1	AN ACT	relating to	o personnel	board hearin	gs.

2	Be it enacted b	by the	General	Assembly	of	the (	Commonwealth o	f Kentuck	v:

2	<b>7</b> 0 4 1	KRS 13B.020 is	1 1 4 1	C 11
4	Nection I	KRN I KR II / II 10	amended to read	ac tollowic.
9	Butter 1.	1210 13D.020 13	annonaca to read	as follows.

- 4 (1) The provisions of this chapter shall apply to all administrative hearings conducted
- 5 by an agency, with the exception of those specifically exempted under this section.
- The provisions of this chapter shall supersede any other provisions of the Kentucky
- Revised Statutes and administrative regulations, unless exempted under this section,
- 8 to the extent these other provisions are duplicative or in conflict. This chapter
- 9 creates only procedural rights and shall not be construed to confer upon any person
- a right to hearing not expressly provided by law.
- 11 (2) The provisions of this chapter shall not apply to:
- 12 (a) Investigations, hearings to determine probable cause, or any other type of
- information gathering or fact finding activities;
- 14 (b) Public hearings required in KRS Chapter 13A for the promulgation of
- administrative regulations;
- 16 (c) Any other public hearing conducted by an administrative agency which is
- 17 nonadjudicatory in nature and the primary purpose of which is to seek public
- input on public policy making;
- 19 (d) Military adjudicatory proceedings conducted in accordance with KRS Chapter
- 20 35;
- 21 (e) Administrative hearings conducted by the legislative and judicial branches of
- state government;
- 23 (f) Administrative hearings conducted by any city, county, urban-county, charter
- county, or special district contained in KRS Chapters 65 to 109, or any other
- unit of local government operating strictly in a local jurisdictional capacity;
- 26 (g) Informal hearings which are part of a multilevel hearing process that affords
- an administrative hearing at some point in the hearing process if the

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1			proc	edure	s for informal hearings are approved and promulgated in accordance
2			with	subs	ections (4) and (5) of this section;
3		(h)	Lim	ited e	exemptions granted for specific hearing provisions and denoted by
4			refe	rence	in the text of the applicable statutes or administrative regulations;
5		(i)	Adn	ninistı	rative hearings exempted pursuant to subsection (3) of this section;
6		(j)	Adn	ninistı	rative hearings exempted, in whole or in part, pursuant to
7			subs	ection	ns (4) and (5) of this section; and
8		(k)	Any	admi	nistrative hearing which was commenced but not completed prior to
9			July	15, 1	996.
10	(3)	The	follo	wing a	administrative hearings are exempt from application of this chapter
11		<del>in c</del> e	<del>omplia</del>	ance v	vith 1994 Ky. Acts ch. 382, sec. 19]:
12		(a)	Fina	ince a	nd Administration Cabinet
13			1.	Higl	her Education Assistance Authority
14				a.	Wage garnishment hearings conducted under authority of 20
15					U.S.C. sec. 1095a and 34 C.F.R. sec. 682.410
16				b.	Offset hearings conducted under authority of 31 U.S.C. sec. 3720A
17					and sec. 3716, and 34 C.F.R. sec. 30.33
18			2.	Dep	artment of Revenue
19				a.	Any licensing and bond revocation hearings conducted under the
20					authority of KRS 138.210 to 138.448 and 234.310 to 234.440
21				b.	Any license revocation hearings under KRS 131.630 and 138.130
22					to 138.205
23		(b)	Cab	inet fo	or Health and Family Services
24			1.	Offi	ce of Health Policy
25				a.	Certificate-of-need hearings and licensure conducted under
26					authority of KRS Chapter 216B
27				b.	Licensure revocation hearings conducted under authority of KRS

I				Chapter 216B
2		2.	Dep	artment for Community Based Services
3			a.	Supervised placement revocation hearings conducted under
4				authority of KRS Chapter 630
5		3.	Dep	artment for Income Support
6			a.	Disability determination hearings conducted under authority of 20
7				C.F.R. sec. 404
8		4.	Dep	artment for Medicaid Services
9			a.	Administrative appeal hearings following an external independent
10				third-party review of a Medicaid managed care organization's final
11				decision that denies, in whole or in part, a health care service to an
12				enrollee or a claim for reimbursement to the provider for a health
13				care service rendered by the provider to an enrollee of the
14				Medicaid managed care organization, conducted under authority of
15				KRS 205.646
16	(c)	Just	ice an	d Public Safety Cabinet
17		1.	Dep	artment of Kentucky State Police
18			a.	Kentucky State Police Trial Board disciplinary hearings conducted
19				under authority of KRS Chapter 16
20		2.	Dep	artment of Corrections
21			a.	Parole Board hearings conducted under authority of KRS Chapter
22				439
23			b.	Prison adjustment committee hearings conducted under authority
24				of KRS Chapter 197
25			c.	Prison grievance committee hearings conducted under authority of
26				KRS Chapters 196 and 197
27		3.	Dep	artment of Juvenile Justice

1			a.	Supervised placement revocation hearings conducted under KRS
2				Chapter 635
3	(d)	Ene	rgy an	d Environment Cabinet
4		1.	Dep	artment for Natural Resources
5			a.	Surface mining hearings conducted under authority of KRS
6				Chapter 350
7		2.	Dep	artment for Environmental Protection
8			a.	Wild River hearings conducted under authority of KRS Chapter
9				146
10			b.	Water resources hearings conducted under authority of KRS
11				Chapter 151
12			c.	Water plant operator and water well driller hearings conducted
13				under authority of KRS Chapter 223
14			d.	Environmental protection hearings conducted under authority of
15				KRS Chapter 224
16			e.	Petroleum Storage Tank Environmental Assurance Fund hearings
17				under authority of KRS Chapter 224
18		3.	Pub	lic Service Commission
19			a.	Utility hearings conducted under authority of KRS Chapters 74,
20				278, and 279
21	(e)	Lab	or Cal	pinet
22		1.	Dep	artment of Workers' Claims
23			a.	Workers' compensation hearings conducted under authority of
24				KRS Chapter 342
25		2.	Ken	tucky Occupational Safety and Health Review Commission
26			a.	Occupational safety and health hearings conducted under authority
27				of KRS Chapter 338

1		(f)	Public Protection Cabinet
2			1. Kentucky Claims Commission
3			a. Liability hearings conducted under authority of KRS 49.020(1) and
4			49.040 to 49.180
5		(g)	Education and Workforce Development Cabinet
6			1. Unemployment Insurance hearings conducted under authority of KRS
7			Chapter 341
8		(h)	Secretary of State
9			1. Registry of Election Finance
10			a. Campaign finance hearings conducted under authority of KRS
11			Chapter 121
12		(i)	State universities and colleges
13			1. Student suspension and expulsion hearings conducted under authority of
14			KRS Chapter 164
15			2. University presidents and faculty removal hearings conducted under
16			authority of KRS Chapter 164
17			3. Campus residency hearings conducted under authority of KRS Chapter
18			164
19			4. Family Education Rights to Privacy Act hearings conducted under
20			authority of 20 U.S.C. sec. 1232 and 34 C.F.R. sec. 99
21			5. Federal Health Care Quality Improvement Act of 1986 hearings
22			conducted under authority of 42 U.S.C. sec. 11101 to 11115 and KRS
23			Chapter 311
24		<u>(j)</u>	Personnel Board
25			1. Administrative hearings conducted under authority of KRS 18A.095.
26	(4)	Any	administrative hearing, or portion thereof, may be certified as exempt by the
27		Atto	rney General based on the following criteria:

(a)	The provisions of this chapter conflict with any provision of federal law or
	regulation with which the agency must comply, or with any federal law or
	regulation with which the agency must comply to permit the agency or
	persons within the Commonwealth to receive federal tax benefits or federal
	funds or other benefits;

- (b) Conformity with the requirement of this chapter from which exemption is sought would be so unreasonable or so impractical as to deny due process because of undue delay in the conduct of administrative hearings; or
- (c) The hearing procedures represent informal proceedings which are the preliminary stages or the review stages of a multilevel hearing process, if the provisions of this chapter or the provisions of a substantially equivalent hearing procedure exempted under subsection (3) of this section are applied at some level within the multilevel process.
- The Attorney General shall not exempt an agency from any requirement of this chapter until the agency establishes alternative procedures by administrative regulation which, insofar as practical, shall be consistent with the intent and purpose of this chapter. When regulations for alternative procedures are submitted to the Administrative Regulation Review Subcommittee, they shall be accompanied by the request for exemption and the approval of exemption from the Attorney General. The decision of the Attorney General, whether affirmative or negative, shall be subject to judicial review in the Franklin Circuit Court within thirty (30) days of the date of issuance. The court shall not overturn a decision of the Attorney General unless the decision was arbitrary or capricious or contrary to law.
- 24 (6) Except to the extent precluded by another provision of law, a person may waive any procedural right conferred upon that person by this chapter.
- Section 2. KRS 18A.0751 is amended to read as follows:
- 27 (1) The board shall promulgate comprehensive administrative regulations for the

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1		class	sified service governing:
2		(a)	Appeals by state employees;
3		(b)	Demotion;
4		(c)	Dismissal;
5		(d)	Fines, suspensions, and other disciplinary measures;
6		(e)	Probation, provided that the board may not require an initial probationary
7			period in excess of six (6) months except as provided in subsection (4)(e) of
8			this section and KRS 18A.005;
9		(f)	Promotion;
10		(g)	Reinstatement;
11		(h)	Transfer; and
12		(i)	Employee grievances and complaints.
13	(2)	(a)	These administrative regulations shall comply with the provisions of this
14			chapter and KRS Chapter 13A, and shall have the force and effect of law,
15			when approved by the board, after compliance with the provisions of KRS
16			Chapters 13A and 18A and the procedures adopted thereunder;
17		(b)	Administrative regulations promulgated by the board shall not expand or
18			restrict rights granted to, or duties imposed upon, employees and
19			administrative bodies by the provisions of this chapter; and
20		(c)	No administrative body, other than the personnel board, shall promulgate
21			administrative regulations governing the subject matters specified in this
22			section.
23	(3)	Prio	r to filing an administrative regulation with the Legislative Research
24		Com	nmission, the board shall submit the administrative regulation to the secretary
25		for r	eview:
26		(a)	The secretary shall review the administrative regulation proposed by the board

not more than twenty (20) days after its submission to him;

1		(b)	Not more than five (5) days after his review, the secretary shall submit his
2			recommendations in writing to the board;
3		(c)	The board shall review the recommendations of the secretary and may revise
4			the proposed administrative regulation as it deems necessary; and
5		(d)	After the board has completed the review provided for in this section, it may
6			file the proposed administrative regulation with the Legislative Research
7			Commission pursuant to the provisions of KRS Chapter 13A.
8	(4)	The	se administrative regulations shall provide:
9		(a)	For the procedures to be utilized by the board in the conduct of hearings by
10			the board[, consistent with the provisions of KRS Chapter 13B];
11		(b)	For reduction in rank or grade as provided by this chapter;
12		(c)	For discharge, as provided by this section;
13		(d)	For imposition, as disciplinary measures, of a fine of not more than ten (10)
14			working days' pay, or for suspension from the service without pay for no
15			longer than thirty (30) working days and, in accordance with the provisions of
16			KRS 18A.095, for the manner of notification of the employee of the discipline
17			and his right of appeal;
18		(e)	No probationary period may exceed twelve (12) months, except as provided in
19			KRS 18A.005. The secretary may recommend an initial probationary period in
20			excess of six (6) months for specific job classifications to the board. This
21			recommendation shall take the form of a proposed administrative regulation
22			that shall be submitted to the board for approval. The subject of the
23			administrative regulation shall be limited to job classifications for which an
24			initial probationary period in excess of six (6) months is required and shall
25			specify:
26			1. The job classification for which an initial probationary period in excess

of six (6) months is required; and

1			2. The specific number of months constituting the initial probationary
2			period for the job classification. No other administrative regulation shall
3			include any provision prescribing an initial probationary period in excess
4			of six (6) months, except as provided in KRS 18A.005. Upon approval
5			by the board of the proposed administrative regulation provided for in
6			this paragraph, the board shall file the regulation with the Legislative
7			Research Commission as provided by KRS Chapter 13A;
8		(f)	For promotions which shall give appropriate consideration to the applicant's
9			qualifications, record of performance, conduct, and seniority. Except as
10			provided by this chapter, vacancies shall be filled by promotion whenever
11			practicable and in the best interest of the service;
12		(g)	For reemployment of laid-off employees in accordance with the provisions of
13			this chapter;
14		(h)	For transfer from a position in one (1) department to a similar position in
15			another department involving similar qualifications, duties, responsibilities,
16			and salary ranges as provided by the provisions of KRS 18A.1131(3)(a);
17		(i)	For establishment of a plan for resolving employee grievances and complaints.
18			This plan shall not restrict rights granted employees by the provisions of this
19			chapter;
20		(j)	For promotion of career employees to positions in the unclassified service
21			without loss of status to the individual employees so promoted, as provided by
22			this chapter; and
23		(k)	For any other administrative regulations not inconsistent with this chapter and
24			KRS Chapter 13A as may be proper and necessary for its enforcement.
25		<b>→</b> S	ection 3. KRS 18A.095 is amended to read as follows:
26	(1)	A cl	assified employee with status shall not be dismissed, demoted, suspended, or

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otherwise penalized except for cause.

1	(2)	Prior to dismissal, a classified employee with status shall be notified in writing of
2		the intent to dismiss him. The notice shall also state:
3		(a) The specific reasons for dismissal including:
4		1. The statutory or regulatory violation;
5		2. The specific action or activity on which the intent to dismiss is based;
6		3. The date, time, and place of such action or activity; and
7		4. The name of the parties involved;
8		(b) That the employee has the right to appear personally, or with counsel if he has
9		retained counsel, to reply to the head of the cabinet or agency or his designee;
10		and
11		(c) Whether the employee is placed on administrative leave by the appointing
12		authority with pay upon receiving the intent to dismiss letter prior to the
13		agency's final action.
14	(3)	The Personnel Cabinet shall prescribe and distribute a form to be completed and
15		forwarded by an employee who wishes to appear before the head of the cabinet or
16		agency or his designee, to each appointing authority. The form shall be attached to
17		every notice of intent to dismiss and shall contain written instructions explaining:
18		(a) The right granted an employee under the provisions of this section relating to
19		pretermination hearings; and
20		(b) The time limits and procedures to be followed by all parties in pretermination
21		hearings.
22	(4)	No later than five (5) working days after receipt of the notice of intent to dismiss,
23		excluding the day he receives the notice, the employee may request to appear,
24		personally or with counsel if he has retained counsel, to reply to the head of the
25		cabinet or agency or his designee.
26	(5)	Unless waived by the employee, the appearance shall be scheduled within six (6)
27		working days after receipt of an employee's request to appear before the head of the

1		cabinet or agency or his designee, excluding the day his request is received.		
2	(6)	No later than five (5) working days after the employee appears before the head of		
3		the cabinet or agency or his designee, excluding the day of the appearance, the		
4		cabinet head or agency or his designee shall:		
5		(a) Determine whether to dismiss the employee or to alter, modify, or rescind the		
6		intent to dismiss; and		
7		(b) Notify the employee in writing of the decision.		
8	(7)	If the cabinet or agency head or his designee determines that the employee shall be		
9		dismissed or otherwise penalized, the employee shall be notified in writing of:		
10		(a) The effective date of his dismissal or other penalization;		
11		(b) The specific reason for this action, including:		
12		1. The statutory or regulatory violation;		
13		2. The specific action or activity on which the dismissal or other		
14		penalization is based;		
15		3. The date, time, and place of the action or activity; and		
16		4. The name of the parties involved; and		
17		(c) That he may appeal the dismissal or other penalization to the board within		
18		sixty (60) days after receipt of this notification, excluding the day he receives		
19		notice.		
20	(8)	A classified employee with status who is demoted, suspended, or otherwise		
21		penalized shall be notified in writing of:		
22		(a) The demotion, suspension, or other penalization;		
23		(b) The effective date of the demotion, suspension, or other penalization;		

The statutory or regulatory violation;
 The specific action or activity on which the demotion, suspension, or

The specific reason for the action including:

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(c)

other penalization is based;

1			3.	The date, time, and place of the action or activity; and
2			4.	The name of the parties involved; and
3		(d)	That	he or she has the right to appeal to the board within sixty (60) days,
4			exclu	ading the day that he or she received notification of the personnel action.
5	(9)	Any	uncla	ssified employee who is dismissed, demoted, suspended, or otherwise
6		pena	lized	for cause may, within thirty (30) days after the dismissal, demotion,
7		susp	ension	, or other form of penalization, appeal to the board for review thereof.
8	(10)	(a)	An e	mployee whose position is reallocated shall be notified in writing by the
9			appo	inting authority of:
10			1.	The reallocation; and
11			2.	His right to request reconsideration by the secretary within ten (10)
12				working days of receipt of the notice, excluding the day he receives
13				notification.
14		(b)	He s	hall be provided with a form prescribed by the secretary on which to
15			reque	est reconsideration.
16		(c)	The	employee shall file a written request for reconsideration of the
17			reallo	ocation of his position with the secretary in a manner and form prescribed
18			by th	ne secretary and shall be given a reasonable opportunity to be heard
19			there	on by the secretary. The secretary shall make a determination within sixty
20			(60)	days after the request has been filed by an employee. After
21			recor	nsideration of the request by the secretary, the employee may appeal to the
22			board	d.
23	(11)	Any	state	employee, applicant for employment, or eligible on a register may appeal
24		to th	ne boa	ard on the grounds that his right to inspect or copy records, including
25		preli	minar	y and other supporting documentation, relating to him has been denied,
26		abric	lged,	or impeded by a public agency. The board shall conduct a hearing to
27		detei	rmine	whether the records related to the employee, applicant, or eligible, and

whether his right to inspect or copy these records was denied, abridged, or impeded.
If the board determines that the records related to the employee and that the right to
inspect or copy these records has been denied, abridged, or impeded, the board shall
order the public agency to make them available for inspection and copying and shall
charge the cost of the hearing to the public agency. A state employee, an applicant
for employment, and an eligible on a register shall not have the right to inspect or to
copy any examination materials.

- (12) Any classified employee may appeal to the board an action alleged to be based on discrimination due to race, color, religion, national origin, sex, disability, or age forty (40) and above. Nothing in this section shall be construed to preclude any classified or unclassified employee from filing with the Kentucky Commission on Human Rights a complaint alleging discrimination on the basis of race, color, religion, national origin, sex, disability, or age in accordance with KRS Chapter 344.
- (13) When an eligible's name is removed from a register, the secretary shall notify the eligible of his action and the reasons therefor, together with his right of appeal. An eligible's name shall be restored to the register upon presentation of reasons satisfactory to the secretary or in accordance with the decision of the board.
- 19 (14) (a) Any employee, applicant for employment, or eligible on a register, who 20 believes that he has been discriminated against, may appeal to the board.
  - (b) Any applicant whose application for admission to an open-competitive examination has been rejected shall be notified of this rejection and the reasons therefor and may appeal to the board for reconsideration of his qualifications and for admission to the examination. Applicants may be conditionally admitted to an examination by the secretary pending reconsideration by the board.
  - (c) Any applicant who has taken an examination may appeal to the board for a

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1			review of his rating in any part of the examination to assure that uniform
2			rating procedures have been applied equally and fairly.
3	(0	d)	An appeal to the board by applicants or eligibles under subsections (11) and
4			(13) of this section and under this subsection shall be filed in writing with the
5			executive director not later than thirty (30) calendar days after the notification
6			of the action in question was mailed.
7	(15) A	n e	valuation may be appealed to the board if an employee has complied with the
8	re	evie	w procedure established in KRS 18A.110(7)(j).
9	(16) (a	a)	Appeals to the board shall be in writing on an appeal form prescribed by the
10			board. Appeal forms shall be available at the employee's place of work. The
11			Personnel Cabinet shall be responsible for the distribution of these forms.
12	(t	b)	The appeal form shall be attached to any notice, or copy of any notice, of
13			dismissal, demotion, suspension, fine, involuntary transfer, or other
14			penalization, reallocation, or notice of any other action an employee may
15			appeal under the provisions of this section. The appeal form shall instruct the
16			employee to state whether he is a classified or unclassified employee, his full
17			name, his appointing authority, work station address and telephone number,
18			and, if he has retained counsel at the time he files an appeal, the name,
19			address, and telephone number of his attorney.
20	(0	c)	The form shall also instruct a classified employee to state the action he is
21			appealing in a short, plain, concise statement of the facts. The form shall
22			instruct an unclassified employee to make a short, plain, concise statement of
23			the reason for the appeal and the cause given for his dismissal.
24	(0	d)	Upon receipt of the appeal by the board, the appointing authority and the
25			Personnel Cabinet shall be notified and the board shall schedule a hearing.

(17) [All administrative hearings conducted by the board shall be conducted in

accordance with KRS Chapter 13B.

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l	<del>(18)]</del> (a)	The board may deny a hearing to an employee who has failed to file an appeal
2		within the time prescribed by this section; and to an unclassified employee
3		who has failed to state the reasons for the appeal and the cause for which he
4		has been dismissed. The board may deny any appeal after a preliminary
5		hearing if it lacks jurisdiction to grant relief. The board shall notify the
5		employee of its denial in writing and shall inform the employee of his right to
7		appeal the denial under the provisions of KRS 18A.100.

- (b) Any investigation by the board of any matter related to an appeal filed by an employee shall be conducted only upon notice to the employee, the employee's counsel, and the appointing authority. All parties to the appeal shall have access to information produced by the investigations and the information shall be presented at the hearing.
- 13 (18)[(19)] Each appeal shall be decided individually, unless otherwise agreed by the 14 parties and the board. The board shall not:
  - (a) Employ class action procedures; or
  - (b) Conduct test representative cases.

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- 17 (19)[(20)] Board members shall abstain from public comment about a pending or
  18 impending proceeding before the board. This shall not prohibit board members from
  19 making public statements in the course of their official duties or from explaining for
  20 public information the procedures of the board.
- 21 (20)[(21)] An appeal to the board may be heard by the full board or one (1) or more of 22 the following: Its executive director, its general counsel, any nonelected member of 23 the board, or any hearing officer secured by the board pursuant to KRS 13B.030].
- 24 (21)[(22)] (a) If the board finds that the action complained of was taken by the
  25 appointing authority in violation of laws prohibiting favor for, or
  26 discrimination against, or bias with respect to, his political or religious
  27 opinions or affiliations or ethnic origin, or in violation of laws prohibiting

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discrimination because of such individual's sex or age or disability, the appointing authority shall immediately reinstate the employee to his former position or a position of like status and pay, without loss of pay for the period of his penalization, or otherwise make the employee whole unless the order is stayed by the board or the court on appeal.

- (b) If the board finds that the action complained of was taken without just cause, the board shall order the immediate reinstatement of the employee to his former position or a position of like status and pay, without loss of pay for the period of his penalization, or otherwise make the employee whole unless the order is stayed by the board or the court on appeal.
- (c) If the board finds that the action taken by the appointing authority was excessive or erroneous in view of all the surrounding circumstances, the board shall direct the appointing authority to alter, modify, or rescind the disciplinary action.
- (d) In all other cases, the board shall direct the appointing authority to rescind the action taken or otherwise grant specific relief or dismiss the appeal.
- 17 (22)[(23)] If a final order of the board is appealed, a court shall award reasonable
  18 attorney fees to an employee who prevails by a final adjudication on the merits as
  19 provided by KRS 453.260. This award shall not include attorney fees attributable to
  20 the hearing before the board.
  - (23)[(24)] When any employee is dismissed and not ordered reinstated after the appeal, the board in its discretion may direct that his name be placed on an appropriate reemployment list for employment in any similar position other than the one from which he had been removed.
- 25 (24)[(25)] After a final decision has been rendered by the board or court, an employee 26 who prevails in his appeal shall be credited with the amount of leave time used for 27 time spent at his hearing before the board or court. Employees who had an

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1		insufficient amount of leave time shall be credited with leave time equal to the
2		amount of time spent at their hearings before the board or court.
3	<u>(25)</u>	[(26)] If the appointing authority appeals the final order of the board, unless the
4		board rules otherwise, the reinstated employee shall remain in his former position,
5		or a position of like status or pay, until the conclusion of the appeals process, at
6		which time the appointing authority shall take action in accordance with the court
7		order.
8	<u>(26)</u>	[(27)] After a final decision in a contested case has been rendered by the last
9		administrative or judicial body to which the case has been appealed, the board shall
10		make the decision available to the public in electronic format on its Web site and
11		shall organize the decisions according to the statutory basis for which the appeal
12		was based.
13	<u>(27)</u>	(28) For the purposes of subsections $(2)$ , $(3)$ , $(4)$ , $(5)$ , $(6)$ , and $(7)$ of this section,
14		the word "agency" means any agency not assigned to a cabinet for organizational
15		purposes.
16	<u>(28)</u>	[(29)] Notwithstanding any other prescribed limitation of action, an employee that
17		has been penalized, but has not received a written notice of his or her right to appeal
18		as provided in this section, shall file his or her appeal with the Personnel Board
19		within one (1) year from the date of the penalization or from the date that the
20		employee reasonably should have known of the penalization.
21		→ Section 4. KRS 18A.100 is amended to read as follows:
22	(1)	Any final order of the board either upholding or invalidating the dismissal,
23		demotion, suspension, or other penalization of a classified or an unclassified
24		employee may be appealed either by the employee or by the appointing authority.
25	(2)	The party aggrieved may appeal a final order by filing a petition with the clerk of
26		the Franklin Circuit Court within thirty (30) days after the final order is mailed or
27		delivered by personal service [in accordance with KRS Chapter 13B].