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19 RS BR 338

1	AN ACT relating to hate crimes.
2	WHEREAS, the purpose of this Act is to provide increased penalties for those
3	convicted of crimes in which the victim was selected because of his or her actual or
4	perceived race, color, ethnicity, national origin, religion, mental or physical disability,
5	gender identity or expression, or sexual orientation; and
6	WHEREAS, the commission of hate crimes remains a prevalent issue to be
7	addressed in the Commonwealth of Kentucky; and
8	WHEREAS, on October 24, 2018, the Commonwealth of Kentucky was devastated
9	by the tragic loss of life at the Jeffersontown Kroger as the result of a hate crime; and
10	WHEREAS, according to the Federal Bureau of Investigation's 2017 Hate Crime
11	Statistics Report, law enforcement officials reported 378 hate crime incidents in the
12	Commonwealth of Kentucky; and
13	WHEREAS, according to the Federal Bureau of Investigation's 2017 Hate Crime
14	Statistics Report, the number of hate crimes reported by law enforcement officers
15	increased by 83.5 percent in the Commonwealth of Kentucky from the years of 2016 to
16	2017; and
17	WHEREAS, the Commonwealth of Kentucky statutorily requires the reporting of
18	crimes which appear to be the result of or reasonably related to race, color, religion, sex,
19	or national origin; and
20	WHEREAS, the Commonwealth of Kentucky statutorily requires law enforcement
21	and certified peace officers to undergo training relating to the investigation of, response
22	to, and reporting of hate crimes;
23	NOW, THEREFORE,
24	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
25	→SECTION 1. A NEW SECTION OF KRS CHAPTER 532 IS CREATED TO
26	READ AS FOLLOWS:
27	(1) A defendant shall be subject to an enhanced term of imprisonment under

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1	subsection (3) of this section if:
2	(a) 1. He or she is convicted of a crime under KRS Chapter 507, 507A, 508,
3	509, 510, or 525, or of the attempt to commit a crime under those
4	chapters; and
5	2. It is proven beyond a reasonable doubt that the defendant
6	intentionally selected the person against whom the crime was
7	committed because, in whole or in part, of that person's actual or
8	perceived race, color, ethnicity, national origin, religion, mental or
9	physical disability, gender identity or expression, or sexual
10	orientation; or
11	(b) 1. He or she is convicted of a crime under KRS 512.020, 512.030,
12	512.040, 513.020, 513.030, or 513.040; and
13	2. It is proven beyond a reasonable doubt that the defendant
14	intentionally defaced, destroyed, damaged, or started a fire or
15	explosion on, property associated with a person because, in whole or
16	in part, of that person's actual or perceived race, color, ethnicity,
17	national origin, religion, mental or physical disability, gender identity
18	or expression, or sexual orientation.
19	(2) Unless a jury trial has been waived, when a defendant is convicted of a crime
20	outlined in subsection (1) of this section and the defendant is charged with
21	intentionally committing the underlying offense because of a person's actual or
22	perceived race, color, ethnicity, national origin, religion, mental or physical
23	disability, gender identity or expression, or sexual orientation:
24	(a) The court shall conduct a hearing, separate from the proceeding that
25	resulted in the defendant's conviction for the underlying offense, to
26	determine whether the person intentionally committed the underlying
27	offense because of a person's actual or perceived race, color, ethnicity,

1	national origin, religion, mental or physical disability, gender identity or
2	expression, or sexual orientation;
3	(b) The hearing shall be conducted by the same court and jury that convicted
4	the defendant of the underlying offense, unless the court for good cause
5	discharges that jury and impanels a new jury for that purpose; and
6	(c) The jury shall determine:
7	<u>1. Whether, beyond a reasonable doubt, the person intentionally</u>
8	committed the underlying offense because of a person's actual or
9	perceived race, color, ethnicity, national origin, religion, mental or
10	physical disability, gender identity or expression, or sexual
11	orientation; and
12	2. The enhanced term of imprisonment to be imposed pursuant to
13	subsection (3) of this section, if any.
14	(3) When a defendant has been found to have intentionally committed an offense
15	outlined in subsection (1) of this section because of a person's actual or perceived
16	<u>race, color, ethnicity, national origin, religion, mental or physical disability,</u>
17	gender identity or expression, or sexual orientation, his or her sentence for the
18	underlying offense shall be enhanced as follows:
19	(a) If the underlying offense is a Class A or B misdemeanor, the term of
20	imprisonment shall be increased by at least half of the maximum
21	imprisonment sentence for that misdemeanor and the fine shall be at least
22	half of the maximum fine amount for that misdemeanor as provided in KRS
23	<u>534.040;</u>
24	(b) If the underlying offense is a Class D felony, the term of imprisonment
25	shall be increased by one (1) to five (5) years;
26	(c) If the underlying offense is a Class C felony, the term of imprisonment shall
27	be increased by five (5) to ten (10) years; and

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<ul> <li>2 shall be increased by ten (10) to twenty (20) years.</li> <li>3 (4) Any defendant who receives an enhanced term of imprisonment under this</li> <li>4 section shall not be eligible for probation, shock probation, conditional</li> <li>5 discharge, parole, or any other form of early release.</li> <li>6 &gt;Section 2. KRS 15.334 is amended to read as follows:</li> <li>7 (1) The Kentucky Law Enforcement Council shall approve mandatory training subject</li> <li>8 to be taught to all students attending a law enforcement basic training course that</li> <li>9 include but are not limited to:</li> <li>10 (a) Abuse, neglect, and exploitation of the elderly and other crimes against the</li> <li>11 elderly, including the use of multidisciplinary teams in the investigation an</li> <li>12 prosecution of crimes against the elderly;</li> <li>13 (b) The dynamics of domestic violence, pediatric abusive head trauma, as define</li> <li>14 in KRS 620.020, child physical and sexual abuse, and rape; child</li> <li>15 development; the effects of abuse and violence on child development; legar</li> <li>17 remedies for protection; lethality and risk issues; profiles of offenders an</li> <li>18 offender treatment; model protocols for addressing domestic violence, rapo</li> <li>19 pediatric abusive head trauma, as defined in KRS 620.020, and child abuse</li> <li>20 available community resources and victim services; and reportin</li> <li>21 requirements. This training shall be developed in consultation with lega</li> <li>22 victim services, victim advocacy, and mental health professionals with</li> </ul>	<u>t</u>
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22 victim services victim advocacy and mental health professionals wit	.,
22 vicum services, vicum auvocacy, and memai nearm professionals wit	1
23 expertise in domestic violence, child abuse, and rape. Training in recognizin	5
24 pediatric abusive head trauma may be designed in collaboration with	1
25 organizations and agencies that specialize in the prevention and recognition of	f
26 pediatric abusive head trauma approved by the secretary of the Cabinet for	r
27 Health and Family Services;	

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- (c) Human immunodeficiency virus infection and acquired immunodeficiency virus syndrome;
   (d) Identification and investigation of, responding to, and reporting bias-related crime, victimization, or intimidation that is a result of or reasonably related to
  - physical disability, gender identity or expression, or sexual orientation;

race, color, ethnicity, [religion, sex, or] national origin, religion, mental or

- 7 (e) The characteristics and dynamics of human trafficking, state and federal laws
  8 relating to human trafficking, the investigation of cases involving human
  9 trafficking, including but not limited to screening for human trafficking, and
  10 resources for assistance to the victims of human trafficking; and
- (f) Beginning January 1, 2017, the council shall require that a law enforcement
  basic training course include at least eight (8) hours of training relevant to
  sexual assault.
- (2) (a) The council shall develop and approve mandatory professional development
  training courses to be presented to all certified peace officers. A mandatory
  professional development training course shall be first taken by a certified
  peace officer in the training year following its approval by the council and
  biennially thereafter. A certified peace officer shall be required to take these
  courses no more than two (2) times in eight (8) years.
- (b) Beginning January 1, 2011, the council shall require that one and one-half
  (1.5) hours of professional development covering the recognition and
  prevention of pediatric abusive head trauma be included in the curriculum of
  all mandatory professional development training courses such that all officers
  shall receive this training at least once by December 31, 2013. The one and
  one-half (1.5) hours required under this section shall be included in the current
  number of required continuing education hours.
- 27

(c) Beginning January 1, 2017, the council shall establish a forty (40) hour sexual

1		assault investigation training course. By January 1, 2019, agencies shall have
2		one (1) or more officers trained in this curriculum, as follows:
3		1. Agencies with five (5) or fewer officers shall have at least one (1) officer
4		trained in sexual assault investigation;
5		2. Agencies with more than five (5) officers but fewer than thirty (30)
6		officers shall have at least two (2) officers trained in sexual assault
7		investigation; and
8		3. Agencies with thirty (30) or more officers shall have at least four (4)
9		officers trained in sexual assault investigation.
10	(3)	The Justice and Public Safety Cabinet shall provide training on the subjects of
11		domestic violence and abuse and may do so utilizing currently available technology.
12		All certified peace officers shall be required to complete this training at least once
13		every two (2) years.
14	(4)	The council shall promulgate administrative regulations in accordance with KRS
15		Chapter 13A to establish mandatory basic training and professional development
16		training courses.
17	(5)	The council shall make an annual report by December 31 each year to the
18		Legislative Research Commission that details the subjects and content of mandatory
19		professional development training courses established during the past year and the
20		subjects under consideration for future mandatory training.
21		→ Section 3. KRS 17.1523 is amended to read as follows:
22	(1)	The uniform offense report shall contain provisions for obtaining information as to
23		whether or not specific crimes appear from their facts and circumstances to be
24		caused as a result of or reasonably related to race, color, religion, sex, or national
25		origin.
26	(2)	All law enforcement officers, when completing a uniform offense report, shall note
27		thereon whether or not the offense appears to be caused as a result of or reasonably

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1	related to race, color, ethnicity, [religion, sex, or] national origin, religion, mental
2	or physical disability, gender identity or expression, or sexual orientation, or
3	attempts to victimize or intimidate another due to any of the foregoing causes.
4	(3) The Justice and Public Safety Cabinet shall, annually, as a part of the crime reports
5	report on crimes which appear to have been caused by the factors cited in
6	subsections (1) and (2) of this section.
7	→ Section 4. The following KRS sections are repealed:
8	49.320 Victim of hate crime deemed victim of criminally injurious conduct.
9	532.031 Hate crimes Finding – Effect Definitions.
10	Section 5. The restrictions of KRS $6.945(1)$ shall not apply to Sections 1 to 4 of
11	this Act.