UNOFFICIAL COPY 21 RS BR 353

1		AN ACT relating to collective bargaining for public employees.
2	Be it	t enacted by the General Assembly of the Commonwealth of Kentucky:
3		→ SECTION 1. A NEW SECTION OF KRS CHAPTER 336 IS CREATED TO
4	REA	AD AS FOLLOWS:
5	<u>(1)</u>	Employees of the Commonwealth of Kentucky shall have, and shall be protected
6		in the exercise of, the right of self-organization, to form, join, or assist any labor
7		organization to bargain collectively through representatives of their own
8		choosing on questions of wages, hours, and other conditions of employment free
9		from interference, restraint, or coercion.
10	<u>(2)</u>	A labor organization designated by the secretary of the Kentucky Labor Cabinet
11		as the representative of the majority of public employees shall be the exclusive
12		representative of the employees for the purpose of collective bargaining with
13		respect to rates of pay, wages, hours, and other conditions of employment.
14	<u>(3)</u>	Labor organizations recognized as the exclusive representative or so designated
15		in accordance with this section shall be responsible for representing the interest
16		of all public employees.
17	<i>(4)</i>	When a labor organization has been designated in accordance with this section
18		as the exclusive representative of public employees, the Governor or a designated
19		authorized representative shall represent the Commonwealth in collective
20		bargaining with the labor organization.
21		→ Section 2. KRS 336.010 is amended to read as follows:
22	As u	sed in this chapter, unless the context requires otherwise:
23	(1)	"Secretary" means secretary of the Labor Cabinet; [and]
24	(2)	"Cabinet" means Labor Cabinet; and
25	<u>(3)</u>	"Public employees" means all persons employed by the executive, legislative, and
26		judicial branches of the Commonwealth of Kentucky and their respective
27		subdivisions, but shall not include firefighter personnel, firefighters, and

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1	<u>corrections</u>	personnel	of	urban-county	governments;	police	officers	of
2	consolidated	l local gove	rnm	ents; or deputy	sheriffs in a	county	containing	<u>. a</u>
3	<u>consolidated</u>	local govern	nmei	nt that has adopt	ted a merit syste	<u>em</u> .		

- 4 → Section 3. KRS 336.130 is amended to read as follows:
- 5 (1) Employees may, free from restraint or coercion by the employers or their agents, 6 associate collectively for self-organization and designate collectively representatives 7 of their own choosing to negotiate the terms and conditions of their employment to 8 effectively promote their own rights and general welfare. Employees, collectively 9 and individually, may strike, engage in peaceful picketing, and assemble 10 collectively for peaceful purposes[, except that no public employee, collectively or 11 individually, may engage in a strike or a work stoppage]. Nothing in this statute and 12 KRS 65.015, 67A.6904, 67C.406, 70.262, 78.470, 78.480, 336.132, 336.134, 13 336.180, 336.990, and 345.050 shall be construed as altering, amending, granting, 14 or removing the rights of public employees to associate collectively for self-15 organization and designate collectively representatives of their own choosing to 16 negotiate the terms and conditions of their employment to effectively promote their 17 own rights and general welfare.
- 18 (2) Neither employers or their agents nor employees or associations, organizations or 19 groups of employees shall engage or be permitted to engage in unfair or illegal acts 20 or practices or resort to violence, intimidation, threats or coercion.
- 21 (3) (a) Notwithstanding subsection (1) of this section or any provision of the 22 Kentucky Revised Statutes to the contrary, no employee shall be required, as a 23 condition of employment or continuation of employment, to:
- 1. Become or remain a member of a labor organization;
- 25 2. Pay any dues, fees, assessments, or other similar charges of any kind or amount to a labor organization; or
- 27 3. Pay to any charity or other third party, in lieu of these payments, any

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1	amount equivalent to or pro rata portion of dues, fees, assessments, or
2	other charges required of a labor organization.
3	(b) As used in this subsection, the term "employee" means any person employed

(4) The secretary of the Labor Cabinet or his or her representative shall investigate complaints of violations or threatened violations of subsection (3) of this section and may initiate enforcement of a criminal penalty by causing a complaint to be filed with the appropriate local prosecutor and ensure effective enforcement.

by or suffered or permitted to work for a public or private employer.

- (5) Except in instances where violence, personal injury, or damage to property have occurred and such occurrence is supported by an affidavit setting forth the facts and circumstances surrounding such incidents, the employees and their agents shall not be restrained or enjoined from exercising the rights granted them in subsection (1) of this section without a hearing first being held, unless the employees or their agents are engaged in a strike in violation of a "no strike" clause in their labor contract.
- (6) Submission of a false affidavit concerning violence, personal injury, or damage to property shall constitute a violation of KRS 523.030. In the absence of any such affidavit alleging violence, personal injury, or damage injunctions shall be issued only by a Circuit Judge or other justice or judge acting as a Circuit Judge pursuant to law.