SENATE

WENTERS GENERAL ASSEMBLY AMENDMENT FORM OF THE CONTROL OF THE CONT

Amend printed copy of SB 4/SCS 1

On page 15 after line 15 by inserting the following:

- "→SECTION 30. A NEW SECTION OF KRS CHAPTER 216C IS CREATED TO READ AS FOLLOWS:
- (1) Within thirty (30) days of the effective date of this Act, the cabinet shall create a registry

 to document decubitus ulcers, pressure sores, and any other lesions caused or

 exacerbated by inadequate care at a long-term-care facility.
- (2) The registry shall be maintained and made available to the public via the cabinet's Web site and shall be searchable by the name, birth date, facility, and county of residence of any physician, nurse, certified nursing assistant, administrator, or other individual involved with the care of an individual found to have an ulcer, pressure sore, or any other lesion that may be caused or exacerbated by inadequate care at a long-term-care facility. The cabinet shall expand the registry as new investigations and evidence warrant.
- (3) To comply with this section, cabinet inspectors shall be permitted to review medical records and perform medical examinations when inspecting long-term-care facilities.
- (4) The cabinet may promulgate appropriate administrative regulations to enforce this section and may create an administrative process to receive and investigate allegations of inadequate care. Following a finding of inadequate care, a name and facility may be

Amendment No. SFA 12	Rep. Sen. Ray S. Jones II
Committee Amendment	Signed: D
Floor Amendment \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	LRC Drafter: Trebelhorn, Matt
Adopted:	Date:
Rejected:	Doc. ID: XXXX

added to the registry created in this section.

- (5) The cabinet may create a tiered schedule of fees and fines to enforce this administrative process or may forward any information concerning inadequate care to appropriate licensing and regulatory bodies. In no case may a fee or fine exceed five hundred dollars (\$500) per day of violation.
- →SECTION 31. A NEW SECTION OF KRS CHAPTER 216C IS CREATED TO READ AS FOLLOWS:
- (1) Each long-term-care facility shall prepare and file a detailed security plan with the cabinet.
- (2) The security plan filed pursuant to this section shall provide for resident security at all times. Each security plan shall include measures that operate to prevent a resident from leaving without supervision.
- (3) The cabinet shall promulgate administrative regulations to enforce this section and may charge a fee or fine, not to exceed five hundred dollars (\$500), if a resident leaves a facility unsupervised and the facility's security plan was not followed or failed to address the method by which the resident left without supervision."