, regulations, requirements - HB 255; HB 255: SFA (1), SFA (2)
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change for a minor, guidelines - HB 325; HB 370
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Newborn safety device, definition, continuous staffing exception - HB 272
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bus passenger vehicles, driver qualifications, drug testing, license required - HB 447: HCS
bus passenger vehicles, vehicles designed for 15 or fewer passengers, conditions of use - HB 447: HCS
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Outdoor nature-based child-care centers, licensure requirements - HB 423
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Parent or guardian, attendance at court hearings, requirement - HB 5
Parental
consent, child health and mental healthcare - SB 238
opt out, instruction on human sexuality, public schools, establishing - HB 304: HFA (2)
opt out, well-being questionnaires and assessments, public schools, establishing - HB 304: HFA (2)
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Paternity,
affidavits, Social Security number of child's father, removal - SB 165
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Perinatal
care, advisory committee, establishment - HB 405
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Portable automated external defibrillators, public school buildings and events, requirement - HB 169
Possession
of a handgun by a minor, enhanced penalty - HB 98
of matter portraying a sexual performance by a minor, computer-generated image - HB 207: SCS
Postincarceration
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supervision, conviction for child pornography offenses - HB 25; HB 278
Preschool education program, eligibility - HB 550
Preschool, eligible three and four-year-olds, school districts to provide - HB 424
Proposed
constitutional amendment, education costs outside public schools - HB 2
constitutional amendment, educational costs outside public schools - HB 208; HB 208: HFA (1); SB 358
Protection,
adult cabaret, definition, regularly, insertion - SB 147: HFA (1)
adult-oriented business, definition, regularly, insertion - SB 147: HFA (1)
adult-oriented businesses, relocation, establishment - SB 147: HCS
Public
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offense, mental health, treatment facility, establishment - SB 242: SCS
offense, mental health, treatment plan, establishment - SB 242: SCS
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school campuses, lactating students, reasonable accommodations, minimum requirements - SB 95
schools, assessment and accountability system, English learners, flexibility, urge - HR 144
schools, diversity, equity, and inclusion, prohibition of spending and advocacy - SB 93
schools, diversity, equity, inclusion and belonging, prohibitions, spending and advocacy - SB 93
schools, duty to act to protect Jewish students from violence and antisemitism - SB 315; HB 826
schools, federal accountability requirements, urging expansion - HCR 32
schools, required learning capacities of Kentucky public students - HB 225
schools, social and emotional learning, prohibition - HB 683
Purple Star School Program, establishment - HB 469
Rebuttable presumption related to child dependency, neglect, or abuse, establishment - HB 360
Relative
and fictive kin caregivers list, establishment - SB 151
or fictive kin foster parents, criteria - SB 151: HCS
Safe Haven Baby Boxes Crisis line, public display in schools, requirement - HB 10: SCS; HB 272: HCS
Sale of kratom products, prohibition - HB 293; HB 293: HCS
Sales
and use tax, diapers, exemption - SB 97
and use tax, postnatal supplies, exemption - HB 380
School
AED Fund, expansion of permitted use, medical devices to protect student athletes - HB 169: HCS
attendance, youth work program - SB 128: SFA (1)
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transportation, alternative transportation plan, non-school bus passenger vehicles - HB 447
transportation, alternative transportation plan, non-school bus vehicles - SB 92
Schools, social media safety instruction - HB 767
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Sex
crimes against victim under 12 years old, capital offense - HB 598
offender, social media use, display of full legal name - SB 249
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Sexual
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Social
media accounts, parental consent, requirement - HB 450
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State child and maternal fatality review team, establishment - HB 544
Status offender, escape charge, provision - SB 242: HCS
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Superintendent of schools, juvenile records, delegation of authority - SB 11: HCS
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Take Your Child to Vote Day, recognition - HR 123
Temporary
removal hearing, burden of proof - SB 207
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Termination of parental rights, abuse and neglect - SB 208
Tobacco and other nicotine products, possession and use by minors, status offense, penalties - HB 142
Transfer on death, requirements - HB 50
Trauma-informed teams and plans, child abuse and neglect awareness and prevention, inclusion - HB 347
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Collaborative Law Act - HB 206
Transfers to Minors Act - HB 50: HCS
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Youth
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Youthful
offender, offenses involving a firearm, Circuit Court transfer back to District Court - SB 20: HCS
offender, offenses involving a firearm, Circuit Court transfer - SB 20: HFA (1)

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Conditions of release, bail bonds, person subject to protective order, restrictions - HB 69
Costs assessed, juror pay, increase - SB 22; HB 104; HB 176
Jury service, exemption, individuals age 70 or older - SB 153
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requirements, establishment - HB 739
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Cities

911 services, moneys diverted to CMRS fund for distribution for 911 services, rates - HB 528
Abortion services, government payments to entities referring or counseling, removal of prohibition - HB 428
Administrators, investigators, peace officer powers, authorizing - HB 528: SCS
Agricultural districts, minimum acreage requirements, notification of local officials, landowners - HB 418
Agritourism activity, participation allowed - SB 101; SB 101: SCS
Annexation
by cities in consolidated local government, restriction - HB 388
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Autonomous vehicle, regulatory authority - HB 7: SFA (5)
Bond sale proceeds, working capital expenditures, payment allowance - HB 533
Broadband service providers, notices, franchise agreements, service outage - SB 186
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grounds, proper care, requirement - HB 411
or cremation of a dead body, facilitation - SB 163
Children's early learning services taxing districts, authorization to establish - HB 425
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Combined
municipal utility electric and water plant boards, city governing bodies, authority over - SB 220
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Consolidated
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Dogs or cats, restrictions, definition of hobby breeder and large-scale breeding kennel, delete - SB 157: SFA (1)
Elections in consolidated local governments, nonpartisan requirement for mayor and council - HB 388
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and zoning, facilitation of housing - HB 102
and zoning, objectivity in development standards - HB 443
and zoning ordinance violations, creation of lien - HB 822
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Legislative council districts, reapportionment, boundary changes - HB 595: HCS; HB 836
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Cities, Home Rule Class

Alcoholic beverages, quota retail package licenses, consolidated local governments, limits - HB 737
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utility board members, maximum annual compensation, increase to \$4,800 - SB 229
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Public construction project, union preference, project labor agreement, wages - HB 337

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Actions
for forcible entry and detainer, expungement of records - HB 71
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Biometric identifiers, collection practices, cause of action - HB 201
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of action, wrongful conviction, participation in health plan, removal - HB 178: HCS
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60th Anniversary of civil rights movement, celebration - SR 93
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Crime victims, leave from employment - HB 540
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based on nonuse of electronic devices for state agency services, benefits, or access - SB 130; SB 130: SCS protections, weight - HB 291
Diversity, equity, and inclusion officers and offices, postsecondary education, preserve - SB 6: HFA (7)
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Public postsecondary education, diversity, equity and inclusion activities, prohibition - SB 6: HCS; HB 9
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Dogs or cats, sale restrictions, definition of hobby breeder and large-scale breeding kennel, delete - SB 157: SFA (1)

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Employee access, federal tax information, Internal Revenue Service, source - HB 492: HFA (1)

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Forcible entry or detainer, alternative minimum time of notice, ability to establish - HB 337

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State Police post, required in most populous county - HB 441

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Overtime exception, sheriff's offices, county police - HB 456; HB 456: HCS

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Per diem rate, juvenile detention, method to set, establishment - SB 242: SCS

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Special tax districts, children's early learning services, authorization to establish - HB 425

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Grants database, link to database - HB 299: HFA (1)

Kentucky State Police post, required in most populous county - HB 441

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Employee access, federal tax information, Internal Revenue Service, source - HB 492: HFA (1)

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Master's commissioner's sale, counties with land bank authority, occupancy requirements, residential - HB 466

Ordinances relating to landlord or tenant, restrictions - SB 76

relating to rental of housing, restriction - HB 18: SCS

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Per diem rate, juvenile detention, method to set, establishment - SB 242: SCS

Public employment, occupational license, application, criteria, exception - HB 124: HCS, HFA (1)

Residency requirement, employee or volunteer of a fire department, prohibition - HB 393

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Employee access, federal tax information, Internal Revenue Service, source - HB 492: HFA (1)

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Forcible entry or detainer, alternative minimum time of notice, ability to establish - HB 337

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Master commissioner's sale, counties with land bank authority, occupancy requirements, residential - HB 466

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Per diem rate, juvenile detention, method to set, establishment - SB 242: SCS

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Death penalty, replacement with life imprisonment without parole - HB 38; SB 144; SB 152
Discrimination based on nonuse of electronic devices for state agency services, benefits, or access - SB 130; SB 130: SCS
Dissolution of marriage, disposition of assets, violent felony offense, limit on insurance - HB 155: HFA (2)

Domestic violence orders, violation, criminal charges - HB 436: HCS
Evidence-based programs, requirement - SB 202: SCS
Exclusive jurisdiction, real estate, contractor dispute, establishment - HB 294
Expungement, automatic process for eligible felony and misdemeanor convictions - SB 218; HB 569
Fleeing or evading police in the third degree, creation of offense - HB 5: HCS
Forcible entry or detainer, alternative minimum time of notice - HB 337
Gender-neutral language, inclusion - SB 271; SB 321; HB 604; HB 654; HB 693; HB 810
Guardian
ad litem, domestic and interpersonal violence proceedings, minor child, fee - SB 67
ad litem, domestic proceedings, minor child, fee - SB 67
Immunization requirements, exemptions, action for damages - SB 135
Incarcerated children, bill of rights - HB 404
Incompetent to stand trial, mental condition, court-ordered exam - HB 385
Informed consent, medical examinations - HB 252; HB 252: HCS
Interpersonal protective orders, violation, criminal charges - HB 436: HCS
Intimidation, harassing communications - HB 5
Judges, proceeding for libel or slander by indictment, prohibition - SB 352
Judicial
Branch Budget - HB 264; HB 264: FCCR, HCS, SCS
candidates, ballot requirements, form of name - HB 580
Jurors, excusal, reporting requirements - HB 44; HB 44: HCS
Juvenile proceedings, open to public - SB 354
Lawsuit, waiver, sovereign and governmental immunity - HB 47: HCS
Local juvenile restorative justice committees, establishment - SB 343
Marijuana convictions, expungement - SB 73
Master commissioner sale, state of occupancy requirements, violation, fine - HB 466
Master's commissioner's sale, counties with land bank authority, occupancy requirements, residential - HB 466
Misdemeanor expungement, automatic process - SB 96
Monetary amount of damage to qualify for criminal mischief offenses, reduction - HB 5
Money bail, restriction to certain high-risk defendants - HB 718
Murder of a first responder, creation of offense - HB 5: HCS
Name
change for a minor, guidelines - HB 325; HB 370
change for a minor, hearing and guidelines - HB 244: SCS
Order of protection, workplace violence, requirements, establishment - HB 739
Orders of protection, conviction for qualifying offense, issuance, duration - HB 81
Parent or guardian, attendance at court hearings, requirement - HB 5
Persistent
felony offender, jury discretion for an enhanced penalty - SB 85
felony offender, requirements - SB 85

Personal jurisdiction over nonresidents, expansion - HB 320: HCS
Pretrial
release, controlled substances, referral for treatment - HB 211
release, mental health assessment, substance use disorder programs - SB 71: HCS
Rebuttable presumption related to child dependency, neglect, or abuse, establishment - HB 360
Religious
freedom, exceptions - HB 47: HFA (1)
freedom, government, define - HB 47: HFA (2)
freedom, protection, relief available - HB 47
freedom, substantially burden, define - HB 47: HFA (2)
Sentencing, consecutive indefinite terms of imprisonment, extended term, circumstances allowing - HB 619
Sexually transmitted disease, testing, requirement - HB 618
Small claims division, jurisdictional threshold, increase - HB 353
Statutes, rules of construction, establishment - HB 555
Substance use program, alternative sentence, motion in court, requirements - SB 71: HCS
Tobacco and other nicotine products, sale to or use by persons under 21, increased penalties - HB 142
Travel across state lines, health services, permit - HB 310
Treatment
center, chemical dependency, notification of resident's departure - HB 408: HCS
center, chemical dependency, recovery residence, court order violation, notification - SB 71; SB 71: SCS
Uniform Real Property Transfer on Death Act - HB 50
Violence reduction program, participation as a condition of probation or parole - SB 202
Youthful
offender, offenses involving a firearm, Circuit Court transfer back to District Court - SB 20: HCS
offender, offenses involving a firearm, Circuit Court transfer - SB 20: HFA (1)

Courts, Circuit

Abuse and neglect, definition, change - SB 208
Actions under KRS 61.102 and 61.103, damages - HB 320: SFA (1)
Agricultural land, foreign ownership by prohibited countries, appellate review - HB 575
Birth certificates, adoption, name requests - HB 633
Cabinet for Health and Family Services, prosecutions under KRS Chapter 620, consent requirement - HB 333
Cause
of action, wrongful conviction, participation in health plan, removal - HB 178: HCS
of action, wrongful conviction, recovery - HB 178
Chief Justice's recommended Judicial Branch Budget - HB 261
Child
support action, filing at time of conception - SB 110
support action, venue, residence of mother - SB 110
Civil
action by Cabinet for Economic

Development, real property, forfeiture - SB 284
action by Department of Agriculture, agricultural land, forfeiture - SB 284
Code of ethics order, appeal to Circuit Court - SB 304
Conditions of release, bail bonds, person subject to protective order, restrictions - HB 69
Costs
assessed, juror pay, increase - SB 22; HB 104; HB 176
assessed, juror pay, trial, increase - HB 176: HFA (1)
Court appointed counsel, fee cap, increase - HB 808
Election recount, procedure - SB 79
Eminent domain, verified petition for condemnation, requirements - HB 579
Facial recognition technology, use as evidence, prohibition - SB 180
Felony involving a firearm, age 15 or older, transfer back to District - SB 20: SCS
Franklin County, certificate of need, appeals - HB 204
Guardians ad litem, fee cap, increase - HB 808
Human trafficking, criminal charges, expungement - HB 431
Judicial Branch Budget - HB 264; HB 264: FCCR, HCS, SCS
Jurisdiction for claims arising from Fish and Wildlife Resources-managed lands - HB 627
Jury service, exemption, individuals age 70 or older - SB 153
Keep Kentucky Free of Litter fund, additional \$100 for littering convictions - SB 316
Law enforcement wiretap, compliance with federal law - HB 725
Money bail, restriction to certain high-risk defendants - HB 718
Name
change for a minor, guidelines - HB 325; HB 370
change for a minor, hearing and guidelines - HB 244: SCS
Order of protection, workplace violence, requirements, establishment - HB 739
Orders
of protection, conviction for qualifying offense, issuance, duration - HB 81
of protection, second or subsequent violation, Class D felony - HB 5
Sentencing for violent felonies, enhancement - HB 5
Statute
of limitation, one year for actions under KRS 61.102 - HB 320: SFA (1), SFA (2)
of limitations for wage and hour violation claims - HB 320
of limitations of two years for discrimination actions under KRS Chapter 344 - HB 320
of limitations of two years for wrongful discharge in violation of public policy - HB 320
of limitations, three years for discrimination actions under KRS Chapter 344 - HB 320: HCS
of limitations, three years for employment discrimination actions under KRS Chapter 344 - HB 320: HFA (1)
of limitations, three years for wage and hour violation claims - HB 320: HCS
of limitations, three years for wrongful discharge in violation of public policy - HB 320: HCS
Statutory enactments, temporary orders or injunctions, effect, limitation - HB 803

Synthetic media, electioneering communication, cause of action - SB 131; SB 131: SCS
Termination
of parental rights, abuse and neglect - SB 208
of parental rights, jurisdiction - HB 476
Unemployment
insurance, appeal deadline - SB 140; SB 140: HCS
insurance, appeal deadline, extension - SB 140: SCS
Venue,
change in specified actions, establishment - HB 804
change to county in adjacent judicial circuit, automatic, establishment - HB 804: HFA (1)
constitutional convention, amendment, statewide public question, establishment - HB 809
Violence reduction program, participation as a condition of probation or parole - SB 202
Youthful
offender, offenses involving a firearm, Circuit Court transfer back to District Court - SB 20: HCS
offender, offenses involving a firearm, Circuit Court transfer - SB 20: HFA (1)

Courts, District

Actions
for forcible entry and detainer, expungement of records - HB 71
for forcible entry and detainer, sealing of records - HB 71
Cabinet for Health and Family Services, prosecutions under KRS Chapter 620, consent requirement - HB 333
Chief Justice's recommended Judicial Branch Budget - HB 261
Child abuse or neglect investigation, parents' rights, agency's duty to advise - HB 560
Child, best interest, factors for consideration - SB 206
Children,
alternatives to detention, establishment - SB 242: HCS
public offense, treatment plan, procedures, establishment - SB 242: SCS
status offender, escape charge, provision - SB 242: HCS
Conditions of release, bail bonds, person subject to protective order, restrictions - HB 69
Costs assessed, juror pay, increase - SB 22; HB 104; HB 176
Court appointed counsel, fee cap, increase - HB 808
Crisis aversion and rights retention order, petition, firearms prohibition - SB 13
Disposition of tangible personal property at death, wills, written statement or list - HB 451; HB 451: HFA (1)
Educational neglect, removal of child, surrender of public benefits - HB 747
Extreme risk protection order, firearms prohibition, petition - HB 331
Facial recognition technology, use as evidence, prohibition - SB 180
Felony involving a firearm, age 15 or older, transfer from Circuit Court - SB 20: SCS
Gender-neutral language, inclusion - HB 810
Guardians ad litem, fee cap, increase - HB 808
Guardianship proceedings, attorney, appointment - SB 53

Harboring a vicious animal, incompetency to stand trial, hearing - HB 188
Hearings for appointment of guardians or conservator, additional requirements - HB 238
Human trafficking, criminal charges, expungement - HB 431
Judicial Branch Budget - HB 264; HB 264: FCCR, HCS, SCS
Jurisdiction for claims arising from Fish and Wildlife Resources-managed lands - HB 627
Jury service, exemption, individuals age 70 or older - SB 153
Keep Kentucky Free of Litter fund, additional \$100 for littering convictions - SB 316
Money bail, restriction to certain high-risk defendants - HB 718
Name change for a minor, guidelines - HB 325; HB 370
change for a minor, hearing and guidelines - HB 244: SCS
of deceased victim, posthumous change by family member - HB 634
Order of protection, workplace violence, requirements, establishment - HB 739
Orders of protection, conviction for qualifying offense, issuance, duration - HB 81
of protection, second or subsequent violation, Class D felony - HB 5
Planning and zoning ordinance violations, creation of lien - HB 822
Probate Code Task Force, establishment - HCR 125
Relative and fictive kin caregivers list, establishment - SB 151
Residential rental property, forcible detainer, commencement of action - SB 122
Risk protection orders, firearms prohibitions - HB 287
Small claims division, jurisdictional threshold, increase - HB 353
Termination of parental rights, consent form, jurisdiction - HB 476
of parental rights, voluntary and informed consent - HB 476: HCS
Violence reduction program, participation as a condition of probation or parole - SB 202
Youthful offender, offenses involving a firearm, Circuit Court transfer back to District Court - SB 20: HCS
offender, offenses involving a firearm, Circuit Court transfer - SB 20: HFA (1)

Courts, Family

Abuse and neglect, definition, change - SB 208
Birth certificates, adoption, name requests - HB 633
Cabinet for Health and Family Services, prosecutions under KRS Chapter 620, consent requirement - HB 333
Chief Justice's recommended Judicial Branch Budget - HB 261
Child abuse, mandatory reporting, written or oral - HB 271
abuse or neglect investigation, parents' rights, agency's duty to advise - HB 560
Child, best interest, factors for consideration - SB 206
Child custody, standing, nonparents - HB 440

dependency, abuse, and neglect investigations, requirements - HB 271: HCS, HFA (1)
support action, filing at time of conception - SB 110
support action, residence of mother - HB 243
support action, retroactive - HB 243
support action, venue, residence of mother - SB 110
support, modification, time sharing agreement - HB 244: HCS
support, parenting time credit - HB 244
support, responsibility for initial medical expenses, establishment - HB 244
support, retroactive, nine months prior to birth of child - SB 110: SCS
Children, alternatives to detention, establishment - SB 242: HCS
public offense, treatment plan, procedures, establishment - SB 242: SCS
Conditions of release, bail bonds, person subject to protective order, restrictions - HB 69
Court appointed counsel, fee cap, increase - HB 808
Dependency, neglect, and abuse, parental rights, termination - HB 476
Disabled parent, accommodations, family preservation - HB 183
Dissolution of marriage, disposition of assets, attempted murder - HB 155: HFA (3), HFA (4)
of marriage, disposition of assets, felony against other spouse - HB 155
of marriage, disposition of assets, violent felony against other spouse - HB 155: HFA (4)
of marriage, disposition of assets, violent felony against other spouse after filing - HB 155: HFA (1)
of marriage, disposition of assets, violent felony offense against other spouse - HB 155: HCS
of marriage, disposition of assets, whole life insurance - HB 155: HFA (3), HFA (4)
of marriage, disposition of assets, judicial discretion - HB 155: SFA (1)
of marriage, retirement assets, felony against other spouse - HB 155
Divorce, parties with minor children, 60-day waiting period, removal - HB 205
Educational neglect, removal of child, surrender of public benefits - HB 747
Guardians ad litem, fee cap, increase - HB 808
Judicial Branch Budget - HB 264; HB 264: FCCR, HCS, SCS
Name change for a minor, guidelines - HB 325; HB 370
change for a minor, hearing and guidelines - HB 244: SCS
Orders of protection, conviction for qualifying offense, issuance, duration - HB 81
of protection, second or subsequent violation, Class D felony - HB 5
Paternity, postnatal testing - HB 243
prenatal testing - HB 243
Temporary removal hearing, burden of proof - SB 207
removal hearing, finding of abuse or neglect - SB 207
Termination of parental rights, abuse and neglect - SB 208

of parental rights, jurisdiction - HB 476
Tobacco and other nicotine products, possession and use by minors, status offense, penalties - HB 142

Courts, Fiscal

Agricultural districts, minimum acreage requirements, notification of local officials, landowners - HB 418
Children's early learning services taxing districts, authorization to establish - HB 425
Class C or D felon, imprisonment in a local jail, discretionary - HB 660
Overtime exception, sheriff's offices, county police - HB 456; HB 456: HCS
Per diem rate, juvenile detention, method to set, establishment - SB 242: SCS

Crime Victims

Abortion counseling, pregnancy, rape or incest, prohibition exception - SB 99
Abuse, violence, employment, accommodations - HB 824
Aggravating circumstances, abuse of a corpse - HB 198
Assault in the third degree, offense against person employed by or under contract with a hospital - HB 194; HB 194: HCS
in the third degree, offense against person in or on the premises - HB 194: HFA (2)
in the third degree, offense against person in or on the premises of health care settings - HB 194: HFA (1)
Child Abuse Prevention Month in Kentucky, recognition - HR 141; SR 287
Conditions of release, bail bonds, person subject to protective order, restrictions - HB 69
Crime victims compensation, award limits increase, allowable expenses, expansion - SB 319
Victims Compensation Board, confirmation, Amy Roe Leenerts - SR 305
Dissolution of marriage, disposition of assets, attempted murder - HB 155: HFA (3)
of marriage, disposition of assets, violent felony against other spouse - HB 155: HFA (4)
of marriage, disposition of assets, violent felony against other spouse after filing - HB 155: HFA (1)
of marriage, disposition of assets, violent felony offense against other spouse - HB 155: HCS
of marriage, disposition of assets, whole life insurance - HB 155: HFA (3)
of marriage, disposition of assets, violent felony offense, limit on insurance - HB 155: HFA (2)
of marriage, disposition of assets, whole life insurance - HB 155: HFA (3)
of marriage, disposition of assets, judicial discretion - HB 155: SFA (1)
of marriage, felony against other spouse - HB 155
Domestic Violence Awareness Month, recognition - HR 73; SR 130
Hate crime, characteristics of victim - SB 293; HB 755
Home incarceration, appeals process - SB 88
Human trafficking, awareness - SR 61
trafficking, criminal charges, expungement - HB 431
trafficking, organizations working to

combat - SR 60
Leave from employment for court appearances - HB 540
from employment for court appearances, requirements for the employer and employee - HB 362
Name of deceased victim, posthumous change by family member - HB 634
Order of protection, workplace violence, requirements, establishment - HB 739
Orders of protection, second or subsequent violation, Class D felony - HB 5
Pregnancy, result of sexual assault, benefits provision - HB 700
Rape or incest, pregnancy, termination, authorization - HB 10: SFA (3), SFA (4)
School personnel, assault causing physical injury, leave benefits, requirement - HB 125
Serious physical injury, definition, inclusion of certain relationships - HB 5
Sexual assault, entitlement to benefits, reporting requirement - HB 700
assault victims, services, medical billing, prohibition - SB 319
State postsecondary institution benefits, verification requirement - HB 700
Statute of limitations, civil actions, childhood sexual assault or abuse - HB 223
Unemployment compensation, workers displaced by domestic violence, abuse, sexual assault, stalking - HB 73; HB 118

Crimes and Punishments

Abortion, pregnancy result of rape or incest, decriminalization - SB 99; HB 711
incompatible with life outside the womb, decriminalization - SB 99
lethal fetal abnormality, decriminalization - HB 711
lethal fetal anomaly, decriminalization - SB 99
prior to viability, removal of criminal penalties - HB 428
Affirmative defense, individual-directed end-of-life care - HB 285
Aggravating circumstances, abuse of a corpse - HB 198
Agricultural operation interference, Class B misdemeanor - SB 16
Alcoholic beverages, sale to underage persons, aid or assistance in, enhanced penalties - HB 132
beverages, sale to underage persons, enhanced penalties - HB 132
Animal cruelty, penalties, enhancement - SB 119
Assault in the third degree, offense against person employed by or under contract with a hospital - HB 194; HB 194: HCS
in the third degree, offense against person in or on the premises - HB 194: HFA (2)
in the third degree, offense against person in or on the premises of health care settings - HB 194: HFA (1)
Attorney providing legal assistance under KRS Chapter 31, accepting fees, penalty reduction - HB 254
Automated license plate reader, utilization, restriction - SB 380
Automatic transfer, modify provisions - SB 20:

SFA (3), SFA (5)
transfer of children, consultation between county attorney and Commonwealth's attorney - SB 20: SFA (6)
transfer of juveniles for trial as adults, limit to cases in which firearm is discharged - SB 20: SFA (2)
transfer, remove provisions - SB 20: SFA (4)
Behavioral health conditional dismissal program, eligible individual, addition - SB 347
Campaign consultant, failure to register, Class D felony - HB 487
finance, forms, failure to file, false information, penalty, Class D felony - HB 595
Cannabis, constitutional amendment, limited possession and sale, decriminalization - SB 362
personal use quantity, decriminalization - HB 72
Cannabis trafficking, personal use quantity, exemption - HB 72
Carjacking, creation of offense - HB 5
require that person act without lawful authority - HB 5: HFA (16), HFA (18), HFA (24), HFA (27)
Charitable bail organizations, prohibition, exceptions - HB 5
Child sex dolls, intent to distribute, possession of more than one doll - HB 207: HCS
sex dolls, prohibition - HB 207; HB 278
Citizens Redistricting Commission, influence or accepting of influence, prohibition - HB 395
Civil cause of action, wrongful conviction, recovery - HB 178
Class C or D felon, imprisonment in a local jail, discretionary - HB 660
College applications, criminal history questions, ban - HB 732
Communications system to procure a minor for prohibited activities, enhanced penalties - HB 278: HCS
Constitutional amendment, slavery and involuntary servitude, prohibition - SB 117; SB 231; HB 295
Coopers and red-tailed hawks, taking and possession, fines and penalties - SB 59
Corrections impact statements, additional requirements - HB 635
Criminal conspiracy with a minor, same penalty - HB 98
littering, cigarettes, inclusion within definition - SB 316
mischief, sections, removal - HB 5: HFA (6), HFA (7)
offenses, armed with a firearm, penalty enhancement - HB 282
Crisis aversion and rights retention order, violations - SB 13
Cruelty to animals in the first degree, additional elements - SB 243
to animals in the first degree, forfeiture of animals - SB 243
Death penalty, replacement with life imprisonment without parole - HB 38; SB 144; SB 152
Deep fake, dissemination, unlawful, exceptions - HB 45: HCS
fake, unlawful dissemination, criminal penalty - HB 45
Dependency, neglect, and abuse reports, removal of requirement of malice in false report - SB 354
Destruction of confiscated firearms used in a homicide, require upon request of victim's family - HB 5: SFA (1)
Destructive device, booby trap device, definitions, exemptions - HB 599
Distribution of matter portraying a sexual performance by a minor, parole eligibility - HB 278: HCS
DNA, sample collection at arraignment, requirement - HB 286
Driving under the influence under the age of 21, penalties, enhancement - HB 298
Drug overdose, person seeking help, arrest or probation or parole revocation, prohibition - HB 5: HFA (10), HFA (11); HB 435
paraphernalia, cannabis accessory, possession - HB 72
Eligibility for probation and parole, offenses involving a firearm, limit - HB 5: HFA (19), HFA (25), HFA (27)
Employee voting leave, requirements for employers, penalties - SB 172
E-poll book, election administration information system, tamper or destroy, penalty, Class D Felony - HB 580: HCS
Evidence-based programs, requirement - SB 202: SCS
Expungement, automatic process for eligible felony and misdemeanor convictions - SB 218; HB 569
Extreme risk protection order, Kentucky Voluntary Do Not Sell Firearms List, violation - HB 331
Felony involving a firearm, age 15 or older, confinement in a juvenile facility - SB 20: SCS
involving a firearm, age 15 or older, transfer back to District Court - SB 20: SCS
Fines and fees, annual report, penalties, requirement - HB 820
Firearms, ammunition capacity, possession - HB 758
ammunition capacity, regulation - HB 796
assault weapons, possession - HB 758; HB 796
comprehensive regulation - HB 457
individuals in crisis, purchase or possession, noncompliance, penalty - HB 460
modified weapon, possession, under 21 - SB 187
modified weapon, transfer, under 21 - SB 187
voluntary restriction list, requirements, violations - SB 190
waiting period - HB 696
Fleeing and evading, amend - HB 5: HFA (16), HFA (17), HFA (23), HFA (24)
or evading, aggravated - HB 5: SFA (2)
or evading police in the first degree, penalty enhancement - HB 5; HB 113
or evading police in the second degree, penalty enhancement - HB 5; HB 113
or evading police in the third degree, creation of offense - HB 5: HCS
Gender-neutral language, inclusion - SB 271; SB 321; HB 604
Harboring a vicious animal, ownership - HB 188
Hate crime, characteristics of victim - SB 293; HB 755
Health care provider, criminal liability, immunity - HB 159
care provider, liability protection - SB 373
care provider, providing health services, criminal liability, immunity - HB 159: HFA (1)
Highway work zones, traffic offenses, license revocation - SB 107: HCS; HB 193; HB 193: SFA (2)
work zones, traffic offenses, penalties - HB 193: SFA (1)
work zones, traffic offenses, worker present, requirement - HB 193: SCS
Home incarceration, eligibility requirements - SB 88
incarceration, victims and concerned citizens, appeals process - SB 88
Human trafficking, penalty enhancement - HB 278
trafficking, victims, vacation of conviction - HB 431
Impersonating a peace officer, firearm, penalty enhancement - HB 282
Incest, sexual contact, Class D felony - HB 269; HB 289
sexual contact, under 12 years old, Class C felony - HB 269; HB 289
Interference with a legislative proceeding in the first degree, Class A misdemeanor - HB 626
with a legislative proceeding in the second degree, Class B misdemeanor - HB 626
Interrogation of children, requirements - HB 5: HFA (8), HFA (9); HB 157
Intimidation, harassing communications - HB 5
Intoxicating hemp products, driving under the influence, prohibition - SB 72
Involuntary commitment, restore language from original bill - HB 5: HFA (15), HFA (27)
Jury sentencing, criminal conviction, abolishment - SB 87
Juvenile proceedings, open to public - SB 354
Keep Kentucky Free of Litter fund, littering convictions - SB 316
Key infrastructure assets, use of unmanned aircraft systems, on the property - SB 16: HFA (1)
Knives longer than three inches in school, prohibition - HB 798
Knowingly engaging in geoeengineering activities, Class D felony, \$500,000 civil penalty - SB 217; HB 506
Law enforcement referrals to services, require - HB 5: SFA (4)
enforcement wiretap, compliance with federal law - HB 725
Lawsuit, waiver, sovereign and governmental immunity - HB 47: HCS
Local juvenile restorative justice advisory committee, requirement - HB 5: SCS
Manslaughter in the first degree, distribution of fentanyl - HB 5
in the second degree, distribution of controlled substance - HB 5
Marijuana convictions, expungement - SB 73
intoxication, per se limit, creation - SB 32
Marijuana, possession, cultivation, or trafficking, penalties for certain amounts - SB 73
Misdemeanor expungement, automatic process - SB 96
marijuana convictions, expungement - HB 90; SB 382; HB 420
Monetary amount of damage to qualify for criminal mischief offenses, reduction - HB 5
Money bail, restriction to certain high-risk defendants - HB 718
Murder, inclusion of sale of fentanyl - HB 5
Murder of a first responder, creation of offense - HB 5: HCS
No motor vehicle insurance, penalties - SB 31
Notification of homeless shelter or other lawful place, require - HB 5: SFA (5)
Obstruction of audit of interlocal cooperative board; misdemeanor - HB 372
Occupational license, public employment, prior conviction, application, criteria - HB 124; HB 124: HCS, HFA (1)
Operating a school vehicle to transport a student without a valid driver's license, Class D Felony - SB 92; HB 447
Order of protection, workplace violence, requirements, establishment - HB 739
Orders of protection, second or subsequent violation, Class D felony - HB 5
Ownership of real property, prohibition - SB 284
PACE service providers, employee, background checks - SB 297; SB 297: SCS
Pardons and commutations, Governor's ability, limitation - SB 126
Parent or guardian, attendance at court hearings, requirement - HB 5
Parole Board, grant of parole, requirement - HB 5; SB 202
Penal Code Reform Task Force, membership, County/Judge Executive Association, addition - HCR 124: HFA (1)
Code Reform Task Force, membership, Magistrates and Commissioners, addition - HCR 124: HFA (1)
Persistent felony offender, jury discretion for an enhanced penalty - SB 85
felony offender, requirements - SB 85
Possession of a handgun by a minor, enhanced penalty - HB 98
of destructive or booby trap device, intent requirement, removal, penalty increase - HB 599
of matter portraying a sexual performance by a minor, computer-generated image - HB 207: SCS
Postincarceration supervision, attempted sex crimes - HB 65
supervision, child pornography offenses - HB 65
supervision, conviction for child pornography offenses - HB 25; HB 278
supervision, human trafficking - HB 65
Probation and parole, prohibition, crimes committed with illegal firearms - HB 5
Prohibit kickbacks, state employees, penalties, exemptions - SB 71: HCS
Promoting contraband, deadly weapon, penalty enhancement - HB 282
contraband, fentanyl, penalty enhancement - HB 5
human trafficking, definition - HB 3
human trafficking, penalty enhancement - HB 278

Rape
in the first degree, Class A felony - HB 625
in the first degree, victim under 12 years old, capital offense - HB 598
in the third degree, position of authority or special trust, victim under 12, Class C felony - HB 278
Rape, person in position of authority or special trust, enhanced penalty - HB 278: HCS
Religious
freedom, exceptions - HB 47: HFA (1)
freedom, government, define - HB 47: HFA (2)
freedom, protection, relief available - HB 47
freedom, substantially burden, define - HB 47: HFA (2)
Requirements to vote, constitutional amendment - SB 323
Restoration of voting rights and civil rights, automatic, constitutional amendment - HB 566
Retired peace officers, cold cases, contract - HB 551
Risk protection order, violation, Class A misdemeanor - HB 287
Sale or manufacture of cultivated meat, prohibition, penalties - HB 597
Sentence enhancement for violent felonies, removal - HB 5: HFA (2), HFA (3)
Sentencing, consecutive indefinite terms of imprisonment, extended term, circumstances allowing - HB 619
Sentencing for violent felonies, enhancement - HB 5
Serious physical injury, definition, inclusion of certain relationships - HB 5
Sex
crime, definition, child sex doll offenses - HB 207: HFA (1)
crime, definition, distribution of matter portraying a sexual performance - HB 207: HCS
crime, definition, distribution of matter portraying a sexual performance by a minor - HB 66
crime, participation in medroxyprogesterone acetate treatment - HB 236
offender, social media use, display of full legal name - SB 249
offenders, residing within 3,000 feet of specific locations, prohibitions - HB 67
Sexual
abuse in the first degree, victim under 12 years old, capital offense - HB 598
assault, pregnancy, victim benefits, provision - HB 700
assault, resultant birth of child, victim benefits, provision - HB 700
exploitation, computer-generated images - HB 207: SCS
exploitation of minors, digitally altered images of minors - HB 207: HCS
exploitation of minors, inclusion of computer-generated image in definition of matter - HB 82
extortion, Class C felony, elements - SB 181; HB 649
extortion, Class D felony, elements - SB 181; HB 649
offenses, procuring minors through communications systems, penalty enhancement - HB 278
Sexually transmitted disease, testing, criminal penalty - HB 618
Sodomy
in the first degree, Class A felony - HB 625
in the first degree, victim under 12 years old, capital offense - HB 598
in the fourth degree, repeal - HB 548
in the third degree, position of authority or special trust, victim under 12, Class C felony - HB 278
Sodomy, person in position of authority or special trust, enhanced penalty - HB 278: HCS
Specialized treatment program for violent offenders, completion prior to parole - SB 86
Status offense, possession and use of tobacco and other nicotine products by minors, penalties - HB 142
Terroristic threatening, workplaces and gatherings of 3 or more persons - HB 5
Theft
by deception of rental property, timing requirement - HB 5
by unlawful taking, aggregation - HB 5: HCS
of a motor vehicle, creation - SB 43
of services, rental agreements, property - HB 95; HB 95: HCS
of wages, prohibition - HB 284
Thefts, aggregate timeframe, increase - SB 48
Torture
of dog or cat, definition - HB 258: SFA (1)
of dog or cat, definitions - HB 258: HCS, SFA (2), SFA (3), SFA (4)
of dog or cat, penalty, increase - HB 258
Travel
across state lines, health services, human trafficking - HB 310
into the Commonwealth to engage in a sexual offense, Class D felony - HB 270
Treatment
center, chemical dependency, recovery residence, court order violation, notification - SB 71; SB 71: SCS
center, chemical dependency, recruitment rules, Medicaid restrictions - HB 408: HCS
Trespass
upon, e-poll book, election administration system, penalty - HB 580: HCS
upon key infrastructure assets, Class B misdemeanor - SB 16: SCS
Trespass, use of purple paint marks to provide notice - SB 118; SB 118: SFA (1); HB 586: HFA (2)
Unlawful
camping, exempt sleeping in automobile - HB 5: HFA (20), HFA (26), HFA (27)
camping provisions, deletion - HB 5: HFA (1), HFA (5)
storage of a firearm, prohibition - SB 262; HB 373
Unlawfully providing a handgun to a minor, penalty enhancement - HB 282
Vintage distilled spirits sellers, criminal offenses, removal - HB 439: HFA (2)
Violation
of a protective order, removal from bill - HB 5: SCS
of order of protection, enhanced penalty, require violent conduct - HB 5: HFA (21), HFA (24), HFA (27)
Violence reduction program, participation as a condition of probation or parole - HB 5; SB 202
Violent
offender, add qualifying offenses - HB 5: SFA (3)
offender, arson offenses - HB 5: HFA (27); HB 182
offender, attempted commission of violent offense - HB 5: HFA (27); HB 182
offender, burglary offenses - HB 5: HFA (27); HB 182
offender, Class C felony violation of wanton endangerment - SB 132
offender, conviction for child pornography offense - HB 278
offender, conviction for child pornography offenses - HB 25
offender, crimes committed while armed with a firearm - HB 282
offender, felony that causes death or serious physical injury - HB 5: HFA (27); HB 182
offender, incest by sexual contact - HB 269; HB 289
offender, offense involving use of a firearm or deadly weapon - SB 20
offender, promoting contraband, Class B felony violation - HB 5
offender, strangulation in the first degree - HB 5: HFA (27); HB 182
Voting rights for felons, constitutional amendment - SB 195; SB 257
Wanton
endangerment, enhanced penalty for discharging a firearm - SB 132
endangerment in the first degree, discharge of a firearm, Class C felony violation - SB 20
endangerment, remove provisions relating to - SB 20: SFA (1)
Youthful
offender, offenses involving a firearm, Circuit Court transfer back to District Court - SB 20: HCS
offender, offenses involving a firearm, Circuit Court transfer - SB 20: HFA (1)

Criminal Procedure

Alcoholic
beverages, sale to underage persons, aid or assistance in, enhanced penalties - HB 132
beverages, sale to underage persons, enhanced penalties - HB 132
Animal cruelty, penalties, enhancement - SB 119
Attorney providing legal assistance under KRS Chapter 31, accepting fees, penalty reduction - HB 254
Automatic
transfer, modify provisions - SB 20: SFA (3), SFA (5)
transfer of children, consultation between county attorney and Commonwealth's attorney - SB 20: SFA (6)
transfer, remove provisions - SB 20: SFA (4)
Bail organizations, remove section - HB 5: HFA (14)
Behavioral health conditional dismissal program, eligible individuals, addition - SB 347
Carjacking, require that person act without lawful authority - HB 5: HFA (18), HFA (27)
Charitable bail organizations, prohibition, certain offenses - HB 5
Child
sex dolls, intent to distribute, possession of more than one doll - HB 207: HCS
sex dolls, prohibition - HB 278
Children, public offense, mental health, treatment plan, procedure, establishment - SB 242: SCS
Class C or D felon, imprisonment in a local jail, discretionary - HB 660
Communications system to procure a minor for prohibited activities, enhanced penalties - HB 278: HCS
Conditions of release, bail bonds, person subject to protective order, restrictions - HB 69
Criminal
conspiracy with a minor, same penalty - HB 98
mischief, sections, removal - HB 5: HFA (6), HFA (7)
offenses, armed with a firearm, penalty enhancement - HB 282
Cruelty
to animals in the first degree, additional elements - SB 243
to animals in the first degree, forfeiture of animals - SB 243
Death penalty, replacement with life imprisonment without parole - HB 38; SB 144; SB 152
Distribution of matter portraying a sexual performance by a minor, parole eligibility - HB 278: HCS
DNA, sample collection at arraignment, requirement - HB 286
Driving under the influence under the age of 21, penalties, enhancement - HB 298
Drug overdose, person seeking help, arrest or probation or parole revocation, prohibition - HB 5: HFA (10), HFA (11); HB 435
Eligibility for probation and parole, offenses involving a firearm, limit - HB 5: HFA (19), HFA (25), HFA (27)
Evidence-based programs, requirement - SB 202: SCS
Expungement, automatic process for eligible felony and misdemeanor convictions - SB 218; HB 569
Felony
involving a firearm, age 15 or older, confinement in a juvenile facility - SB 20: SCS
involving a firearm, age 15 or older, transfer back to District Court - SB 20: SCS
involving firearm, transfer to Circuit Court, age 15 or older - SB 20
Firearms,
comprehensive regulation - HB 457
individuals in crisis, purchase or possession, voluntary prohibition, violations - HB 460
modified weapon, possession, under 21 - SB 187
modified weapon, transfer, under 21 - SB 187
Fleeing
and evading, amend - HB 5: HFA (17), HFA (23)
or evading police in the first degree, penalty enhancement - HB 5; HB 113
or evading police in the second degree, penalty enhancement - HB 5; HB 113
Harboring a vicious animal, incompetency to stand trial, hearing - HB 188
Human
trafficking, penalty enhancement - HB 278
trafficking, victims, vacation of conviction - HB 431
Impersonating a peace officer, firearm, penalty enhancement - HB 282
Incest,
sexual contact, Class D felony - HB 269; HB 289
sexual contact, under 12 years old, Class C felony - HB 269; HB 289
Incompetent to stand trial, mental condition, court-ordered exam - HB 385
Indictment, judicial conduct, libel or

slander, prohibition - SB 352
 Interference
 with a legislative proceeding in the first degree, Class A misdemeanor - HB 626
 with a legislative proceeding in the second degree, Class B misdemeanor - HB 626
 Interrogation of children, requirements - HB 5: HFA (8), HFA (9); HB 157
 Involuntary commitment, restore language from original bill - HB 5: HFA (15), HFA (27)
 Juror
 pay, daily rate, increase - SB 22; HB 104; HB 176
 pay, daily rate, trial, increase - HB 176: HFA (1)
 Jury
 sentencing, criminal conviction, abolishment - SB 87
 service, exemption, individuals age 70 or older - SB 153
 Juvenile proceedings, open to public - SB 354
 Law enforcement wiretap, compliance with federal law - HB 725
 Liability, shopkeepers, limitation - HB 5
 Local juvenile restorative justice advisory committee, requirement - HB 5: SCS
 Marijuana convictions, expungement - SB 73
 Misdemeanor expungement, automatic process - SB 96
 Money bail, restriction to certain high-risk defendants - HB 718
 Murder, inclusion of sale of fentanyl - HB 5
 Order of protection, workplace violence, requirements, establishment - HB 739
 Parent or guardian, attendance at court hearings, requirement - HB 5
 Penal
 Code Reform Task Force, membership, County Judge/Executive Association, addition - HCR 124: HFA (1)
 Code Reform Task Force, membership, Magistrates and Commissioners Association, addition - HCR 124: HFA (1)
 Persistent
 felony offender, jury discretion for an enhanced penalty - SB 85
 felony offender, requirements - SB 85
 Possession
 of a handgun by a minor, enhanced penalty - HB 98
 of matter portraying a sexual performance by a minor, computer-generated image - HB 207: SCS
 Postincarceration
 supervision, attempted sex crimes - HB 65
 supervision, child pornography offenses - HB 65
 supervision, conviction for child pornography offenses - HB 25; HB 278
 supervision, human trafficking - HB 65
 Probation and parole, prohibition, crimes committed with illegal firearms - HB 5
 Promoting
 contraband, deadly weapon, penalty enhancement - HB 282
 contraband, fentanyl, penalty enhancement - HB 5
 human trafficking, definition - HB 3
 human trafficking, penalty enhancement - HB 278
 Public offense petition, notice to school, requirement - SB 11
 Rape
 in the first degree, Class A felony - HB 625
 in the third degree, position of authority

or special trust, victim under 12, Class C felony - HB 278
 Rape, person in position of authority or special trust, enhanced penalty - HB 278: HCS
 Release from custody, operator's license, return - SB 33
 Sale of firearms, remove section - HB 5: HFA (13)
 Sentence enhancement for violent felonies, removal - HB 5: HFA (2), HFA (3)
 Sentencing, consecutive indefinite terms of imprisonment, extended term, circumstances allowing - HB 619
 Sentencing for violent felonies, enhancement - HB 5
 Sex
 crime, definition, child sex doll offenses - HB 207: HFA (1)
 crime, definition, distribution of matter portraying a sexual performance - HB 207: HCS
 crime, definition, distribution of matter portraying a sexual performance by a minor - HB 66
 crime, participation in medroxyprogesterone acetate treatment - HB 236
 offenders, residing within 3,000 feet of specific locations, prohibitions - HB 67
 Sexual
 exploitation, computer-generated images - HB 207: SCS
 exploitation of minors, digitally altered images of minors - HB 207: HCS
 exploitation of minors, inclusion of computer-generated image in definition of matter - HB 82
 offenses, procuring minors through communications systems, penalty enhancement - HB 278
 Sodomy
 in the first degree, Class A felony - HB 625
 in the fourth degree, repeal - HB 548
 in the third degree, position of authority or special trust, victim under 12, Class C felony - HB 278
 Sodomy, person in position of authority or special trust, enhanced penalty - HB 278: HCS
 Theft
 by unlawful taking, venue - HB 5: HCS
 of services, rental agreements, property - HB 95; HB 95: HCS
 Thefts, aggregate timeframe, increase - SB 48
 Tobacco and other nicotine products, sale to or use by persons under 21, increased penalties - HB 142
 Torture of dog or cat, penalty, increase - HB 258
 Travel into the Commonwealth to engage in a sexual offense, Class D felony - HB 270
 Trespass, use of purple paint marks to provide notice - SB 118; SB 118: SFA (1); HB 586: HFA (2)
 Unlawful
 camping, exempt sleeping in automobile - HB 5: HFA (16), HFA (20), HFA (24), HFA (26), HFA (27)
 camping provisions, deletion - HB 5: HFA (1), HFA (5)
 storage of a firearm, prohibition - SB 262; HB 373
 Unlawfully providing a handgun to a minor, penalty enhancement - HB 282
 Violation
 of a protective order, removal from bill - HB 5: SCS
 of order of protection, enhanced penalty, require violent conduct - HB

5: HFA (21), HFA (27)
 Violence reduction program, participation as a condition of probation or parole - HB 5; SB 202
 Violent
 offender, add qualifying offenses - HB 5: SFA (3)
 offender, arson offenses - HB 5: HFA (27); HB 182
 offender, attempted commission of violent offense - HB 5: HFA (27); HB 182
 offender, burglary offenses - HB 5: HFA (27); HB 182
 offender, change in qualifying offenses - SB 86
 offender, Class C felony violation of wanton endangerment - SB 132
 offender, conviction for child pornography offense - HB 278
 offender, conviction for child pornography offenses - HB 25
 offender, crimes committed while armed with a firearm - HB 282
 offender, felony that causes death or serious physical injury - HB 5: HFA (27); HB 182
 offender, incest by sexual contact - HB 269; HB 289
 offender, offense involving use of a firearm or deadly weapon - SB 20
 offender, promoting contraband, Class B felony violation - HB 5
 offender statute, remove certain proposed changes - SB 20: SFA (1)
 offender, strangulation in the first degree - HB 5: HFA (27); HB 182
 Wanton
 endangerment, enhanced penalty for discharging a firearm - SB 132
 endangerment in the first degree, discharge of a firearm, Class C felony violation - SB 20
 Youthful offender, offenses involving a firearm, Circuit Court transfer back to District Court - SB 20: HCS

Dairying and Milk Marketing

Cabinet for Health and Family Services, Milk Safety Branch, transfer to Department of Agriculture - HB 16

Data Processing

Covered entities, data, duties to minors - SB 345
 Digital
 service providers, duties to minors - HB 463
 service providers, duties to minors, exemption - HB 463: HFA (1)
 Grant database, creation - HB 299
 Personal
 Data Privacy, data and information exemption - HB 15: HFA (1)
 Data Privacy, data processed, personal or household activity - HB 15: SFA (1)
 Data Privacy, Kentucky Consumer Data Protection Act - HB 15: SFA (2)
 data protection, consumer data privacy rights - SB 15
 data protection, consumer data privacy rights, sale of data, opt-out requirement - HB 15; HB 24

Deaths

Autopsies, epilepsy, requirements - HB 166; HB 166: HCS
 Autopsy by coroner, requirement - HB 480
 Bereavement leave, death of a child, dependent, or immediate family member, requirement - HB 537

Burial or cremation of a dead body, facilitation - SB 163
 Cabinet for Health and Family Services, comprehensive report, requirements - HB 44; HB 44: HCS
 Certificate, education, completion - HB 32
 Child fatality and near fatality team, review of gunshot-related deaths, requirement - HB 544
 Death
 certificates, central digital repository - SB 160
 certificates, timeline to complete, death under investigation - SB 17
 penalty, replacement with life imprisonment without parole - HB 38; SB 144; SB 152
 Disposition of tangible personal property at death, wills, written statement or list - HB 451; HB 451: HFA (1)
 Epilepsy, Vital Statistics Branch, requirements - HB 166: HCS
 Individual-directed care, end of life - HB 285
 Infant Mortality Task Force, establishment - HCR 62
 Kentucky
 Indigent Persons' Burial Program, establishment - HB 187
 Service Members, Veterans, and their Families Suicide Prevention Program, establishment - HB 30
 state veterans' cemeteries, eligibility for interment, expansion - HB 86
 Maternal mortality and morbidity, prevention - HB 306
 Name of deceased victim, posthumous change by family member - HB 634
 Proposed constitutional amendment, property tax exemption, homesteads of veteran's surviving spouses - SB 351
 State child and maternal fatality review team, establishment - HB 544
 Uniform Real Property Transfer on Death Act - HB 50

Deeds and Conveyances

Agricultural
 districts, minimum acreage requirements, notification of local officials, landowners - HB 418
 land, affidavit, prohibited countries, county clerks - HB 575
 Disposition of tangible personal property at death, wills, written statement or list - HB 451; HB 451: HFA (1)
 Extension of lien secured by recorded deed, requirements - HB 488
 Greenhouse gas emissions reduction agreements, recording requirement - HB 37
 Heirs property, partition - SB 54
 Kentucky Ohio River Regional Recreation Authority, establishment - HB 712
 Ownership of real property, restrictions - SB 284
 Real property, sale or transfer, affidavit - SB 284
 Transfer on death, requirements - HB 50
 Transfers of land, subdivision, recording of plat, requirement - HB 657

Dementia

Alzheimer's
 Association, income tax refund designation - HB 21
 disease, continuing medical education, nurses - HB 459: SCS
 disease, dementia continuing education, nurses, physician assistants - SB 211

disease, dementia continuing education, physician assistants - HB 459: SFA (2)
Home and community-based waiver programs, required services - HB 643

Disabilities and the Disabled

Autism in Education Task Force, study of school-based autism support and services - HCR 51
Certified waiver providers, investigation procedures, establishment - SB 307
Civil
cause of action, loss of parental consortium, total and permanent disability, establishment - SB 365
rights, Americans with Disabilities Act, amendments, inclusion - HB 170
Community-based supportive services, Cabinet for Health and Family Services study - HJR 105
Developmental Disabilities Awareness Month, recognizing - HR 76
Disabilities Awareness Day, February 27, 2024. recognition - HR 113
Disabled parent, accommodations, family preservation - HB 183
Emotional
support animals, assistance dog rights and privileges, exclusion - HB 335
support animals, misrepresentation, fine - HB 335: HCS
Guardianship proceeding, respondent, right to appointed counsel, right to retain counsel - SB 53
Hearings for appointment of guardian or conservator, additional requirements - HB 238
Home and community-based waiver programs, required services - HB 643
Homestead Exemption Task Force, creation - SJR 138
Individuals with intellectual or developmental disabilities, rights, enforcement - HB 214; HB 214: SCS
Kentucky
School for the Deaf Governance Task Force, study of governance models - HCR 132
School for the Deaf, superintendent - HB 783
Long-term care, staffing ratios, implementation - SB 124
Medicaid
residential waiver services, use of video recording devices, permission - SB 173
waiver, out-of-state services, interstate compact - HR 97
Mental or physical health emergency, termination of lease - HB 181
Minimum wage for all employees, requirements - HB 576
Petition for appointment of guardians or conservator, additional requirements - HB 238
Property
tax, assessment of property, homeowners classified as totally disabled - HB 112: HFA (1)
tax, homestead exemption amount - HB 61
tax, homestead exemption amount, proposed constitutional amendment - HB 62
tax, homestead exemption, application process - SB 21
Proposed constitutional amendment, property tax exemption, homesteads of veterans - SB 351
School district transportation services policy, federal law compliance - HB 446: HFA (1)
Veterans, educational benefit, service-

connected disability rating, reduction - HB 409
Workforce Innovation Task Force, establishment - HCR 79

Disasters

2022-2024 State/Executive Branch biennial budget, amendment - HB 262; HB 262: HCS
Governor, powers and duties, restrictions - SB 133
Income
taxation of disaster response employees and businesses, exemptions, removal of sunset date - HB 433
taxation of disaster response employees and businesses, exemptions, sunset date extension - HB 8: FCCR
Kentucky WWATERS emergency fund, public water and wastewater systems, establishment - HB 563
Long-term recovery groups - HCR 31

Diseases

Alzheimer's disease, dementia, continuing education, nurses, physician assistants - SB 211
disease, dementia, continuing education, physician assistants - HB 459: SFA (2)
disease, dementia, continuing medical education, nurses - HB 459: SCS
American Heart Month, February 2024, designation - HR 80; SR 100; SR 103
Autism Acceptance Month, April 2024, recognition - HR 148
Behavioral health emergency, mental health, crisis receiving services, requirements - HB 617
Board of Nursing, membership - HB 459: SCS
Cancer detection, coverage requirement - HB 52; HB 52: HCS
Cardiovascular disease, Wear Red Day, designation - SR 108
Childhood Cancer Awareness Month, September 2024, recognition - SR 139
Colorectal Cancer Awareness Month in Kentucky - HR 102; SR 147
Coronary calcium imaging tests, coverage requirement - HB 642
COVID-19 and mRNA vaccine, prohibition on requirement - HB 274: SFA (3)
COVID-19, modRNA, and mRNA vaccine, prohibition on requirement - HB 274: SFA (2); SB 295
COVID-19 vaccine, prohibition on requirement - HB 166: SFA (2); SB 295: SCS
Diabetes, administration of undesignated glucagon in schools - HB 438; HB 438: HCS
Eating disorders, awareness - HR 89
Gene therapy or genetic change, label and informed consent, requirements - HB 229
Health insurance, coverage for breast examinations - HB 115
Hepatitis C virus infection, pregnant and postpartum women, coverage requirement - HB 322
Immunization of children, by pharmacists - HB 274; HB 274: HCS
Long-term care, staffing ratios, implementation - SB 124
Medicinal cannabis, qualifying medical conditions - SB 337; HB 352
Obesity, report, Cabinet for Health and

Family Services - HB 273
Obesity treatment, coverage requirement - HB 273
Postsecondary education institutions, immunization requirement, exemptions - SB 135
Rabies vaccination, administration, veterinary technician - HB 328; HB 328: HCS
Sepsis, diagnostic criteria, establishment - SB 247; HB 477
Sexually transmitted, testing, requirement - HB 618
Tarlov Cyst Disease Day, May 16, 2024, recognition - HR 142
Testicular cancer, awareness - HR 136
Wear Green for Gastroparesis Day, recognition - SR 83
World Autism Awareness Day, April 2, 2024, recognition - HR 148

Distilled Spirits

Alcoholic beverage sales, marinas - SB 50: HFA (1)
beverages, omnibus bill, privileges and regulation - HB 439: HCS (2)
beverages, quota retail package licenses, limits - HB 737
Barrel aging process, environmental impact - HB 479
Distillers, self-distribution, alcoholic beverage retailers - SB 50; SB 116
Licensing, denial, state and local administrators - HB 736
Marina alcoholic beverage sales, local option election, removal - HB 439: SCS
Quota retail package licenses, quantity, local governments - HB 439: HFA (1)
Riverboats, by the drink alcoholic beverage sales, passenger count - SB 62
Vintage
distilled spirits license, reporting requirements - HB 439
distilled spirits, seller package limit, penalties - HB 439: HCS (1)
distilled spirits sellers, violations, fines - HB 439: HFA (2)

Dogs

Animal seizure, cost-of-care petition - SB 119
Commercial breeders, licensure - HB 651
Danger of death, removal from vehicle, civil immunity - HB 311
Definition - HB 258: SFA (2)
Dog bite or dog attack damages, insurance disclosures - SB 104
Emotional support animals, assistance dog rights and privileges, exclusion - HB 335
Harboring a vicious dog, increased penalty - HB 188
Misrepresentation of a support animal, penalties, general fund - HB 335: HCS
Publicly accessible space, prohibited sales - SB 41; HB 313
Rabies vaccination, administration, veterinary technician - HB 328; HB 328: HCS
Retail
pet shop, prohibited sales - SB 41; HB 313
pet shops, sale restrictions - SB 157
Sale restrictions, definitions of hobby breeder and large-scale breeding kennel, delete - SB 157: SFA (1)
Shelter pets, designation as official pets of Kentucky - HB 494
Torture,

define - HB 258
definition - HB 258: SFA (1)
definitions - HB 258: SFA (3), SFA (4)
Treeing Walker Coonhound, state dog, designation - SB 204
Veterans' service animals, tax, sales and use, exemption - HB 42

Domestic Relations

Abuse, violence, employment - HB 824
Child
support action, filing at time of conception - SB 110
support action, residence of mother - HB 243
support action, retroactive - HB 243
support action, venue, residence of mother - SB 110
Conditions of release, bail bonds, person subject to protective order, restrictions - HB 69
Dissolution
of marriage, disposition of assets, attempted murder - HB 155: HFA (3), HFA (4)
of marriage, disposition of assets, violent felony against other spouse after filing - HB 155: HFA (1)
of marriage, disposition of assets, violent felony offense against other spouse - HB 155: HCS
of marriage, disposition of assets, violent felony offense, limit on insurance - HB 155: HFA (2)
of marriage, disposition of assets, whole life insurance - HB 155: HFA (3), HFA (4)
of marriage, disposition of assets, judicial discretion - HB 155: SFA (1)
of marriage, felony against other spouse - HB 155
of marriage, insurance policy, felony against other spouse - HB 155
of marriage, retirement assets, felony against other spouse - HB 155
Divorce, parties with minor children, 60-day waiting period, removal - HB 205
Domestic
Violence Awareness Month, recognition - HR 73; SR 130
violence orders, violation, criminal charges - HB 436: HCS
Emergency protective orders, domestic violence orders, minors as parties - HB 436
Gender-neutral language, inclusion - HB 689
Interpersonal
protective orders, minors as parties - HB 436
protective orders, violation, criminal charges - HB 436: HCS
Orders
of protection, conviction for qualifying offense, issuance, duration - HB 81
of protection, second or subsequent violation, Class D felony - HB 5
Parental rights, voluntary termination - HB 476
Paternity,
postnatal testing - HB 243
prenatal testing - HB 243
Protected tenant, income tax credit for landlord - SB 214
Rape crisis center and domestic violence shelter, contributions, income tax credit - SB 214
Serious physical injury, definition, inclusion of certain relationships - HB 5
Unemployment compensation, workers displaced by domestic violence, abuse, sexual assault, stalking - HB 73; HB 118

Uniform Collaborative Law Act - HB 206

Driver Licensing

Applicant requirement, English, literacy - HB 79
Application processing, county clerks - SB 91: SCS
Applications, third-party services - SB 91; HB 434; HB 434: HCS
Autonomous vehicles, definition of driver - HB 7
vehicles, human drivers - HB 7: HCS
Commercial driver's licenses, human trafficking, lifetime suspension - SB 199
driver's licenses, testing, veteran's exemption - SB 199
Eligible veterans, discharged LGBTQ veterans, inclusion - HB 503
Expiration, notification requirements - HB 218
High school students, Social Security number requirement, removal - SB 165
Identity document, multiple issuance, prohibition - SB 199
verification, birth certificate, electronic verification - SB 160
Instruction permit testing, county clerks - SB 91: SFA (1)
permit testing, expansion - SB 91
Issuance, minimum location requirements - HB 213; HB 250
Limited minor's farm operator's license, issuance fee - HB 334
minor's farm operator's license, procedures - HB 334
Personal communication device, use by driver, prohibition - HB 620
REAL ID Act of 2005, United States Congress to repeal, urging - SCR 47
Real ID compliant documents, county clerk issuance - SB 91: SFA (1)
ID compliant documents, third-party issuance - SB 91: SFA (1)
Regional offices, location - HB 60; SB 91; HB 434: HCS
Skills testing, expansion, pilot program - HB 434: HCS
Testing, Kentucky State Police, remote testing pilot project - SB 91: SCS; SB 107: HCS

Drugs and Medicines

340B covered entities, discrimination against, prohibition - SB 27; SB 27: SCS; HB 490; HB 806
Abortion-inducing drugs, prohibitions, removal - HB 428
drugs, unauthorized distribution, complaint, establishment - HB 838
Advance care planning, guide - HB 645: HCS
Alternative treatments, chronic pain - HB 321
Biosimilar medicines, coverage - HB 220
Cannabis, constitutional amendment, guarantee of rights - HB 160; SB 362
Controlled Substances Act, Schedule I, removal - SCR 46
Cannabis legalization, omnibus bill - HB 90; SB 382; HB 420
Cannabis, personal use quantity, decriminalization - HB 72
Contraceptive coverage - HB 536
Controlled substance, electronic prescription,

exception - HB 764
substance, medication, prescription, program for synchronization, reporting - HB 764
substances, penalties, reduction - HB 211
COVID-19, mRNA vaccine, and COVID-19 antibodies, blood donation, blood label for transfusion - HB 163
COVID-19 or mRNA vaccine, blood donation, deferral period - HB 163
or mRNA vaccine, blood donation, donor history questionnaire - HB 163
Delta-9-tetrahydrocannabinol, allowable levels in workers' compensation drug test - HB 351
E-liquids and vapor products, sale and distribution, penalties - HB 11: SFA (1)
Emergency use drugs, devices, or biologics, information - SB 267
FDA-approved antiobesity medications, coverage requirement - HB 273
Gene therapy or genetic change, label and informed consent, requirements - HB 229
Harm reduction centers, establishment of program - HB 211
Homeless shelters, personal products, provision - HB 126
Hormonal contraceptives, provisions - HB 536
Immunization of children, by pharmacists - HB 274; HB 274: HCS
requirements, exemptions - SB 135
Individual-directed care, end of life - HB 285
Informed consent, medical examinations - HB 252; HB 252: HCS
Injectable epinephrine devices, coverage requirement - HB 556
Intoxicating hemp products, driving under the influence, prohibition - SB 72
Jails, medical services, provision - HB 475
Kentucky Prescription Drug Affordability Board, creation - HB 823
Marijuana intoxication, per se limit, creation - SB 32
Medicaid, disposal, payment - HB 543
Medicaid managed care contracts, limit on number awarded - SB 24; HB 477: SFA (2)
Medical orders for scope of treatment, form - HB 174: SCS; HB 645
treatment, health care, right to refuse - HB 48
Medroxyprogesterone oacetate treatment, sex crime against victim under 12 years old - HB 236
Minimum reimbursement, prescription drugs and other services - HB 190: SCS
Murder, inclusion of sale of fentanyl - HB 5
Pharmaceutical manufacturer, definition - HB 806
Pharmaceutical manufacturer, definition - SB 27: SCS
Pharmacy or pharmacist services, trade practice requirements - SB 188; SB 188: SCS
Postpartum mood disorders, coverage requirement - HB 713
Postsecondary education institutions, immunization requirement, exemptions - SB 135
Prescription drug coverage, cost-sharing and rebate requirements - SB 149

drugs, distribution, insurance practices - HB 190; HB 190: HCS
Professional dispensing fee, prescription drugs and other services - SB 188: SFA (1)
Promoting contraband, fentanyl, penalty enhancement - HB 5
Pseudoephedrine, purchase limits - HB 386
Step therapy protocols, construction - HB 220: HCS
Syringe services programs, VA health care systems - SB 36
Tobacco and other nicotine products, sale to or use by persons under 21, increased penalties - HB 142
and related products, sale and distribution, penalties - HB 11
Transport across state lines, personal use, permit - HB 310
Treatment center, chemical dependency, transportation services - SB 71; SB 71: SCS; HB 408; HB 408: HCS
of alcohol or opioid use disorder, Naloxone, utilization reviews, prohibition - HB 534
of alcohol or opioid use disorder, opioid antagonist, utilization reviews, prohibition - HB 534: HCS
Undesignated glucagon, diabetes, administration, prescriptive authority - HB 438; HB 438: HCS
Vapor Products, sales, authentication, penalties, enforcement - SB 344: SFA (2)
Workers' compensation, exception to presumption of nonwork-relatedness - HB 351
compensation, illegal substances, proximate cause of injury - HB 379

Economic Development

Abuse, violence, employer requirements, employee supports, leave, accommodations - HB 824
Agricultural districts, minimum acreage requirements, notification of local officials, landowners - HB 418
Blue Grass Army Depot, military related industrial development, study - SR 262
Board, technical changes, gender-neutrality - SB 328
Bond sale proceeds, working capital expenditures, payment allowance - HB 533
Broadband Equity Access and Deployment Program, establishment - HB 267
Equity Access and Deployment Program, prioritization of Bead Program funds, unserved areas - HB 267: HCS
Budget Reserve Trust Fund, supplemental appropriations - HB 1; HB 1: SCS
Cabinet for Economic Development, in-demand occupations and industry sectors, identification - HB 422
for Economic Development, secretary appointment, gender-neutral language - SB 286; HB 670
Certified Child Care Community Designation Program, Employee Child Care Assistance Partnership - HB 561: SCS
Child Care Community Designation Program, establishment - HB 561; HB 561: HCS

Contracts, Kentucky Buy American Act, compliance - HB 326
Designated county industrial districts, establishment - HB 596; HB 596: HCS
Digital property rights, name, voice, and likeness, commercial benefit - SB 317; SB 317: SCS
Economic Development Finance Authority, business loans, preference for veteran-owned businesses - SB 94
Employee Child Care Assistance Partnership, requirements - HB 561; HB 561: HCS
Gender-neutral language, inclusion - SB 285; HB 671
Government Resources Accelerating Needed Transformation Program, eligible use - HB 723; HB 723: HCS, SCS
Governor's recommended State/Executive Branch Budget - HB 114
Kentucky Aviation Economic Development Fund, allowable uses - SB 127: HCS; HB 664
Aviation Economic Development Fund, allowable uses, strike from bill - SB 127: CCR
Entertainment Incentive Program, application and administrative fees - HB 8: SCS
Foreign Investment Review Board, agricultural land, appeal process - HB 575
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Tuition, public school, prohibition - SB 210

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Foster or adopted child, public postsecondary tuition waiver program, monthly payment, establishment - HB 105; HB 105: HCS

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Higher Education Student Loan Corporation, board, membership - SB 81; HB 221

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Postsecondary DEI officer and officers, exclude from general DEI prohibitions - SB 6: HFA (7)

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preparation programs, three-cueing system of instruction, prohibition - HB 612

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and Effective School District Governance Task Force, membership, modification - HCR 81: HCS	Work	Firearms code and registry, prohibition, January 1, 2025 - HB 357	Pap smear, coverage requirements, January 1, 2025 - HB 63
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Kentucky	Work program, minors aged 12 or 13 - SB 128	insurance, maternity coverage requirement, January 1, 2025 - SB 34; HB 734	ID fee elimination, August 1, 2024 - HB 8: HCS
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Rental ride share excise tax, bad debt deduction, August 1, 2024 - HB 8: FCCR, SCS

Retirement, alternative benefit program for members in hazardous positions, July 1, 2025 - SB 196

Right to repair, agricultural equipment, consumer protection, January 1, 2025 - HB 698

Sales

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and use tax, currency and bullion exemption, August 1, 2024 - HB 8: HCS, SFA (1); HB 101; SB 105; SB 121

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Special license plates, extra fees, January 1, 2025 - HB 97

Standard time observance, November 1, 2024 - HB 674

Substance use disorder treatment, coverage, January 1, 2025 - HB 290

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Telecommunicators, hiring and training, requirements - SB 312; HB 782

Tobacco

and related products, sale and distribution, enforcement, January 1, 2025 - HB 11: HCS

and vapor nicotine products, sale and distribution, enforcement, January 1, 2025 - HB 11: SCS

Treatment, opioid antagonist, utilization reviews, prohibition, effective January 2025, in part - HB 534: HCS

Uniform

Canadian money judgments registration, January 1, 2025 - HB 801

Commercial Code, emerging technology amendments, January 1, 2025 - SB 155

Foreign-Country Money Judgments Recognition Act, January 1, 2025 - HB 802

Vehicle registration fee and property tax provisions, January 1, 2025 - SB 107

Veterans' service animals, sales and use tax, exemption, August 1, 2024 - HB 42

Waterway usage fee, January 1, 2025 - HB 521; HB 712: SFA (1), SFA (4)

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Adult-oriented business, location requirement, restrictions - SB 147; HB 402

Aerospace Education Reinvestment Opportunity Act - SB 127; SB 127: HCS; HB 345

Alcoholic beverages, omnibus bill, privileges and regulation - HB 439: HCS (2)

Alternative teacher certification pathway, Option 7, modification - SB 265: SCS

Antisemitism, public schools and postsecondary institutions, deportation of foreign alien - SB 315

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Asset Resolution Corporation, operations - SB 81; HB 221

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Broadband

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Equity Access and Deployment Program, prioritization of Bead Program funds, unserved areas - HB 267: HCS

Budget Reserve Trust Fund, supplemental appropriations - HB 1; HB 1: SCS

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Candidate

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Career and Technical Education, funding, July 1, 2024 - SB 192; HB 499

Child-care provider, employer contributions, facilities and maintenance cost, inclusion - SB 232

Claims against the Commonwealth, appropriation of funds - HB 602

Converted career and technical education center, qualifying employee award, authorize - HB 499: HFA (1)

Cost-of-living adjustment for Kentucky Retirement Systems retirees, July 1, 2024 - HB 20

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of Fish and Wildlife Resources, transfer, Department of Agriculture - SB 3

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employees of the Louisville Metro Public Defender - HB 277

Dissolution of marriage, disposition of assets, felony against other spouse - HB 155

Education Professional Standards Board, complaint procedures - HB 300

Elections,

county boards, precincts, no-excuse in-person absentee voting - HB 580

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Electric

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vehicle power taxes, electric vehicle power dealer, definition - HB 122: SCS

Emergency

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teacher certification, renewal requirements, waive - SB 232

use drugs, devices, or biologics, information - SB 267

Energy Planning and Inventory Commission, establishment, membership, duties - SB 349

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Resources Accelerating Needed Transformation Program, eligible use - HB 723; HB 723: HCS, SCS

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Immunization requirements, exemptions, action for damages - SB 135

Individual income tax, GF appropriation definition - HB 8: HCS

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Instructional programs for school-age children, exemptions - HB 491: HFA (1)

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Kentucky

Authority for Educational Television, membership - HB 686

Higher Education Assistance Authority, board, membership - SB 81; HB 221

Higher Education Student Loan Corporation, board, membership - SB 81; HB 221

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Product Development Initiative of 2024, June 1, 2024 - HB 13; HB 13: HCS

Public Pensions Authority, health benefits for line of duty hazardous disability retirees - HB 349

Public Pensions Authority, lease for Office of Investments, authorization - SB 57

WWATERS Program, public water and wastewater systems, loans, eligibility, application - HB 563: HCS

Law enforcement, federal officers, removal of authority - SB 115

Library media center, school librarian requirement, removal - SB 232

Local boards of education, members, reimbursement, July 1, 2024 - HB 510

Low-speed vehicles, safety standards - HB 249

Mandated health benefit, fiscal impact statements - HB 186: HCS

Medicaid

Oversight and Advisory Board of the General Assembly, establishment - HB 316

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Medical

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cannabis, state office, licenses, qualifying medical conditions - SB 337

cannabis, state office, licensure - HB 829: SCS

Military family assistance trust fund, eligibility, expansion - HB 715

Minor settlements, restricted accounts and annuities, requirements - SB 158

Motor

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Name, image and likeness agreement requirements, applicability, modification - SB 285: SCS

Office

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Overtime

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Coronary calcium imaging tests, coverage requirement - HB 642
Dental services, insurance, assignment of benefits - HB 589
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Individual-directed care, end of life - HB 285
KCHIP, hepatitis C virus infection, pregnant and postpartum women, coverage requirement - HB 322
Maternity care - HB 380
care, health insurance coverage - HB 10
Medical laboratories, any willing provider law, health insurance - HB 677
Mental Health Parity and Addiction Equity Act - HB 339
Minimum reimbursement, prescription drugs and other services - HB 190: SCS
Obesity treatment, coverage requirement - HB 273
Pap smear, coverage requirement - HB 63
Perinatal palliative care - HB 10: SCS
Postpartum mood disorders, prescription drugs, coverage requirement - HB 713
Prescription drugs, distribution, insurance practices - HB 190: HCS
drugs, distribution, requirements - HB 190
Prior authorization program, requirements - HB 318
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Provider contracts pharmacy or pharmacist services, requirements - SB 188: SCS
Speech therapy, treatment for stuttering, coverage - SB 111; SB 111: HCS
Substance use disorder treatment, coverage - HB 290

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speed enforcement, highway work zones, flashing signage - HB 192: HFA (2)
speed enforcement, highway work zones, pilot program - HB 192; HB 192: HFA (1)
speed enforcement in highway work zones pilot program establishment - SB 44
speed enforcement, recorded images, retention and use - HB 192: HCS
Autonomous vehicles, task force, establishment - HCR 36
Biennial Highway Construction Plan, FY 2024-2026 - HB 266; HB 266: FCCR, HCS, SCS
Capital Avenue, road closure, prohibition - HB 19: SFA (2); SB 75; HB 193: SFA (5); HB 384
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Highway work zones, traffic offenses, worker present, requirement - HB 193: SCS
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Motor vehicle racing event, state-maintained highways - HB 29
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Cabinet, Six-Year Road Plan, county priority projects - HJR 92; HJR 92: HCS, SCS
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Cabinet, Six-Year Road Plan, last four years - HJR 91: FCCR, SCS
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History Season, January 15 to April 4 of each year, designation - HB 573
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Black women, last day of February, recognizing - HR 61
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Combined municipal utility electric and water plant boards, city governing bodies, authority over - SB 220

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911 services, moneys diverted to CMRS fund for distribution for 911 services, rates - HB 528
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Braden, Anne and Carl, memorial highway designation - HJR 118
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Cash, Chief Deputy Jody Wayne, KY 293, Caldwell County - SJR 58
Chester, Cozy and Linnes, memorial highway, KY Route 2049, Jefferson County - SJR 190
Collins, Emilee, memorial highway designation - HJR 107
Representative Hubert and Bea, US 23 bridges, Johnson County - SJR 192
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Fort Campbell, 101st Airborne Division, memorial highway designation, KY 1062, Trigg County - HJR 22
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Lewis County Veterans Memorial

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Agritourism activity, competitions, horseracing, inclusion - SB 101: SFA (1)
Animal seizure, cost-of-care petition - SB 119
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International harness racing event, Tourism, Arts and Heritage Cabinet, sponsorship - HB 8: HCS
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Kentucky
Horse Park, personal service contracts, exception - HB 512
Horse Racing and Gaming Corporation, jurisdiction - SB 299: HCS
Horse Racing and Gaming Corporation, racing and gaming, regulation - SB 299: SCS
Horse Racing Commission, appointment confirmation, reorganization - SB 3: SFA (5)
Horse Racing Commission, language correction - SB 299; HB 702
Horse Racing Commission, responsible gambling programs at licensed tracks - HB 816
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Pari-mutuel racing tax distribution, local government fund, establishment - HB 815
Redistributions, various development funds - HB 8: HCS
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340B covered entities, discrimination against, prohibition - SB 27; SB 27: SCS; HB 490; HB 806
Abortion, incompatible with life outside the womb, prohibition exception - SB 99
public facility, lethal fetal anomaly, prohibition exception - SB 99
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Adult abuse registry, appeal, notification required - SB 145: SCS
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Bentley rural hospital preservation fund, super speeders, fees - SB 177; HB 484: SCS
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Child hospitalization, gender-neutral language - SB 320
Children, inpatient psychiatric and pediatric teaching, public offense, procedures, establishment - SB 242: SCS
inpatient psychiatric and pediatric teaching, public offense, reimbursement - SB 242: SCS
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Medical Services education grant fund, super speeder, fees - SB 177
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care provider, criminal liability, immunity - HB 159
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Home and community-based waiver programs, required services - HB 643
Individual-directed care, end of life - HB 285
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Peace officer, transportation, probable cause, psychiatric facility or hospital, evaluation - SB 71: HFA (1)
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Sexual assault victims, services, medical billing, prohibition - SB 319
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Substance use program, transportation requirements, federal law, prohibitions - SB 71: HFA (2)
Transportation, probable cause, mentally ill, psychiatric facility or hospital,

evaluation - SB 71: HCS
Travel across state lines, health services, permit - HB 310
Treatment center, chemical dependency, recovery residence, transportation services - SB 71; SB 71: SCS
center, chemical dependency, recruitment rules, Medicaid restrictions - HB 408; HB 408: HCS
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Treatment, discrimination against employees for acts of conscience - HB 49; SB 239
University of Kentucky and University of Louisville, hospital acquisition, General Assembly approval - HB 175

Hotels and Motels

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Human trafficking, signage, requirement, penalties - HB 3

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Department of Housing, Buildings and Construction, articulation agreements - SB 164
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Jail construction, moratorium - HB 12: HCS
construction, prohibition - HB 12
Kentucky Housing Task Force, establishment - HCR 68
Off-site construction or demolition waste disposal, permitted area, increase - HB 478
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detectors in existing residential structure at time of sale or lease, requirement - HB 23: HCS
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Temporary governmental structures, building code compliance, exemptions - HB 296
governmental structures, building code compliance, six month inspection - HB 296: HCS
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State Building Code, violation - HB 305
Veteran homelessness, Department of Veterans' Affairs, initiative to end - SB 94
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of Fish and Wildlife Resources Administration Task Force, establishment, duties, members - SB 3: SFA (1)
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landowner, hunting license exemption, five acre minimum and farmland requirement, removal - HB 106

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Foreign aliens, endorsement of terrorist

activity, subject to arrest and deportation - SB 315; HB 826
Governor Greg Abbott, illegal immigration, protection of the United States, support - HR 57; SCR 111; SR 116; SR 123
Limited English proficiency students, enhanced support program - HB 722
President Biden, immigration laws - HR 63
Workforce Innovation Task Force, establishment - HCR 79

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Artificial
Intelligence and Autonomous Vehicle Task Force, establishment - HCR 36: HCS
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Blockchain Technology Working Group, membership, Kentucky League of Cities, designee - SB 229
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Equity Access and Deployment Program, establishment - HB 267
Equity Access and Deployment Program, prioritization of Broadband Program funds, unserved areas - HB 267: HCS
Cellular antenna tower siting, setbacks, inhabitable buildings and outdoor gathering spaces - SB 161
Communications service providers, underground facility damage prevention, exemption - SB 174
Consumer protection, biometric identifiers, collection practices, civil cause of action - HB 201
Digital
asset mining business, node operations, staking - HB 741: HCS
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Facial recognition technology, use as evidence, prohibition - SB 180
Finance and Administration Cabinet, website access to information, technical corrections - HB 572
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KentuckyCYBER, cybersecurity, protection - HB 139; HB 319
Law enforcement wiretap, compliance with federal law - HB 725
Public
Service Commission, emergency administrative regulations, pole attachment requests - SJR 175
Service Commission, pole attachment requests, internet, emergency regulations - SJR 175: HFA (1)
Rural infrastructure improvement fund, pole replacement, broadband deployment, underserved areas - SB 361
Unserved and underserved areas, pole attachment requests - SJR 175: HCS

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City administrators, investigators, peace officer powers, authorizing - HB 528: SCS
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Salons, violation warning notice, exception - SB 14; HB 792
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Agricultural land transactions, affidavit, prohibited countries, liability exemptions - HB 575: HCS
Benefits, self-employed workers - HB 465
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Dog bite or dog attack damages, insurance disclosures - SB 104
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EMS Professionals Foundation Program fund, creation, insurance premium surcharge - HB 416
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Fire service ratings, changes in fire district services, hearing - HB 43
Home
solicitation sales, exceptions - HB 470: HCS
solicitation sales, insurance, exceptions - HB 470
Housing discrimination, source of income, prohibition - HB 344
Individual-directed care, end of life - HB 285
Insurance holding company system, registration, reporting - HB 498
Kentucky all-payer claims database, reporting requirements - SB 367
Liquor liability, retail drink licensure - SB 123
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Minor settlements, annuities, requirements - SB 158
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Paid family leave insurance - HB 179
Portable
benefit plans, self-employed workers, employer contributions, determination of liability - HB 465: HCS
benefits, worker classification, sole criterion - HB 465: SFA (1)
Prohibited trade practices, residential property, damage roof, advertising insurance claim - HB 458
Property
and casualty insurance, prohibition of assignments - SB 29; SB 29: HCS, SCS
insurance, requirements, FORTIFIED homes - HB 256; HB 256: HCS (1), HCS (2)
Reinsurance,
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detectors in residential properties at time of sale or lease, requirement - HB 23
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Unemployment
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Insurance, Health

Behavioral health emergency, crisis receiving and stabilization, coverage requirement - HB 617
Biosimilar medicines, coverage - HB 220
Breastfeeding support and equipment, coverage requirement - HB 415
Cancer detection, coverage requirement - HB 52; HB 52: HCS
Chronic pain treatments, coverage - HB 321
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Coronary calcium imaging tests, coverage requirement - HB 642
Cost
defrayal, qualified health plans, exemption - HB 186
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Counseling interventions, perinatal depression, coverage requirement - HB 709
Coverage for speech therapy, treatment for stuttering - SB 111; SB 111: HCS
Cranial conditions, coverage requirements - HB 768
Dental services, assignment of benefits - HB 589
Electronic communications, employer-sponsored group health insurance - SB 194
Financial impact statements, private health insurance, additional requirements - HB 635
Firefighters Foundation Program fund, PFAS blood testing, voluntary reimbursement program - SB 159
Formulas, coverage requirement - HB 415
Health insurance, coverage for breast examinations - HB 115
Hepatitis C virus infection, pregnant and postpartum women, coverage requirement - HB 322
Immunizations, incentives, prohibition - HB 41
Individual-directed care, end of life - HB 285
Injectable epinephrine devices, coverage requirement - HB 556
Kentucky
all-payer claims database, reporting requirements - SB 367
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Legislation, mandated health benefit, fiscal impact statements - HB 186: HCS
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Maternity care, coverage requirement - HB 10; HB 10: HCS, HFA (1); SB 74: HFA (2); HB 700
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Mental health and substance use disorder coverage - HB 339
Network access, managed care organization, examination and review - HB 530
Obesity treatment, coverage requirement - HB 273
Pap smear, coverage requirement - HB 63
Perinatal
mood and anxiety disorders screenings, coverage requirement - HB 406
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Pharmacy or pharmacist services, coverage requirements - SB 188

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Prescription drug coverage, cost-sharing and rebates requirements - SB 149

drugs, distribution, requirements - HB 190; HB 190: HCS

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Prior authorization program, requirements - HB 318

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Provider contracts, minimum reimbursement, prescription drugs and other services - HB 190: SCS

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Special enrollment period, pregnancy - HB 10; HB 10: HCS, HFA (1); SB 74: HFA (2); HB 380; HB 700

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Substance use disorder treatment, coverage requirement - HB 290

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Treatment of alcohol or opioid use disorder, utilization review, Naloxone, prohibition - HB 534

of alcohol or opioid use disorder, utilization review, opioid antagonist, prohibition - HB 534: HCS

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North Korean refugees, support, urging - HR 129

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Broadband, pole attachment requests, Public Service Commission - SJR 175

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Rural infrastructure improvement fund, pole replacement, broadband deployment, underserved areas - SB 361

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of Corrections, contracts to house state inmates, classification officers, removal - SB 283: SCS

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construction, prohibition - HB 12

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Mental health assessment, homeless individual, eligibility, establishment - SB 347

Per diem rate, juvenile detention, method to set, establishment - SB 242: SCS

Pregnant inmates, midwifery or doula services - HB 350

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Metal recycling facilities, noise exceedances, notice to local government - HB 91

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person in or on the premises - HB 194: HFA (2)
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Teachers, alternative certification pathway, Option 7, modification - SB 265
Education Professional Standards Board, teacher complaint procedures, establishment - HB 300
Telecommunicators, training academy, requirements - SB 312; HB 782
training and certification, requirements - HB 782: SCS
Universal recognition of occupational licenses and government certifications - HB 34
Unlawful employment practice, inquiry about previous salary - HB 539
Water
and Wastewater Operator Certification Boards, certifications and recruitment, recommendations - HB 40
and wastewater operators, certifications and recruitment, recommendations - HB 40: HCS
Workers'
Compensation, definition of physician, delete territory - HB 401: HFA (1)
compensation, physicians, license issued by other states - HB 401

Oil and Natural Gas

Energy infrastructure, environmental review, federal permitting, reform - HR 70; SR 327
Fossil fuel-fired electric generating facilities, retirements, conditions - HB 445
Property taxation, real property definition, mains, pipes, pipelines, and conduits - HB 8: SCS; HB 835

Opioids

Behavioral health conditional dismissal program, eligible individuals, addition - SB 347
Mental health and substance use disorder coverage - HB 339
Opioid abatement trust fund, appropriation - HB 5: HFA (10), HFA (11); HB 435
Recovery residences, provision of on-site clinical services - HB 462
Substance use disorder treatment, coverage requirement - HB 290
Treatment, Naloxone, utilization reviews, prohibition - HB 534
opioid antagonist, utilization reviews, prohibition - HB 534: HCS

Optometrists

Board of Optometric Examiners, administrative regulation, controlled substance - HB 764
Health
care provider, criminal liability, immunity - HB 159
care provider, providing health services, criminal liability, immunity - HB 159: HFA (1)
Treatment, discrimination, acts of conscience - HB 49; SB 239; SB 239: SCS

Parental Rights

Abuse and neglect, definition, change - SB 208
Adoption
consent, add gender-neutral language - HB 787
papers and records, inspection - HB 87; HB 87: HCS, HFA (1)
papers and records, inspection, adult adopted person - HB 87: SCS
Cabinet for Health and Family Services, services offered to children, review, report - HJR 116
Child abuse or neglect investigation, parents' rights, agency's duty to advise - HB 560
Child, best interest, factors for consideration - SB 206
Child
born as result of sexual assault, termination - HB 700
Care Assistance Program, eligibility - HB 421; HB 422
Care Assistance Program, income eligibility - HB 473
custody, gender-neutral language - HB 790
custody, gender-neutral language. - HB 832
custody, standing, nonparents - HB 440
dependency, abuse, and neglect investigations, requirements - HB 271: HCS, HFA (1)
support, gender-neutral language - HB 786
Child-specific foster home, establishment - SB 151
Court proceedings, termination, permissive public attendance, establishment - HB 805
Covered entities, data, duties to minors - SB 345
Digital service providers, parental monitoring tools - HB 463
Examination or treatment, provided by public school, parental consent - HB 51
Facilities use by students, individual privacy, parental request - SB 238
Gender dysphoria, treatment, children - SB 238
Gender-appropriate pronouns, parental request, use - SB 238
Human sexuality programs, parental rights, opt out - SB 238
Medicaid residential waiver services, use of video recording devices, permission - SB 173
Name
change for a minor, guidelines - HB 325; HB 370
change for a minor, hearing and guidelines - HB 244: SCS
Newborn safety device, definition, continuous staffing exception - HB 272
Nonacademic surveys, parental consent - HB 51
Opt
out, instruction on human sexuality, public schools, establishing - HB 304: HFA (2)
out, well-being questionnaires and assessments, public schools, establishing - HB 304: HFA (2)
Paid parental leave, state employees - SB 142: SCS
Parental consent, child health and mental healthcare - SB 238
Public
school student data, parental rights violation, cause of action - HB 51
schools, curriculum - HB 275: SCS
schools, parental rights, cause of action - SB 2: HFA (1); SB 232: HFA (1); HB 304
schools, parental rights, provision - SB 2: HFA (1); SB 232: HFA (1); HB 304
Radio frequency identification technology, public school student, parental consent - HB 51
Rebuttable presumption related to child dependency, neglect, or abuse, establishment - HB 360
Relative
and fictive kin caregivers list, establishment - SB 151
or fictive kin foster parents, criteria - SB 151: HCS
Responsible
fatherhood initiative program, establishment - HB 105
Fatherhood Initiative program, establishment - HB 105: HCS
Safe Haven Baby Boxes Crisis line, public display in schools, requirement - HB 10: SCS; HB 272: HCS
School
council parent member election, process - SB 168
materials, complaint process, removal - HB 191; SB 246
Student
examinations, treatments, or surveys, specific topics, parental consent - HB 51
well-being questionnaire, parents right to decline - HB 36
Temporary
removal hearing, burden of proof - SB

207
removal hearing, finding of abuse or neglect - SB 207
Termination,
abuse and neglect - SB 208
voluntary and informed consent - HB 476: HCS
withdrawal of consent, notification - HB 476: HCS
Tracking devices, on children, exemption from prohibition - HB 45
Treatments to minors inconsistent with sex, repeal prohibition - HB 376
Uniform Collaborative Law Act - HB 206
Voluntary termination, consent form - HB 476; HB 476: HCS
Written notification, human growth and development instructional materials, minimum requirements - HB 346: HFA (9)

Parks and Shrines

Big Bone Lick State Historical Site, national historic park designation request - HR 152; SJR 194
Capital construction funds for Kentucky State Parks, pool and golf course improvements - HJR 56: HCS
Department of Parks, capital construction funds for Kentucky State Parks, partial authorization - HJR 56
Kentucky
Horse Park, personal service contracts, exception - HB 512
Ohio River Regional Recreation Authority, establishment - HB 712
State Parks, 100th anniversary, honoring - HR 86
Park rangers, gender-neutral language - HB 733
Sex offenders, residing within 3,000 feet, prohibitions - HB 67

Partnerships

Kentucky One-Stop Business Portal, Secretary of State, creation, maintenance - SB 346
Public-private partnerships, capital projects, date change - HB 647

Peace Officers and Law Enforcement

Animal seizure - SB 119
Arrest, interference with a legislative proceeding, requirement - HB 626
Automated
license plate reader, data usage - HB 45
license plate reader, data usage and retention, 30-day limit, exceptions - HB 45: HCS
license plate reader, data usage, restriction - SB 380
license plate reader, data usage, restrictions on availability - HB 45: HCS
license plate reader, policies, requirement - SB 380
Cannabis, personal use quantity, decriminalization - HB 72
Children,
discharge from hospitalization, public offense, arrest, authorization - SB 242: SCS
status offender, escape charge, provision - SB 242: HCS
City administrators, investigators, peace officer powers, authorizing - HB 528: SCS
Concealed deadly weapon license, retired peace officer, firearms qualification every five years - SB 348
Conley, Deputy Caleb, honorary

highway designation - HJR 93
Constables, alternative training for certification - SB 353
Continuous motor vehicle insurance, requirements - SB 31
County Employees Retirement, alternative benefit program for CERS members in hazardous positions - SB 196
Cravens, Sergeant Rufus, conservation officer, recognition - SR 249
Crisis aversion and rights retention order, firearms, removal - SB 13
Destruction of firearms, law enforcement agencies of consolidated local governments - HB 520
DNA, sample collection at arraignment, requirement - HB 286
Duty to intervene, reporting requirements, legal and administrative protections - HB 717
Extreme risk protection order, firearms removal or surrender - HB 331
Federal, Department of the Treasury, powers and duties, retention - SB 115
Federal officers, powers and duties, removal - SB 115
Firearms,
individuals in crisis, voluntary surrender, requirements - HB 460
voluntary restriction list, requirements - SB 190
voluntary surrender, requirements - SB 190
Hunter education, removal of requirement for licenses and permits - SB 60
Illegal immigration, protection of the United States, support - HR 57; SCR 111; SR 116; SR 123
Interrogation of children, requirements - HB 157
Keep Kentucky Free of Litter fund, cash award - SB 316
Kentucky
Ashanti Alert system, creation - SB 45
Ashanti Alert system, reasonable cause - SB 45: SCS
IAN Alert System, creation - SB 45: HCS; HB 682
Law Enforcement Council, expansion of membership - HB 482
Law Enforcement Council, standards for police conduct - HB 717
State Police, commercial vehicle enforcement officer, base salaries, increase - SB 374
Law enforcement wiretap, compliance with federal law - HB 725
London Police Department, Corporal Ben Webb, honoring - SR 113
Mandatory training subjects, suicide prevention and intervention - SB 359
Mentally ill, psychiatric facility or hospital, evaluation - SB 71: HFA (2)
Overtime exception, sheriff's offices, county police - HB 456; HB 456: HCS
Paid family leave insurance - HB 179
Park rangers, gender-neutral language - HB 733
Policies and procedures, police officer mental health program, requirements - HB 329
Retired peace officers, cold cases, contract - HB 551
Retirement, Tier 2 benefits for KERS/CERS members in hazardous positions - HB 143
Seized or recovered firearms, reporting procedures - SB 209
Technical correction - HB 774
Telecommunicators,
Law Enforcement Foundation Program fund, salary supplement - HB 359
training academy, requirements - SB

312; HB 782
training and certification, requirements - HB 782: SCS
Tobacco and other nicotine products, sale to or use by persons under 21, increased penalties - HB 142
Towing companies, rate submissions, penalties - HB 167: SCS
Traffic stop, operator's license database, AVIS - SB 33
Training, hate crime - SB 293; HB 755
Transportation, probable cause, mentally ill, psychiatric facility or hospital, evaluation - SB 71: HCS, HFA (1)
Treatment
center, chemical dependency, arrest - HB 408: HCS
center, chemical dependency, recovery residence, court order violation, notification - SB 71; SB 71: SCS
Troopers and commercial vehicle enforcement officers, base salaries, increase - SB 374
Urban-county government, employees of police departments, reinstatement - HB 248
Vehicle accident reports, law enforcement access - SB 162; SB 162: SCS
Victim of sexual assault, reporting requirement - HB 700
Workers' compensation, psychological injuries - HB 363

Personnel and Employment

Actions under KRS 61.102 and 61.103, damages - HB 320: SFA (1)
Bereavement leave, requirement - HB 537
Classified employees, new appointments, incumbent employees, salary requirements - SB 381
Construction industry, misclassification of employees - SB 176
Covenant
not to compete, health service provider, prohibition - HB 144; SB 324
not to compete, restrictions - HB 772
COVID-19 and mRNA vaccine, prohibition on requirement - HB 274: SFA (3)
COVID-19, modRNA, and mRNA vaccine, prohibition on requirement - HB 274: SFA (2); SB 295
COVID-19 vaccine, prohibition on requirement - HB 166: SFA (2); SB 295: SCS
Crime victims, leave from employment - HB 362; HB 540
Department
of Financial Institutions, examiners and assistant examiners, salary schedule - HB 502
of Public Advocacy, transfer of employees of the Louisville Metro Public Defender - HB 277; HB 277: HCS
Discrimination, protections against regarding weight - HB 291
Earned paid sick leave provided by employers, requirement - HB 196
Employee
benefits, unpaid family care leave - HB 195
Child Care Assistance Partnership, requirements - HB 561; HB 561: HCS, SCS
rights, public school, provision - SB 2: HFA (1); SB 232: HFA (1); HB 304
Employees,
independent contractors, classification and misclassification - HB 483
schedules - HB 237
Employers,
mandatory posting of veterans' benefits document - HB 168
permit posting of veterans' benefits document - HB 30: SCS
Employment discrimination, requirement of criminal history on job applications, prohibition - HB 89
Hospitals, treatment, discrimination for acts of conscience - HB 49; SB 239; SB 239: SCS
Kentucky State Police, forensic lab technicians, training, repayment - SB 366
Law enforcement telecommunicators, protection from retaliation after leave - HB 359
Lobbyists, executive branch hiring, prohibition - SB 273
Local governments, minimum wage, option to establish - HB 297
Maternity leave, school district employees, establishment - SB 205; HB 756
Minimum wage, overtime wage, employer requirements - HB 500; HB 500: HFA (1)
Overtime exception, sheriff's offices, county police - HB 456; HB 456: HCS
Paid
family leave insurance - HB 179
parental leave, state employees - SB 142; SB 142: SCS
Personnel Board, confirmation, Michael Eaves - SR 322
Public employment, prior conviction, application, criteria - HB 124; HB 124: HCS, HFA (1)
Reasonable workplace policies, authority - SB 230; SB 291
Sex crimes misdemeanor, hiring of convicts by school superintendent, prohibition - SB 171
State minimum wage, increase - SB 42; HB 417; HB 797
Statute
of limitation, one year for actions under KRS 61.102 - HB 320: SFA (1), SFA (2)
of limitations for wage and hour violation claims - HB 320
of limitations of two years for discrimination actions under KRS Chapter 344 - HB 320
of limitations of two years for wrongful discharge in violation of public policy - HB 320
of limitations, three years for discrimination actions under KRS Chapter 344 - HB 320: HCS
of limitations, three years for employment discrimination actions under KRS Chapter 344 - HB 320: HFA (1)
of limitations, three years for wage and hour violation claims - HB 320: HCS
of limitations, three years for wrongful discharge in violation of public policy - HB 320: HCS
Unlawful employment practice, inquiry about previous salary - HB 539
Urban-county government, employees of police and fire department, reinstatement - HB 248
Wage and hour enforcement, damages, statute of limitations - HB 500: HCS
Wages, recordkeeping and reporting - HB 284
Workers'
compensation, exemption for agricultural employers and employees, removal - HB 541
compensation, exemption for domestic servant employees, removal - HB 541
Compensation, medical professional,

modification - SB 296
compensation, physicians, license issued by other states - HB 401: SCS
Wrongful discharge, collection of lost wages - HB 504

Pharmacists

340B covered entities, discrimination against, prohibition - SB 27; SB 27: SCS; HB 490; HB 806
Controlled substance, electronic prescription, exception - HB 764
substance, medication, program for synchronization, reporting - HB 764
Covenant not to compete, prohibition - HB 144; SB 324
Gender dysphoria, treatment, children - SB 238
Glucagon, diabetes, dispensing authority - HB 438: HCS
Health care provider, criminal liability, immunity - HB 159
care provider, providing health services, criminal liability, immunity - HB 159: HFA (1)
plan provider contracts, pharmacy or pharmacist services, requirements - SB 188; SB 188: SCS
Immunization of children - HB 274; HB 274: HCS
Individual-directed care, end of life - HB 285
Kentucky Prescription Drug Affordability Board, creation - HB 823
Medicaid, drug disposal, payment - HB 543
Medicaid managed care contracts, limit on number awarded - SB 24; HB 477: SFA (2)
Medical treatment, health care, right to refuse - HB 48
Minimum reimbursement, prescription drugs and other services - HB 190: SCS
Pharmaceutical manufacturer, definition - HB 806
Pharmaceutical manufacturer, definition - SB 27: SCS
Prescription drug coverage, cost-sharing and rebates requirements - SB 149
drugs, distribution, insurance practices - HB 190; HB 190: HCS
Prescriptions, hormonal contraceptives, provision - HB 536
Professional dispensing fee, prescription drugs and other services - SB 188: SFA (1)
Pseudoephedrine, purchase limits - HB 386
Treatment, discrimination, acts of conscience - HB 49; SB 239; SB 239: SCS

Physicians and Practitioners

Abortion, incompatible with life outside the womb, prohibition exception - SB 99
lethal fetal anomaly, prohibition exception - SB 99
lethal fetal anomaly, reporting requirements - HB 711
pregnancy, rape or incest, prohibition exception - SB 99
prior to viability, removal of prohibition - HB 428
Abortion prohibition, lethal fetal anomaly, exception - HB 711
prohibition, pregnancy result of rape or incest, exception - HB 711

Abortion, upon a minor, removal of prohibition - HB 428
various identified penalties, removal - HB 428
Addition of gender-neutral language - HB 697
Advance care planning, guide - HB 645: HCS
Alternative treatments, chronic pain - HB 321
Assisted reproduction, liability protection - SB 301
reproductive technology, access, protection - HB 757
Birthing centers, freestanding, licensing and certificate of need - SB 103; HB 199; HB 199: HFA (1), HFA (2), SFA (1), SFA (2), SFA (3)
Boards of Medical Licensure, Dentistry, and Podiatry, regulations, controlled substances - HB 764
Certificate of death, education, completion - HB 32
Chiropractic licensing, language correction - HB 761
Controlled substance, electronic prescription, exception - HB 764
substance, medication, prescription, program for synchronization, reporting - HB 764
Covenant not to compete, prohibition - HB 144; SB 324
Dentists, insurance, assignment of benefits - HB 589
Early intervention services for children, providers, licensure requirements - HB 675
Epilepsy diagnosis, information to be provided - HB 166
Gender dysphoria, treatment, children - SB 238
Gender-neutral language, inclusion - HB 760
Health care decisions, adult friend of patient, authorization - HB 385
care practitioner, prescriptive authority - HB 438; HB 438: HCS
care provider, criminal liability, immunity - HB 159
care provider, liability protection - SB 373
care provider, Medicaid program, child abuse and neglect registry, adult abuse registry - SB 145
care provider, providing health services, criminal liability, immunity - HB 159: HFA (1)
care services, provision protected - HB 310
facilities, respirator masks, requirement - HB 382
Individual-directed care, end of life - HB 285
Infant Mortality Task Force, establishment - HCR 62
Informed consent, medical examinations - HB 252; HB 252: HCS
Kentucky Child Mental Health Services Access Program, establishment - HB 364
Limited health service benefit plan, noncovered services - HB 589
Long-term care, staffing ratios, implementation - SB 124
Lowdenback, Dr. Clifford, Kentucky Dental Association president, honoring - HR 65; SR 106
Maternal and infant mortality and disparities awareness month, recognition - HR 50

health disparity training, requirement - HB 306
Mental Health Awareness Day, recognition - SR 87
mortality and morbidity, prevention - HB 306
Medicaid coverage, at home prothrombin time testing, requirement - HB 31
Medicaid, drug disposal, payment - HB 543
Medicaid managed care contracts, limit on number awarded - SB 24; HB 477: SFA (2)
Medical directive, compliance refusal, right to transfer, required notice and acknowledgment - HB 92
imaging patient access rights, establishment - SB 154
laboratories, any willing provider law, health insurance - SB 219; HB 677
orders for scope of treatment, form - HB 174: SCS; HB 645
oversight of AED programs, removal of requirement - HB 22
treatment, health care, right to refuse - HB 48
Medicinal cannabis, qualifying medical conditions - HB 352
Medicine, provisional license to practice - HB 574
Occupational diseases, evaluations in workers' compensation, physicians eligible to perform - HB 210
Patient medical record access, standards - HB 103; HB 174; HB 174: HFA (1)
Perinatal palliative care, pregnant women - HB 10: SCS, SFA (2); HB 467; HB 467: HFA (1)
Physician assistants, Alzheimer's disease, continuing education - SB 211; HB 459: SFA (2)
assistants, supervising physicians, application requirements - HB 361
Physicians, pediatricians, continuing medical education requirements - HB 361: SCS
Podiatry, licensing, assistants, and residency - SB 28
licensing assistants, and residency - SB 28: SFA (1)
Pregnancy resource centers, licensure - HB 538
Pregnancy, result of rape or incest, termination, authorization - HB 10: SFA (3), SFA (4)
Pregnancy termination, fatal fetal anomaly - HB 10: SFA (1), SFA (5); HB 467: HFA (3)
Prior authorization program, requirements - HB 318
authorization requirements - SB 270; HB 317
Psychologists, temporary licensure, supervision - HB 35; HB 56: HCS
Rebuttable presumption, compliance, establishment - SB 99
Reproductive health care, protections, establishment - HB 429
Sepsis, diagnostic criteria, establishment - SB 247; HB 477
Sexual assault victims, services, medical billing, prohibition - SB 319
orientation and gender identity change efforts for minors, prohibition - HB 330
Treatment, discrimination, acts of conscience - HB 49; SB 239; SB 239: SCS

Utility disconnection requirements, certificate of need, persons at risk - HB 180
Workers' Compensation, definition of physician, delete territory - HB 401: HFA (1)
Compensation, medical professional, modification - SB 296
compensation, physicians, license issued by other states - HB 401: SCS
compensation, physicians licensed by other states - HB 401

Piggybacked Bills

HB 168 to HB 30 - HB 30: SCS
189 - HB 1: HFA (3)
255 - SB 369: HFA (3), HFA (4), HFA (6)
304 - SB 2: HFA (1); SB 232: HFA (1)
437 - SB 369: HFA (1), HFA (4), HFA (6)
SB 118/GA - HB 586: HFA (2)

Planning and Zoning

Agricultural districts, minimum acreage requirements, notification of local officials, landowners - HB 418
Agritourism activity, compliance with zoning requirements - SB 101; SB 101: SCS
Cellular antenna tower siting, setbacks, inhabitable buildings and outdoor gathering spaces - SB 161
Consolidated local governments, zoning classifications - HB 388: SFA (1)
Facilitation of housing - HB 102
Family child-care home, conditional use permit requirement, prohibition - SB 34; HB 734
Local planning and zoning regulations, limitations - HB 102
Ordinance violations, creation of lien - HB 822
Public school buildings, single-user toilet facilities, required - HB 547
Retail filling stations, zoning restrictions, prohibition - HB 581
Short-term rentals, authorization subject to permitting - SB 234
State and local laws and regulations, review - HCR 68
Transfers of land, subdivision, recording of plat, requirement - HB 657

Plumbers and Plumbing

Plumbing students, credit toward licensure - SB 164
Public school buildings, single-user toilet facilities, required - HB 547

Police, City and County

Annual supplement increase and CPI adjustment - HB 8: SCS
Arrest, interference with a legislative proceeding, requirement - HB 626
Child dependency, neglect, or abuse reports, requirements - SB 235; HB 776
Concealed deadly weapon license, retired peace officer, firearms qualification every five years - SB 348
Corrections impact statements, additional requirements - HB 635
County Employees Retirement, alternative benefit program for CERS members in hazardous positions - SB 196
Employees Retirement System, Tier 2 benefits for members in hazardous positions - HB 143
Defective equipment, motor vehicle,

warning - SB 33
DNA, sample collection at arraignment, requirement - HB 286
Duty to intervene, reporting requirements, legal and administrative protections - HB 717
Emergency response fee, restriction on payment - HB 18
Extreme risk protection order, assistance to petitioner - HB 331
Firearm theft, reporting requirement - SB 56; HB 240
Firearms, individuals in crisis, voluntary surrender, requirements - HB 460
voluntary restriction list, requirements - SB 190
voluntary surrender, requirements - SB 190
Fleeing or evading, aggravated - HB 5: SFA (2)
Kentucky
Ashanti Alert system, creation - SB 45
Ashanti Alert system, reasonable cause - SB 45: SCS
IAN Alert System, creation - SB 45: HCS; HB 682
Law Enforcement Council, expansion of membership - HB 482
Law Enforcement Council, standards for police conduct - HB 717
Limited minor's farm operator's license, procedures - HB 334
Louisville Metro Police Officers, recognition - HR 137; SR 207
Mandatory training subjects, suicide prevention and intervention - SB 359
Notification of homeless shelter or other lawful place, require - HB 5: SFA (5)
Overtime exception, sheriff's offices, county police - HB 456; HB 456: HCS
Personal communication device, use by driver, prohibition - HB 620
Policies and procedures, police officer mental health program, requirements - HB 329
Retired peace officers, cold cases, contract - HB 551
Seized or recovered firearms, reporting procedures - SB 209
Technical correction - HB 774
Traffic stop, operator's license database, AVIS - SB 33
Urban-county government, employees of police departments, reinstatement - HB 248
Use of unmanned aircraft systems, federal, state, and local law enforcement, exemption - SB 16: HCS
Vehicle accident reports, law enforcement access - SB 162; SB 162: SCS

Police, State

Arrest, interference with a legislative proceeding, requirement - HB 626
Automated license plate reader, data review, requirement - SB 380
Background checks, private firearms sales and transfers, form - HB 735
Budget Reserve Trust Fund, KSP retention bonus - HB 1: HFA (5)
Child dependency, neglect, or abuse reports, requirements - SB 235; HB 776
Concealed deadly weapon license, retired peace officer, firearms qualification every five years - SB 348
Confiscated firearms, destruction - SB 178
firearms, destruction after auction - HB 5
Corrections impact statements,

additional requirements - HB 635
Crisis aversion and rights retention order, law enforcement systems, information entry - SB 13
Defective equipment, motor vehicle, warning - SB 33
Department of Kentucky State Police, background checks, employees access, tax information - HB 492
Destruction of confiscated firearms used in a homicide, require upon request of victim's family - HB 5: SFA (1)
DNA, sample collection at arraignment, requirement - HB 286
Driver education, organ donation information - SB 107
testing, remote testing pilot project - SB 91: SCS
Duty to intervene, reporting requirements, legal and administrative protections - HB 717
Expungement, automatic process for eligible felony and misdemeanor convictions - SB 218; HB 569
Extreme risk protection order, entrance into LINK - HB 331
Firearm theft, reporting requirement - SB 56; HB 240
Firearms, comprehensive regulation - HB 457
individual in crisis, purchase or possession, voluntary prohibition, requirements - HB 460
individuals in crisis, voluntary surrender, requirements - HB 460
voluntary restriction list, requirements - SB 190
voluntary surrender, requirements - SB 190
Fleeing or evading, aggravated - HB 5: SFA (2)
Forensic lab technicians, training, repayment - SB 366
Governor's recommended State/Executive Branch Budget - HB 114
Hiring preference, eligible veterans, discharged LGBTQ veterans, inclusion - HB 503
Instruction permit testing, county clerks - SB 91: SFA (1)
permit testing, expansion - SB 91
Kentucky
Ashanti Alert system, creation - SB 45
Ashanti Alert system, reasonable cause - SB 45: SCS
IAN Alert System, creation - SB 45: HCS; HB 682
Law Enforcement Council, standards for police conduct - HB 717
Retirement Systems, cost-of-living adjustment for retirees - HB 20
State Police post, required in most populous county - HB 441
Large capacity ammunition feeding device, registration - HB 796
License to carry concealed deadly weapons, age requirement - HB 259
Limited minor's farm operator's license, procedures - HB 334
Mandatory training subjects, suicide prevention and intervention - SB 359
Misdemeanor expungement, automatic process - SB 96
Notification of homeless shelter or other lawful place, require - HB 5: SFA (5)
Operator's license skills testing, expansion, pilot program - HB 434: HCS
Personal communication device, use by driver, prohibition - HB 620
Policies and procedures, police officer mental health program, requirements -

HB 329
Retirement System, Tier 2 retirement benefits for members - HB 143
Risk protection order, LINK and NICS entry - HB 287
Sale of firearms, remove section - HB 5: HFA (13)
Seized or recovered firearms, reporting procedures - SB 209
State/Executive Branch Budget - HB 6; HB 6: FCCR, HCS, SCS
Telecommunicators, Law Enforcement Foundation Program fund, salary supplement - HB 359
Testing, remote testing pilot project - SB 107: HCS
Towing companies, rate schedules, filing requirement - SB 107
companies, rate submissions, penalties - HB 167: SCS
Traffic stop, operator's license database, AVIS - SB 33
Troopers and commercial vehicle enforcement officers, base salaries, increase - SB 374
Use of unmanned aircraft systems, federal, state, and local law enforcement, exemption - SB 16: HCS
Verification for state postsecondary institution benefits, requirement - HB 700

Pollution

Distilled spirits, barrel aging process, environmental impact - HB 479
Energy and Environment Cabinet, PFAS, best management practices, guidance - SJR 149
Environmental audits, entities regulated by air pollution control districts, procedures, privileges - HB 136
violations, voluntary disclosure, civil penalties barred, conditions - HB 136: HFA (1)
Geoengineering activities, prohibition, enforcement - SB 217; HB 506
Greenhouse gas emissions reduction agreements, recording requirement - HB 37
Healthy Soils Program, Healthy Soils Program fund, Division of Conservation, establishment - HB 70
Metal recycling facilities, explosion and combustion control program - HB 91
Proposed constitutional amendment, right to a healthy environment, preservation - HB 302
Radon abatement, school district facilities, authorization - HB 464
Residual waste facilities, environmental remediation fee, allowable uses - HB 773
waste generators, local determinations, industrial wastes - HB 706

Poverty

Abandoned home pool fund, establishment - HB 759
Homeless services, personal identification cards, fee elimination - HB 8: HCS; HB 603
shelters, personal products, provision - HB 126
Housing discrimination, source of income, prohibition - HB 344
Kentucky Housing Task Force, establishment - HCR 68

Probation and Parole

Crimes committed with illegal firearms - HB 5
Death penalty, replacement with life imprisonment without parole - SB 144; SB 152
Drug overdose, person seeking help, arrest or probation or parole revocation, prohibition - HB 5: HFA (10), HFA (11); HB 435
Eligibility, offenses involving a firearm, limit - HB 5: HFA (16), HFA (19), HFA (24), HFA (25), HFA (27)
Evidence-based programs, requirement - SB 202: SCS
Governor's recommended State/Executive Branch Budget - HB 114
Parole Board, confirmation, Christopher Lee Deglow - SR 275
Board, confirmation, Leigh Ann Wiggins - SR 321
Board, grant of parole, requirement - HB 5
Postincarceration supervision, attempted sex crimes - HB 65
supervision, child pornography offenses - HB 65
supervision, conviction for child pornography offenses - HB 25; HB 278
supervision, human trafficking - HB 65
Report, offenders who commit new offenses, requirement - HB 5
Sale of alcoholic beverages to underage persons, eligibility, limitation - HB 132
Sentencing, consecutive indefinite terms of imprisonment, extended term, circumstances allowing - HB 619
Sex crime, participation in medroxyprogesterone acetate treatment - HB 236
Specialized treatment program for violent offenders, completion prior to parole - SB 86
State/Executive Branch Budget - HB 6; HB 6: FCCR, HCS, SCS
Violence reduction program, participation as a condition of probation or parole - HB 5; SB 202
Violent offender, add qualifying offenses - HB 5: SFA (3)

Property

Abandoned personal property, storage - HB 75
Agricultural districts, minimum acreage requirements, notification of local officials, landowners - HB 418
land, acquisition, prohibited foreign countries, appeal process - HB 575
Assessed value, property tax, homestead exemption, owners who are 65 or older - HB 112
Burial grounds, proper care, requirement - HB 411
Commercial food facility, use of unmanned aircraft and recording devices, prohibition - SB 16
food facility, use of unmanned aircraft system and recording devices, prohibition - SB 16: SCS
Condemnation, gender-neutral language - SB 285; HB 671
Confiscated firearms, destruction after auction - HB 5
Contracts, improvement of real estate, escrow, threshold amount, increase - SB 309
Digital property rights, name, voice, and

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Disposition of tangible personal property at death, wills, separate written statement or list - HB 451; HB 451: HFA (1)
Eminent domain, compensation for relocation, discount points - HB 172
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Exclusive jurisdiction, contractor disputes, establishment - HB 294
Farmland, hunting and fishing license exemption, five acre minimum for resident owner, removal - SB 5; HB 140; HB 217
Firearms, crisis aversion and rights retention order, possession, prohibition - SB 13
surrender, extreme risk protection order - HB 331
Fishing license exemption, fishing on private property with landowner permission - HB 106
Forcible entry or detainer, alternative minimum notice time, local government, ability to establish - HB 337
Government Resources Accelerating Needed Transformation Program, eligible use - HB 723; HB 723: HCS, SCS
Greenhouse gas emissions reduction agreements, recording requirement - HB 37
Heirs property, partition - SB 54
Independent school districts, newly created district, property transferal - HB 784
Liability for damage to property adjacent to Fish and Wildlife Resources-managed lands - HB 627
Master commissioner's sale, state of occupancy requirements, violation, fine - HB 466
Mine subsidence insurance, structures, reinsurance maximum - HB 371; HB 371: HCS, SCS
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Resident landowner, hunting license exemption, five acre minimum and farmland requirement, removal - HB 106
Residential property, roof damage, insurance claim, prohibited trade practices - HB 458
School district land purchase and disposal, Kentucky Board of Education, approval - SB 232; HB 464
district real property, acquisition and disposal process, establishment - SB 232; HB 464
property purchase and disposal, prior approval - HB 727: HFA (1)
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Spendthrift trusts, creditor, cause of action, preponderance standard - HB 771: HFA (1)
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State property, public supported postsecondary educational institution, insurance coverage - HB 554; HB 554: SCS
Surveyors, right of entry, notice to landowner - HB 511
Theft by deception of rental property, timing requirement - HB 5
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Transfers of land, subdivision, recording of plat, requirement - HB 657
Trespass, use of purple paint marks to provide notice - SB 118; SB 118: SFA (1); HB 586: HFA (2)
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Unmanned aircraft system, restrictions on use - HB 45; HB 45: HCS
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Agricultural districts, minimum acreage requirements, notification of local officials, landowners - HB 418
Compensation adjustment - HB 122: SCS; HB 577
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Homestead Exemption Task Force, creation - SJR 138
Motor vehicle valuation, property tax exemption, refunds - HB 590
Property tax, homestead exemption, application process for disabled persons - SB 21
taxes, installment payment program - HB 730
Valuation Review Commission, counties with consolidated local government, creation - HB 388
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Governor's recommended State/Executive Branch Budget - HB 114
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Law enforcement wiretap, compliance with federal law - HB 725
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Behavioral health conditional dismissal program, eligible individuals, addition - SB 347
Confirmation of appointment - SB 282
Department of Public Advocacy, annual report, removal of deadline - HB 254: HCS
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of Public Advocacy, employee salaries - HB 254: HCS
Division of Protection and Advocacy, independent agency - HB 254
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Local juvenile restorative justice committees, establishment - SB 343
Louisville Metro Public Defender's Office, transition to the Department of Public Advocacy - HB 277; HB 277: HCS
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Assistance for pregnant women, children, and low income families - SB 34; HB 734
Cabinet for Health and Family Services, foster parents, child-care benefits - SB 240
for Health and Family Services, supplemental nutrition assistance program, waiver - HB 367
for Health and Family Services, Supplemental Nutrition Assistance Program, waiver - HB 367: HCS
Child Care Assistance Program, eligibility - HB 421; HB 422; HB 550
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Care Assistance Program, income eligibility - HB 473
Educational neglect, removal of child, surrender of public benefits - HB 747
Homeless services, personal identification cards, fee elimination - HB 8: HCS; HB 603
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Housing availability, review - HCR 68
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Kentucky Healthy Farm and Food Innovation Board, establishment, duties, fund - HB 93
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SNAP Employment and Training Program, establishment - HB 235
Supplemental nutrition assistance program, requirements - HB 367
Nutrition Assistance Program, requirements - HB 367: HCS
nutrition assistance program, waiver, able-bodied adult without dependents, prohibition - HB 367
Nutrition Assistance Program, waiver, able-bodied adult without dependents, prohibition - HB 367:

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WIC program payment, established - SB 34
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Kentucky River Authority, qualifications of members - HB 714

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Capital Avenue, road closure, prohibition - HB 19: SFA (2); SB 75; HB 193: SFA (5); HB 384
construction funds for Kentucky State Parks, pool and golf course improvements - HJR 56: HCS
Capitol rotunda, permanent display of statues, monuments, and other art, legislative approval - HB 513
Combined municipal utility plant boards, projects unrelated to utility services, separate accounting - SB 220
Contracts, Kentucky Buy American Act, compliance - HB 326
Department of Highways, rest stops, human trafficking, signage, requirement - HB 3
of Parks, capital construction funds for Kentucky State Parks, partial authorization - HJR 56
Discrimination based on nonuse of electronic devices for state agency services, benefits, or access - SB 130
Government Resources Accelerating Needed Transformation Program, eligible use - HB 723; HB 723: HCS, SCS
Governor's recommended State/Executive Branch Budget - HB 114
Independent school districts, newly created district, property transferal - HB 784
New State Capitol, permanent display of statues, monuments, and other art, legislative approval - HB 171
Procurement, capital construction, approval threshold - HB 750; HB 750: HCS
Safe Haven Baby Boxes Crisis line, public display in schools, requirement - HB 10: SCS; HB 272: HCS
School district extracurricular facilities, state funds, limitation on use - HB 464: HCS
district facilities plans, development process, establishment - SB 232; HB 464
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district land purchase and disposal, Kentucky Board of Education, approval - SB 232; HB 464
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Swimming pool, Class A and Class B, emergency shut-off, requirement - HB 109; HB

109: HCS
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requirements - HB 109; HB 109:
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Executive
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517; HB 517: HCS
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board of education members, code of
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American Heart Month, February 2024,
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Eastern Kentucky University,
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Employer vaccine mandate, medical or
religious exception, notice of
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Firefighters Foundation Program fund,
PFAS blood testing, voluntary
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Care Outcomes Task Force,
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Individual-directed care, end of life - HB
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Individuals with intellectual disabilities,
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Child Mental Health Services Access
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Healthy Farm and Food Innovation
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HB 93
Kratom products, consumer protections,
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and infant mortality and disparities
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Proposed constitutional amendment,
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permitted use, medical devices to
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Sexually transmitted disease, testing,
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109: HCS
pool classification, Cabinet for Health
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Vapor Products, sales, authentication,
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Air ambulance membership, sale to
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Medicaid
Oversight and Advisory Board of the
General Assembly, establishment -
HB 316
Oversight and Advisory Committee,
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Perinatal mood and anxiety disorders
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Cellular antenna towers, public
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City meetings, agendas - HB 795
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Energy Planning and Inventory Commission, notice, public hearing, and final report deadlines - SB 349: SFA (1)
Fire districts, service change, downgrade of fire service rating, hearing - HB 43
Fossil fuel-fired electric generating plants, retirement, notice, public hearing - SB 349
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Local board of education, members, open meetings training, requirement - SB 170
Public agencies, open meeting compliance, voidable actions - HB 509; HB 509: HCS

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Bereavement leave, death of a child, dependent, or immediate family member, requirement - HB 537
Cabinet for Economic Development, secretary appointment, gender-neutral language - SB 286; HB 670
City administrators, investigators, peace officer powers, authorizing - HB 528: SCS
Department of Fish and Wildlife, conservation officers, game wardens, title change - HB 586
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Division of Emergency Management, director, powers and duties, restrictions - SB 133
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Kentucky
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Public Pensions Authority, health benefits for line of duty hazardous disability retirees - HB 349
Public Pensions Authority, line of duty death benefits to non-spouse beneficiary, increase - HB 164
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Lobbyists, executive branch hiring, prohibition - SB 273
Local
board of education members, code of ethics, delete requirement and enforcement - HB 449: SCS
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Mayoral appointments, combined electric and water plant boards, nominee selection - SB 220: SCS
Members of the General Assembly, annual compensation, benefits - SB 350
Municipal

utility board members, maximum annual compensation, increase to \$4,800 - SB 229
utility board members, maximum annual compensation, maintain cap of \$2,400 - SB 229: SCS
Offender employment and licensure, requirements - HB 117
Official custodians of public records, amendments to Open Records Act, dissemination - SB 37
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Peace officers, Keep Kentucky Free of Litter fund, cash award - SB 316
Personal communication devices, prohibition on the use - HB 509: HFA (2)
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Public postsecondary education institutions, employee compensation, publication - SB 6: HCS; HB 9
Retirement, special needs trusts, lifetime annuity payments - SB 175
School district employees, use of sick leave for religious holidays not on school calendar - SB 4: HFA (1), HFA (2); HB 354: SFA (2)
Secretary of State, selection of Citizens Redistricting Commission, publication of plans - HB 395
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Speaker of the House of Representatives, salary and benefits - SB 350; HB 396
State
employee health plan, omnibus bill - SB 261
officers, property valuation administrators, compensation adjustment - HB 577
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Statewide constitutional officers, election, even-numbered years - SB 10
Teachers'
Retirement System, sick leave payments upon retirement - SB 4; SB 4: SCS
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911 services, moneys diverted to CMRS fund for distribution for 911 services, rates - HB 528
Child dependency, neglect, or abuse reports, requirements - SB 235; HB 776
Communications service providers, underground facility damage prevention, exemption - SB 174
Division of Real Property Boards, creation - HB 403
Employer vaccine mandate, medical or religious exception, notice of exemptions - SB 182
Extreme risk protection order, Kentucky Voluntary Do Not Sell Firearms List, public safety measures - HB 331
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chiefs, gender-neutral language - HB 608
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protection district board, salary increase - SB 102
Firearm safety, educational materials,

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Kentucky
Horse Racing Commission, Department of Charitable Gaming, cabinet removal - SB 299: SCS
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KentuckyCYBER, cybersecurity, protection - HB 139; HB 319
Lottery winners, confidentiality - HB 80; HB 80: HCS
Nonprofit fire departments, fees charged to nonsubscribers for services rendered - HB 356
Private fund advisers, regulation - SB 139
Public schools, duty to act to protect Jewish students from violence and antisemitism - SB 315; HB 826
Secondary metals recycling, application for professional license, Social Security number - SB 165
Securities and commodities, socially responsible criteria or nonfinancial objective, disclosure - HB 474
Short-term rentals, building code compliance - SB 368
Social media accounts, parental consent, requirement - HB 450
Veterans'
benefits, compensation for advising or assisting in procurement, prohibition - HB 39
benefits, compensation for advising or consulting, requirements - HB 39: HCS
Violence reduction program, participation as a condition of probation or parole - HB 5; SB 202

Public Records and Reports

Birth
certificate, biological sex designation, requirement - HB 358
certificates, parents' Social Security numbers, removal - SB 165
Birth, death, and marriage certificates, central digital repository - SB 160
Compliance of public agencies - HB 509: HFA (4)
Eminent domain, good faith negotiation, recordings, public inspection - HB 579
Energy Planning and Inventory Commission, notice, public hearing, and final report deadlines - SB 349: SFA (1)
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Health facilities, workplace violence reports, Social Security number of victim, removal - SB 165
Homeless
persons, birth certificate, free access - HB 100; HB 100: HCS
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Local board of education, members, open records training, requirement - SB 170
Lottery winners, confidentiality - HB 80; HB 80: HCS
Open
Records Act training, requirement - SB 37
records, compliance - HB 509: SFA (5)
records, digital communication application, employees, provide access - HB 509: HFA (7)
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records, electronic communication service account, employees and officers, provide - HB 509: SFA (4)
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records, official email accounts, requirement, penalties for violation - HB 509: HFA (5)
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records, definition - HB 509
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records, public agencies, board appointments, website, publish - HB 509: HFA (1)
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Social Security number, requirements to provide, removal - SB 165
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Transfers of land, subdivision, recording of plat, requirement - HB 657
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911 services, moneys diverted to CMRS fund for distribution for 911 services, rates - HB 528
Adult-oriented
business, adult cabaret, drag performances, removal - SB 147: SFA (1)
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business, relocation requirements, existing commercial establishment, removal - SB 147: SFA (2)
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Bouncers, training and certification, Department of Alcoholic Beverage Control - HB 165
Child fatality and near fatality team, review of gunshot-related deaths, requirement - HB 544
City administrators, investigators, peace officer powers, authorizing - HB 528: SCS
E-liquids and vapor products, sale and distribution, enforcement, penalties - HB 11: SFA (1)
Emergency and fire districts, distilled spirits warehouses, fire protection measure fees - HB 479
Fire district service change, downgrade of fire service rating, hearing - HB 43
Firearm storage, requirement - SB 56
Firearms,
crisis aversion and rights retention order, possession, prohibition - SB 13
educational materials, display requirements - HB 518
voluntary restriction list, requirements - SB 190
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Food and Drug Administration,

manufacturing, harmful ingredients - HCR 103
 Geoen지니어ing activities, prohibition, enforcement - SB 217; HB 506
 Health facilities, respirator masks, requirement - HB 382
 Immunization requirements, exemptions - SB 135
 Individuals
 in crisis, firearms, purchase or possession, voluntary prohibition, requirements - HB 460
 in crisis, firearms, voluntary surrender, requirements - HB 460
 Instructional programs for school-age children, exemptions - HB 491; HB 491: HCS, HFA (1)
 Kentucky
 Ashanti Alert system, creation - SB 45
 IAN Alert System, creation - SB 45: HCS; HB 682
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 Move over law, disabled vehicles - HB 19; SB 107: HCS
 Newborn safety device, definition, continuous staffing exception - HB 272
 Office of Safer Communities, establishment - HB 665
 Public schools, duty to act to protect Jewish students from violence and antisemitism - SB 315; HB 826
 Radon abatement, school district facilities, authorization - HB 464
 Railroad Crossings Safety Awareness Month, August 2024, recognition - SR 39
 Rescue squad members, professional development and wellness program - HB 212
 Risk protection orders, firearms prohibitions - HB 287
 Safe Haven Baby Boxes Crisis line, public display in schools, requirement - HB 10: SCS; HB 272: HCS
 School
 AED Fund, expansion of permitted use, medical devices to protect student athletes - HB 169: HCS
 building posting, notification of armed school resource officer - SB 2: SFA (1), SFA (3); SB 275
 Smoke
 detectors in all existing sold and leased residence, requirement - HB 23: HCS
 detectors in all sold and leased residence, requirement - HB 23
 State child and maternal fatality review team, establishment - HB 544
 Swimming
 pool classification, Cabinet for Health and Family Services, lifeguards, requirements - HB 109; HB 109: HCS
 pool requirements, single family residences, exemption - HB 109: HFA (1)
 pool requirements, single-family residences, exemption - HB 109: SCS
 Syringe services programs, VA health care systems - SB 36
 Telecommunicators,
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 Law Enforcement Foundation Program fund, salary supplement - HB 359
 training academy, requirements - SB 312; HB 782
 training and certification, requirements - HB 782: SCS
 Terroristic threatening, workplaces and gatherings of 3 or more persons - HB 5

Tobacco and related products, sale and distribution, penalties - HB 11
 Unlawful storage of a firearm, prohibition - SB 262; HB 373
 Violence reduction program, participation as a condition of probation or parole - SB 202

Public Salaries

Classified employees, salary requirements - SB 381
 Department
 of Financial Institutions, assistant examiners, salary schedule - HB 502
 of Financial Institutions, examiners, salary schedule - HB 502
 Governor's recommended State/Executive Branch Budget - HB 114
 Kentucky State Police troopers, base salaries, increase - SB 374
 Members
 of the General Assembly, annual compensation - HB 396
 of the General Assembly, annual compensation, benefits - SB 350
 President of the Senate, salary and benefits - SB 350
 Public postsecondary education institutions, employee compensation, publication - SB 6: HCS; HB 9
 Speaker of the House of Representatives, salary and benefits - SB 350
 State agencies and employees, Personnel Cabinet, payroll regulations, comply - SB 290
 State/Executive Branch Budget - HB 6; HB 6: FCCR, HCS, SCS

Public Utilities

Broadband, pole attachment requests, backlog and process delays - SJR 175
 Cellular
 antenna towers, planning commission, siting - HB 522
 antenna towers, public nuisance, hearing - HB 338
 antenna towers, Public Service Commission, siting - HB 522
 Combined
 municipal utility plant boards, mayoral appointments, nominee selection - SB 220: SCS
 municipal utility plant boards, membership, authority - SB 220
 Energy
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of Insurance, Commissioner, mine subsidence, reinsurance maximum, approval - HB 371; HB 371: HCS

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of Insurance, commissioner, reinsurance treaties and contracts, gender-neutral language - SB 327; SB 371; HB 638; HB 812

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of Insurance, network access, Medicaid managed care organizations - HB 530

of Insurance, parental and guardian screenings, federal waiver, application requirement - HB 406

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 Qualified
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 Nonprofit educational, charitable, and religious organizations, sales exemption - HB 442
 Postnatal supplies, exemption - HB 380
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 Vehicle use tax exemption, purchases by military and National Guard members from Kentucky dealers - HB 389
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Digital property rights, name, voice, and likeness, commercial benefit - SB 317; SB 317: SCS
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E-liquids and vapor products, sale and distribution, enforcement, penalties - HB 11: SFA (1)
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for retailers, manufacturers, wholesalers, nicotine products, fines - HB 11: SCS
for retailers, nicotine products, fines - HB 11: HCS
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and other nicotine products, sale to or use by persons under 21, increased penalties - HB 142
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Agritourism
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Home solicitation sales, insurance, exceptions - HB 470
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employment, regulations, requirements - HB 255; HB 255: SFA (1), SFA (2)
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Autonomous
vehicle, human driver requirement, 62,000 pounds, 2035 - HB 7: SFA (2)
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licensing, identity verification, birth certificate, electronic verification - SB 160
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Student transportation on non-school bus passenger vehicles, applicability of driver qualifications - HB 447: SFA (1), SFA (2)
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Vehicle use tax exemption, purchases by military and National Guard members from Kentucky dealers - HB 389
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based funding, underrepresented students to replace underrepresented minority students - SB 6: HFA (9)
Postsecondary DEI officer and officers, exclude from general DEI prohibitions - SB 6: HFA (7)
DEI prohibitions, civil action to enforce, remove private cause of action - SB 6: HFA (6)
resources restricted with regard to DEI initiatives, exclude gifts and grants - SB 6: HFA (2)
Program and institutional accreditation standards, exclude compliance measures from DEI prohibitions - SB 6: HFA (5)
Public agencies, open meeting compliance, voidable actions - HB 509; HB 509: HCS
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Scholarship program, coal county paramedic - HB 185
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Teachers' retirement, service credit, optional makeup days, religious holidays - HB 138; SB 274; SB 279
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Ready Kentucky Scholarship Program, expanded degree program eligibility, education - HB 230
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Department of Alcoholic Beverage Control, vapor product and manufacturer list, establishment - SB 344; SB 344: SFA (1)
Local boards of education, tobacco and other nicotine products, possession, penalties - HB 142: HCS
Retailers, manufacturers, wholesalers, authorized and unauthorized vapor

products - HB 11: SCS
Tobacco and other nicotine products, sale to or use by persons under 21, increased penalties - HB 142
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Department of Veterans' Affairs, access to healthcare - SB 94
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Kentucky National Guard Adoption Assistance Program, eligibility, expansion - HB 715
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state veterans' cemeteries, National Guard and Reserves, interment eligibility expansion - HB 86
Ky. Department of Veterans' Affairs, creation and distribution of veterans' benefits document - HB 30: SCS; HB 168
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veterans, inclusion - HB 503
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Horse Racing and Gaming Corporation, racing and gaming, regulation - SB 299: SCS
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State classified employee, salary requirements - SB 381
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Volunteer firefighters, unemployment insurance, reimbursements, exclusion from wages - HB 26
Wage performance bonds for employers engaged in mining, notification of compliance - HB 283
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Drinking water and wastewater infrastructure, appropriation - HB 6: HFA (7)
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environmental emergencies, notification of local officials - HB 583
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management district boards, directors, service after expiration of terms, limitation - HB 565
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WWATERS Program, public water systems, loans, eligibility, requirements - HB 563: HCS
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treatment operators, certifications, recruitment, recommendations - HB 40: HCS
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Alcoholic beverage sales, marinas - SB 50: HFA (1)
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Alcoholic beverage sales, marinas - SB 50: HFA (1)
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Abortion prohibition, lethal fetal anomaly, exception - HB 711
prohibition, pregnancy result of rape or incest, exception - HB 711
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Abortion services, government payments to entities referring or counseling, removal of prohibition - HB 428
Abortion, unborn child incompatible with life outside the womb, prohibition exception - SB 99
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Breastfeeding support and equipment, coverage requirement - HB 415
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 opportunity tax credit - HB 667
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 Workers'
 compensation, gender-neutral language - HB 668
 compensation, illegal substances, proximate cause of injury - HB 379
 Compensation, medical professional, modification - SB 296
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BR60(SB20)	BR228(HB50)	BR338(SB323)	BR472(HB95)	BR571(SR223)	BR907(SR17)
BR62(SB190)	BR231(HB274)	BR339(SCR46)	BR473(SB99)	BR572(SR373)	BR908(HB23)
BR63(HB178)	BR235(HB166)	BR340(SJR120)	BR475(HCR38)	BR573(SR288)	BR909(HB465)
BR64(SR45)	BR236(HB61)	BR341(SB212)	BR476(HB109)	BR574(SR283)	BR911(HB66)
BR65(HB153)	BR238(HB300)	BR342(SB165)	BR478(HB536)	BR575(SR284)	BR912(HB65)
BR66(HB225)	BR240(HB62)	BR343(SB245)	BR479(HB55)	BR576(SR317)	BR913(HB82)
BR67(HB37)	BR241(HB747)	BR344(HB93)	BR480(HJR100)	BR577(SR362)	BR915(SB39)
BR72(HB54)	BR242(HB698)	BR345(HB501)	BR481(HB376)	BR578(SR335)	BR916(SB380)
BR73(HB488)	BR243(HB79)	BR346(HB244)	BR482(HB298)	BR579(SR364)	BR918(HB719)
BR75(SR33)	BR245(HB116)	BR347(HCR31)	BR483(SB116)	BR580(SR286)	BR919(HB439)
BR81(SR52)	BR246(HB334)	BR350(HB176)	BR485(HB132)	BR581(SR334)	BR920(HB100)
BR82(SB74)	BR247(SB13)	BR351(HB356)	BR486(SR11)	BR582(SR316)	BR922(HB569)
BR83(SB103)	BR248(SB142)	BR353(HB8)	BR487(HB464)	BR583(SR315)	BR923(HB104)
BR84(SB89)	BR249(HB107)	BR356(SB159)	BR488(SR9)	BR584(SR285)	BR924(HB24)
BR88(HB537)	BR250(HB179)	BR357(SB232)	BR489(HB131)	BR585(SR333)	BR925(HB142)
BR89(HB538)	BR253(SR16)	BR358(SB92)	BR490(HB129)	BR800(HB64)	BR927(HB198)
BR91(SB51)	BR254(SR10)	BR359(HB362)	BR491(HB600)	BR801(HB123)	BR932(HB111)
BR95(SB40)	BR255(HB576)	BR363(HB709)	BR496(HB575)	BR803(HB48)	BR934(HB108)
BR96(HB368)	BR256(HB426)	BR364(HB340)	BR498(HB175)	BR804(HB723)	BR937(HB468)
BR98(SR38)	BR257(HB831)	BR367(HB440)	BR500(SR277)	BR805(SB91)	BR938(SB292)
BR99(SB67)	BR262(HB9)	BR368(HB552)	BR501(SR305)	BR806(SR29)	BR939(HB194)
BR100(SB109)	BR266(HB148)	BR370(SR40)	BR502(SR312)	BR807(HB425)	BR941(HB317)
BR103(SB96)	BR267(HB180)	BR373(HB226)	BR503(SR268)	BR808(HB423)	BR942(SB49)
BR104(SB95)	BR268(HB571)	BR376(HB681)	BR504(SR306)	BR809(SB12)	BR944(SB216)
BR105(HB433)	BR269(HB381)	BR377(HB60)	BR505(SR311)	BR810(HB18)	BR945(HB97)
BR107(HB428)	BR270(HB330)	BR378(HB59)	BR506(SR332)	BR811(HB165)	BR946(HB665)
BR109(HB344)	BR271(HB223)	BR379(SB8)	BR507(SR310)	BR812(HJR24)	BR947(HB389)
BR110(HB238)	BR272(HB404)	BR380(SB137)	BR508(SR313)	BR813(HB749)	BR951(SB77)
BR111(HB430)	BR273(HB732)	BR382(HB173)	BR509(SR309)	BR816(HB372)	BR952(SB108)
BR112(HB239)	BR274(HB405)	BR383(SR18)	BR510(SR308)	BR818(HB489)	BR953(SB52)
BR113(HB240)	BR275(HB406)	BR384(HB96)	BR511(SR293)	BR820(SB48)	BR954(SB17)
BR116(HB394)	BR276(HB730)	BR385(SJR26)	BR512(SR229)	BR822(HB38)	BR955(SR49)
BR119(HB98)	BR278(HB115)	BR386(HB159)	BR513(SR380)	BR823(SB185)	BR958(HB435)
BR125(HB441)	BR279(HB755)	BR388(HB17)	BR514(SR356)	BR828(HB169)	BR959(HCR36)
BR128(HB5)	BR280(SB55)	BR389(SR34)	BR515(SR357)	BR829(HB26)	BR960(HB135)
BR130(SB264)	BR281(HB236)	BR390(SB128)	BR516(SR237)	BR830(SB70)	BR964(HB824)
BR132(SB56)	BR284(HB725)	BR393(SB6)	BR517(SR296)	BR832(HB308)	BR967(HB67)
BR134(SB45)	BR287(HB456)	BR395(HB476)	BR518(SR297)	BR834(HB27)	BR968(SB31)
BR135(SB319)	BR288(HB280)	BR398(SB358)	BR519(SR329)	BR835(SB41)	BR970(SB200)
BR139(HB138)	BR290(HB7)	BR400(HB28)	BR520(SR298)	BR836(SB138)	BR972(HB22)
BR140(HB527)	BR291(SB98)	BR401(HB580)	BR521(SR299)	BR839(HB519)	BR973(HB146)
BR141(HB294)	BR292(SB53)	BR402(HB708)	BR522(SR294)	BR843(HCR23)	BR975(HB112)

BR978(SB131)	BR1107(HB195)	BR1230(HB74)	BR1360(HB256)	BR1472(HJR41)	BR1587(HB710)
BR979(HB36)	BR1108(HB283)	BR1231(HB70)	BR1361(SR36)	BR1473(SR54)	BR1588(SB129)
BR980(HB220)	BR1109(HB89)	BR1234(HB160)	BR1363(SR61)	BR1475(HB196)	BR1591(HB367)
BR981(SB24)	BR1110(HB297)	BR1235(HB716)	BR1364(HR5)	BR1476(HB322)	BR1592(HB302)
BR982(SB33)	BR1111(HB541)	BR1236(HB735)	BR1366(HB768)	BR1477(SR55)	BR1593(HB285)
BR987(SB347)	BR1112(HB154)	BR1238(HB71)	BR1368(SR50)	BR1478(SR211)	BR1594(HB336)
BR988(HB241)	BR1113(HB312)	BR1239(HB75)	BR1369(HB341)	BR1479(SR56)	BR1595(HB424)
BR990(HB561)	BR1114(HB73)	BR1240(HB76)	BR1370(HB208)	BR1480(HB197)	BR1596(HB378)
BR993(SCR142)	BR1116(HB351)	BR1241(SR28)	BR1373(HCR32)	BR1481(HB230)	BR1598(SR75)
BR994(HCR81)	BR1117(HB363)	BR1242(HB796)	BR1374(HB158)	BR1482(HB211)	BR1599(SB195)
BR995(HB34)	BR1121(HB772)	BR1243(HB249)	BR1375(SB7)	BR1483(HB350)	BR1600(HB736)
BR996(HB102)	BR1123(HB337)	BR1244(HB612)	BR1376(SR57)	BR1484(HB391)	BR1601(SR79)
BR997(HB184)	BR1124(HB237)	BR1245(SB336)	BR1377(HB149)	BR1485(HB520)	BR1602(SJR132)
BR1000(HB560)	BR1125(HB448)	BR1246(SB60)	BR1378(HB335)	BR1486(HB455)	BR1603(HB328)
BR1004(HB172)	BR1126(HB483)	BR1247(HB292)	BR1379(SR68)	BR1487(HR37)	BR1607(SB113)
BR1005(HB144)	BR1127(HB587)	BR1248(SB26)	BR1380(SR69)	BR1488(SR65)	BR1608(HB553)
BR1006(HB145)	BR1129(HB504)	BR1249(HB473)	BR1381(SR67)	BR1489(SB94)	BR1609(HR42)
BR1007(HB103)	BR1130(HB143)	BR1250(HB251)	BR1382(SR72)	BR1491(SR64)	BR1610(SR76)
BR1008(HJR28)	BR1131(HB355)	BR1251(HB133)	BR1383(SR70)	BR1494(HR52)	BR1611(SR83)
BR1009(HB246)	BR1133(SB168)	BR1252(HB185)	BR1384(SR66)	BR1495(SB149)	BR1612(SR118)
BR1013(HB303)	BR1134(HB252)	BR1255(HB134)	BR1385(SR63)	BR1496(SR109)	BR1615(HR89)
BR1016(HB260)	BR1136(SB233)	BR1256(HB299)	BR1386(SB75)	BR1498(HB349)	BR1616(HB258)
BR1017(HB264)	BR1137(SB182)	BR1257(SB59)	BR1387(HB450)	BR1499(SB316)	BR1617(HCR43)
BR1018(HJR48)	BR1142(HB222)	BR1258(SB38)	BR1388(SR71)	BR1501(HB253)	BR1618(SR82)
BR1019(HB6)	BR1145(HJR30)	BR1260(SB81)	BR1389(SR80)	BR1502(HB778)	BR1619(SR96)
BR1020(HB265)	BR1146(HB186)	BR1261(HB228)	BR1390(HB207)	BR1504(SR3)	BR1620(HB45)
BR1021(HB266)	BR1147(HB479)	BR1262(HB642)	BR1392(HB119)	BR1505(HB281)	BR1621(SJR84)
BR1022(HB263)	BR1149(SJR25)	BR1263(HB126)	BR1393(HR61)	BR1509(SR78)	BR1622(SB314)
BR1023(HB261)	BR1151(HCR51)	BR1266(HR34)	BR1394(HB287)	BR1511(HJR47)	BR1623(HB535)
BR1024(HJR91)	BR1154(SB57)	BR1267(HB257)	BR1395(HB125)	BR1512(HB213)	BR1624(SR112)
BR1025(HB262)	BR1155(HB316)	BR1268(SB29)	BR1396(HB568)	BR1513(SR74)	BR1625(HB622)
BR1026(HB1)	BR1157(HB332)	BR1269(HR7)	BR1397(HB795)	BR1514(SB230)	BR1626(HB342)
BR1027(HB752)	BR1158(SR2)	BR1270(SB105)	BR1399(SB156)	BR1515(HB579)	BR1628(HB485)
BR1028(HB751)	BR1159(SR41)	BR1271(HB309)	BR1401(SR77)	BR1516(HB371)	BR1629(HB713)
BR1029(HB753)	BR1160(HR2)	BR1272(SB106)	BR1402(SB362)	BR1517(SB121)	BR1633(SB201)
BR1030(HB754)	BR1161(HR1)	BR1274(HB206)	BR1403(SB72)	BR1518(HB221)	BR1634(HB403)
BR1033(SB287)	BR1162(HR3)	BR1275(HB205)	BR1404(SB382)	BR1519(HB218)	BR1635(SB126)
BR1034(SB289)	BR1163(HR4)	BR1276(HB554)	BR1405(SB73)	BR1523(HB217)	BR1636(HB295)
BR1035(SB288)	BR1164(SR6)	BR1277(HB192)	BR1406(HB11)	BR1526(SB176)	BR1637(HR46)
BR1039(HB700)	BR1165(SR7)	BR1280(HB202)	BR1407(HJR33)	BR1527(SR59)	BR1638(SR81)
BR1041(HB348)	BR1166(SR8)	BR1281(HB203)	BR1408(HJR40)	BR1528(SR62)	BR1639(HB494)
BR1042(HB674)	BR1167(SB157)	BR1282(HB204)	BR1409(HR88)	BR1529(SR151)	BR1640(HB321)
BR1044(HB563)	BR1168(HB296)	BR1286(HB718)	BR1410(HB255)	BR1530(HB248)	BR1641(HB588)
BR1050(HB181)	BR1170(HB216)	BR1289(HB717)	BR1411(HB269)	BR1531(HB496)	BR1642(HB313)
BR1051(HB20)	BR1172(SB21)	BR1293(HB117)	BR1412(HB270)	BR1532(HB219)	BR1645(HB311)
BR1052(HB661)	BR1175(SB132)	BR1298(SB178)	BR1415(HB4)	BR1533(HB338)	BR1646(HB556)
BR1054(SB196)	BR1177(SB93)	BR1299(SB209)	BR1416(HB199)	BR1534(HB419)	BR1647(HB711)
BR1056(HB823)	BR1178(SB123)	BR1303(SB146)	BR1417(HB286)	BR1535(HB427)	BR1648(SB258)
BR1059(SB10)	BR1179(SB162)	BR1305(HB72)	BR1418(HB161)	BR1539(HB276)	BR1649(HB289)
BR1062(HB275)	BR1180(SB140)	BR1306(SR43)	BR1419(HB442)	BR1540(HB234)	BR1650(SB214)
BR1065(HB784)	BR1181(SB23)	BR1307(SJR140)	BR1421(SB2)	BR1542(HB457)	BR1651(HB306)
BR1067(SR369)	BR1182(HR6)	BR1308(HB819)	BR1422(HB301)	BR1543(HB233)	BR1652(HB307)
BR1068(SB236)	BR1183(HR17)	BR1311(HB595)	BR1426(HR35)	BR1544(HB373)	BR1653(HR49)
BR1069(SB83)	BR1184(HR18)	BR1316(HB324)	BR1427(SB68)	BR1545(HB232)	BR1654(HR50)
BR1070(HB509)	BR1185(HR11)	BR1317(HB745)	BR1428(SB204)	BR1546(HR39)	BR1655(HB573)
BR1071(SB177)	BR1186(HR10)	BR1318(HB250)	BR1429(SB101)	BR1547(SB125)	BR1656(SB151)
BR1072(SB273)	BR1187(HR9)	BR1320(HR97)	BR1432(HB499)	BR1548(HB794)	BR1657(SB145)
BR1073(HB318)	BR1188(HR8)	BR1321(SR4)	BR1434(HB167)	BR1550(SB234)	BR1658(HJR66)
BR1074(HB361)	BR1191(SB295)	BR1322(HB339)	BR1435(SB71)	BR1552(SB102)	BR1659(HB653)
BR1075(HJR29)	BR1192(SB276)	BR1323(SR1)	BR1436(SB263)	BR1554(HB323)	BR1660(HB828)
BR1076(HB15)	BR1193(SB169)	BR1324(SB65)	BR1437(SB90)	BR1556(SB184)	BR1661(SB317)
BR1077(SB27)	BR1197(SB166)	BR1327(HB546)	BR1441(HB191)	BR1558(HB293)	BR1662(SB124)
BR1078(SB18)	BR1198(SR218)	BR1328(HB545)	BR1447(HB365)	BR1559(HB383)	BR1663(SB1)
BR1079(SB35)	BR1199(HB247)	BR1333(SB188)	BR1448(HB364)	BR1560(SB192)	BR1664(SB199)
BR1080(HB254)	BR1200(HB58)	BR1335(HB820)	BR1449(SR60)	BR1562(SB110)	BR1665(HB314)
BR1081(SB296)	BR1203(SB61)	BR1336(HB120)	BR1450(HB168)	BR1563(SB4)	BR1666(HB333)
BR1082(HB463)	BR1207(SB32)	BR1337(HB150)	BR1451(SB148)	BR1564(HB242)	BR1667(HB315)
BR1083(HB101)	BR1208(HB193)	BR1338(HB121)	BR1453(SR73)	BR1565(HB259)	BR1668(HB833)
BR1084(SB175)	BR1212(HB396)	BR1339(SB304)	BR1454(HB201)	BR1566(HB288)	BR1669(HB452)
BR1085(HB660)	BR1213(HJR22)	BR1340(HB177)	BR1455(HB271)	BR1567(HB835)	BR1670(HB474)
BR1086(SR39)	BR1214(HJR21)	BR1342(HB174)	BR1456(HB235)	BR1570(HB375)	BR1671(SR136)
BR1087(HB273)	BR1215(HB304)	BR1343(HB87)	BR1457(SB197)	BR1571(SB361)	BR1674(HB305)
BR1089(SB305)	BR1216(HB86)	BR1344(HB547)	BR1458(SB210)	BR1573(HB272)	BR1675(SR85)
BR1091(SCR42)	BR1217(SB171)	BR1346(SB3)	BR1459(SR53)	BR1574(HB354)	BR1676(SR92)
BR1092(HB310)	BR1218(SB198)	BR1347(HB320)	BR1461(HB231)	BR1576(SB155)	BR1677(SR89)
BR1093(HB128)	BR1219(HB13)	BR1348(HB114)	BR1462(HB409)	BR1577(SB153)	BR1678(SR88)
BR1094(HB507)	BR1220(HB388)	BR1349(HB110)	BR1463(HB415)	BR1578(HB347)	BR1679(SR95)
BR1095(HB797)	BR1221(HB370)	BR1350(HR14)	BR1464(HB412)	BR1579(SB147)	BR1680(SB119)
BR1096(HB508)	BR1222(HB29)	BR1351(HR16)	BR1465(HB411)	BR1580(HB402)	BR1681(SJR176)
BR1097(HB539)	BR1223(HB163)	BR1352(HR15)	BR1466(HB503)	BR1581(HB524)	BR1682(SB299)
BR1100(HB291)	BR1224(HB739)	BR1353(HR19)	BR1467(HB414)	BR1582(HB326)	BR1683(HJR69)
BR1101(HB210)	BR1225(HB155)	BR1354(HR12)	BR1468(HB413)	BR1583(HB366)	BR1684(HB346)
BR1102(HB209)	BR1226(HB200)	BR1355(HR20)	BR1469(HB410)	BR1584(HB387)	BR1685(HB329)
BR1104(HB284)	BR1228(HCR79)	BR1356(HR13)	BR1470(HCR62)	BR1585(HB279)	BR1687(SB134)
BR1105(HB540)	BR1229(HB118)	BR1359(HB765)	BR1471(HCR77)	BR1586(SB187)	BR1688(SR134)

BR1689(SB120)	BR1794(HB461)	BR1903(HB667)	BR2010(SB202)	BR2107(HB689)	BR2201(HB623)
BR1690(HJR54)	BR1796(SB193)	BR1904(HB512)	BR2011(SB240)	BR2108(HR114)	BR2203(HB652)
BR1691(HB486)	BR1797(HB429)	BR1905(HB500)	BR2012(HB565)	BR2109(HB737)	BR2204(SB307)
BR1692(HB487)	BR1798(SR152)	BR1906(HB762)	BR2013(HJR92)	BR2110(HB822)	BR2205(SB353)
BR1693(HB437)	BR1799(HB2)	BR1907(HB444)	BR2014(HB599)	BR2111(HB643)	BR2207(SB351)
BR1694(SB270)	BR1800(HB502)	BR1908(SR122)	BR2015(HB649)	BR2112(SB349)	BR2208(SB352)
BR1695(HB352)	BR1801(HB549)	BR1909(HR74)	BR2016(HB702)	BR2114(HB619)	BR2209(SB267)
BR1696(SB141)	BR1802(HCR68)	BR1910(SR137)	BR2017(SR327)	BR2115(HB727)	BR2210(SR244)
BR1698(HR55)	BR1803(HB657)	BR1911(HB635)	BR2018(SB100)	BR2116(SR167)	BR2211(HB651)
BR1699(SR94)	BR1804(HB834)	BR1912(SR123)	BR2019(SB350)	BR2117(HB621)	BR2212(HB627)
BR1701(HR53)	BR1805(HB815)	BR1913(SB194)	BR2020(SR154)	BR2118(HCR111)	BR2213(SB259)
BR1702(HB407)	BR1806(HB816)	BR1914(SJR138)	BR2021(SR143)	BR2119(HJR94)	BR2214(HB12)
BR1703(SR97)	BR1807(HB379)	BR1917(HB532)	BR2022(SR148)	BR2120(HJR95)	BR2215(HJR101)
BR1704(SR86)	BR1808(HB703)	BR1918(HB602)	BR2023(SR139)	BR2121(HB607)	BR2216(HJR99)
BR1705(HB570)	BR1810(SR133)	BR1919(SB167)	BR2025(HB562)	BR2122(HB656)	BR2217(HJR98)
BR1706(SR105)	BR1811(HB821)	BR1920(HR72)	BR2026(SR147)	BR2123(HB655)	BR2218(HB812)
BR1707(SR98)	BR1812(HB462)	BR1921(SJR149)	BR2027(HB780)	BR2124(HB610)	BR2219(HB811)
BR1708(SR87)	BR1814(HB542)	BR1922(HB470)	BR2028(SR144)	BR2125(HB609)	BR2220(HB813)
BR1710(HB645)	BR1815(HJR90)	BR1923(SB170)	BR2029(HR87)	BR2126(HB608)	BR2221(SB265)
BR1711(HB390)	BR1816(SB191)	BR1924(HB771)	BR2030(SB255)	BR2129(HB617)	BR2222(HB644)
BR1712(SB203)	BR1817(HB493)	BR1925(SB290)	BR2031(HB601)	BR2130(HB593)	BR2223(HB636)
BR1713(SB50)	BR1818(HB837)	BR1926(HB498)	BR2032(HB529)	BR2131(HB594)	BR2224(HB639)
BR1714(SB366)	BR1819(SB158)	BR1927(HB590)	BR2034(SR145)	BR2132(HB606)	BR2225(HB769)
BR1715(HB382)	BR1820(HB585)	BR1928(HB497)	BR2035(SJR164)	BR2133(SB241)	BR2226(HB682)
BR1716(HJR56)	BR1821(HR58)	BR1929(HB611)	BR2037(SB354)	BR2134(SB248)	BR2227(HB758)
BR1717(HB746)	BR1822(HB526)	BR1930(HB625)	BR2038(HR102)	BR2135(SB225)	BR2228(SB256)
BR1718(HB743)	BR1823(HB434)	BR1931(HR70)	BR2041(SB357)	BR2136(SB313)	BR2229(HB658)
BR1719(HB744)	BR1825(HB603)	BR1932(SB219)	BR2042(SB211)	BR2138(SB246)	BR2230(HB779)
BR1720(HB343)	BR1826(SR103)	BR1933(HR75)	BR2043(HB531)	BR2139(HR96)	BR2231(SR177)
BR1721(HB484)	BR1827(SR108)	BR1935(HB620)	BR2044(SR160)	BR2141(SB266)	BR2233(HB647)
BR1722(SB261)	BR1828(HB453)	BR1936(HB517)	BR2045(SR206)	BR2142(SB229)	BR2234(HCR112)
BR1723(SR93)	BR1829(HB481)	BR1939(SR135)	BR2046(HB589)	BR2143(SB283)	BR2235(HB640)
BR1724(SB375)	BR1830(HB467)	BR1941(SR126)	BR2047(SB363)	BR2144(SB231)	BR2236(HB641)
BR1726(HB374)	BR1832(HCR60)	BR1942(HB477)	BR2048(SB284)	BR2145(SR158)	BR2237(HB832)
BR1727(HB353)	BR1834(HB397)	BR1943(SR124)	BR2049(HB673)	BR2146(SR163)	BR2238(HB648)
BR1730(HB385)	BR1835(SR115)	BR1944(SR125)	BR2050(HB559)	BR2147(SR169)	BR2239(HB663)
BR1731(HB325)	BR1836(SR116)	BR1945(SB235)	BR2051(HB558)	BR2148(SR157)	BR2240(HB662)
BR1732(SB127)	BR1838(HR63)	BR1946(SB294)	BR2052(HB572)	BR2149(HB3)	BR2241(HB691)
BR1733(SB172)	BR1840(HB543)	BR1947(HR86)	BR2053(HB557)	BR2151(SJR166)	BR2242(HB690)
BR1734(HB327)	BR1841(SCR111)	BR1948(HJR82)	BR2055(SB324)	BR2152(SR156)	BR2243(HB688)
BR1735(HJR105)	BR1842(HB777)	BR1949(HB482)	BR2056(SR172)	BR2153(HB804)	BR2245(HB712)
BR1737(SR91)	BR1843(SB163)	BR1950(HB551)	BR2057(HB592)	BR2154(HB613)	BR2246(SB298)
BR1739(SB181)	BR1845(SB238)	BR1951(SB215)	BR2058(HB596)	BR2155(HB614)	BR2247(HB646)
BR1740(HB399)	BR1846(SB144)	BR1952(HCR124)	BR2060(SR173)	BR2156(HB615)	BR2248(SB247)
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