HOUSE OF REPRESENTATIVES

KENTICKT GENERAL ASSEMBLY AMENDMENT FORM MINISTER OF M

Amend printed copy of HB 424

On page 2, after line 2 insert the following:

"(d) In any trial for a violation of KRS 194A.505(1), (2), or (7), the prosecution shall notify a defendant that a conviction could be used as an enhancement in subsequent proceedings."; and

On page 4, delete lines 18 through 20 and insert the following in lieu thereof:

- "(d) In any trial for a violation of this subsection, the prosecution shall notify a defendant that a conviction could be used as an enhancement in subsequent proceedings.
- (6) Any person who violates the provisions of subsection (3) of this section shall be guilty of a Class C felony. Any person who violates the provisions of subsection (4) shall be guilty of a Class D felony."; and

On page 5, after line 27 insert the following:

"(d) In any trial for a violation of this subsection, the prosecution shall notify a

defendant that a conviction could be used as an enhancement in subsequent

proceedings."; and

On page 6, after line 25 insert the following:

"(d) In any trial for a violation of this subsection, the prosecution shall notify a defendant that a conviction could be used as an enhancement in subsequent

Amendment No. HFA 2	Rep. Rep. Rob Wiederstein
Committee Amendment	Signed: D
Floor Amendment $\left \begin{array}{c} \\ \\ \end{array} \right \left(\begin{array}{c} \\ \\ \end{array} \right) \left(\begin{array}{c} \\ \\ \end{array} \right) \left(\begin{array}{c} \\ \\ \end{array} \right)$	LRC Drafter:
Adopted:	Date:
Rejected:	Doc. ID: XXXX

proceedings."; and

On page 8, after line 24 insert the following:

"(d) In any trial for a violation of this subsection, the prosecution shall notify a defendant that a conviction could be used as an enhancement in subsequent proceedings."; and

On page 10, after line 1 insert the following:

"4. In any trial for a violation of this paragraph, the prosecution shall notify a defendant that a conviction could be used as an enhancement in subsequent proceedings."; and

On page 12, after line 23 insert the following:

"(e) In any trial for a violation of this subsection, the prosecution shall notify a defendant that a conviction could be used as an enhancement in subsequent proceedings."; and

On page 15, after line 24 insert the following:

"(3) In any trial for a violation of subsection (1) or (2) of this section, the prosecution shall notify a defendant that a conviction could be used as an enhancement in subsequent proceedings."; and

On page 17, after line 2 insert the following:

"(d) In any trial for a violation of this subsection, the prosecution shall notify a defendant that a conviction could be used as an enhancement in subsequent proceedings."; and

On page 31, after line 15 insert the following:

"→SECTION 16. A NEW SECTION OF KRS CHAPTER 514 IS CREATED TO READ AS FOLLOWS:

Except for KRS 514.065, 514.100, and 514. 120, in any trial for a violation of this chapter, the

prosecution shall notify a defendant that a conviction could be used as an enhancement in subsequent proceedings.".