1	AN ACT relating to civil actions and declaring an emergency.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 452 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) Except as provided in KRS 5.005, and notwithstanding any other statute to the
6	contrary, the venue for any civil action that:
7	(a) Challenges the constitutionality of a Kentucky:
8	1. Statute;
9	2. Executive order;
10	3. Administrative regulation; or
11	4. Order of any cabinet, program cabinet, or department established
12	under KRS Chapter 12;
13	(b) Includes a claim for declaratory judgment or injunctive relief; and
14	(c) Is brought individually, jointly, or severally against:
15	1. Any state official in his or her official capacity, including any public
16	servant as defined in KRS 11A.010; or
17	2. Any body, subdivision, caucus, committee, or member of the General
18	Assembly, or the Legislative Research Commission;
19	shall be as provided in this section.
20	(2) (a) A plaintiff who is a resident of Kentucky shall file a complaint or petition in
21	the office of the Circuit Court clerk in the county where the plaintiff resides.
22	If more than one (1) plaintiff is a party to the action, the complaint or
23	petition may be filed in any county where any plaintiff resides.
24	(b) A plaintiff who is not a resident of Kentucky shall file a complaint or
25	petition in the Franklin Circuit Court.
26	(3) The plaintiff shall certify in the complaint or petition filed under this section that
27	a copy of the complaint or petition has been served upon the Attorney General

Page 1 of 5
HB000340.100 - 248 - XXXX
Senate Committee Substitute

1		before or at the time of filing, and the Attorney General shall be entitled to be
2		<u>heard.</u>
3	<u>(4)</u>	In any appeal to the Kentucky Court of Appeals or Supreme Court, or the federal
4		appellate courts in any forum that involves the constitutional validity of a statute,
5		executive order, administrative regulation, or order of any cabinet, program
6		cabinet, or department established under KRS Chapter 12, the Attorney General
7		shall, before the filing of the appellant's brief, be served with a copy of the
8		pleading, paper, or other document that initiates the appeal in the appellate
9		forum. This notice shall specify the challenged statute, executive order,
10		administrative regulation, or order of a cabinet, program cabinet, or department
11		established under KRS Chapter 12, and the nature of the alleged constitutional
12		defect.
13	<u>(5)</u>	The Attorney General shall notify the Legislative Research Commission of:
14		(a) The receipt of a complaint or petition and the nature of any proceedings
15		involving the validity of any statute or regulation, or order of a cabinet,
16		program cabinet, or department established under KRS Chapter 12; and
17		(b) The entering of a final judgment in those proceedings, if the Attorney
18		General is a party to the action.
19	<u>(6)</u>	To protect the rights of the citizens of the Commonwealth of Kentucky as
20		guaranteed by the Constitution of Kentucky, it is the intent of the General
21		Assembly that any action brought or pursued under this section be given priority
22		and prosecuted in an expeditious manner.
23	<u>(7)</u>	Pursuant to Sections 43 and 231 of the Constitution of Kentucky, members of the
24		General Assembly, organizations within the legislative branch of state
25		government, or officers or employees of the legislative branch shall not be made
26		parties to any action challenging the constitutionality or validity of any statute or
27		regulation, without the consent of the member, organization, or officer or

Page 2 of 5
HB000340.100 - 248 - XXXX Senate Committee Substitute

1	<u>employee.</u>
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- Nothing in this section is intended to waive, nor shall it be interpreted or applied

  to waive or abrogate in any way, any legislative immunity or legislative privilege

  of any body, subdivision, caucus, committee, or member of the General Assembly,

  or the Legislative Research Commission, as provided by the Constitution of

  Kentucky, KRS 418.075, any other statute of this Commonwealth, or federal or

  state common law.
  - → Section 2. KRS 13B.140 is amended to read as follows:
  - (1) Except as provided in Section 1 of this Act, all final orders of an agency shall be subject to judicial review in accordance with the provisions of this chapter. A party shall institute an appeal by filing a petition in the Circuit Court of venue, as provided in the agency's enabling statutes, within thirty (30) days after the final order of the agency is mailed or delivered by personal service. If venue for appeal is not stated in the enabling statutes, a party may appeal to Franklin Circuit Court or the Circuit Court of the county in which the appealing party resides or operates a place of business. Copies of the petition shall be served by the petitioner upon the agency and all parties of record. The petition shall include the names and addresses of all parties to the proceeding and the agency involved, and a statement of the grounds on which the review is requested. The petition shall be accompanied by a copy of the final order.
- 21 (2) A party may file a petition for judicial review only after the party has exhausted all
  22 administrative remedies available within the agency whose action is being
  23 challenged, and within any other agency authorized to exercise administrative
  24 review.
- Within twenty (20) days after the service of the petition, or within further time allowed by the court, the agency shall transmit to the reviewing court the original or a certified copy of the official record of the proceeding under review. By stipulation

HB000340.100 - 248 - XXXX Senate Committee Substitute

	of all parties to the review proceedings, the record may be shortened. The court may				
	require or permit subsequent correction or additions to the official record. If the				
	court requests a transcript of proceedings that have not been transcribed, the cost of				
	the transcription shall be paid by the party initiating the appeal, unless otherwise				
	agreed to by all parties.				
(4)	A petition for judicial review shall not automatically stay a final order pending the				
	outcome of the review, unless:				
	(a) An automatic stay is provided by statute upon appeal or at any point in the				
	administrative proceedings;				
	(b) A stay is permitted by the agency and granted upon request; or				
	(c) A stay is ordered by the Circuit Court of jurisdiction upon petition.				
	→ Section 3. KRS 13B.150 is amended to read as follows:				
(1)	Except as provided in Section 1 of this Act, review of a final order shall be				
	conducted by the court without a jury and shall be confined to the record, unless				
	there is fraud or misconduct involving a party engaged in administration of this				
	chapter. The court, upon request, may hear oral argument and receive written briefs.				
	Challenges to the constitutionality of a final order shall be reviewed in				
	accordance with Section 1 of this Act.				
(2)					
(2)	The court shall not substitute its judgment for that of the agency as to the weight of				
(2)	The court shall not substitute its judgment for that of the agency as to the weight of the evidence on questions of fact. The court may affirm the final order or it may				
(2)					
(2)	the evidence on questions of fact. The court may affirm the final order or it may				
(2)	the evidence on questions of fact. The court may affirm the final order or it may reverse the final order, in whole or in part, and remand the case for further				
(2)	the evidence on questions of fact. The court may affirm the final order or it may reverse the final order, in whole or in part, and remand the case for further proceedings if it finds the agency's final order is:				
(2)	the evidence on questions of fact. The court may affirm the final order or it may reverse the final order, in whole or in part, and remand the case for further proceedings if it finds the agency's final order is:  (a) In violation of constitutional or statutory provisions;				

 $Page\ 4\ of\ 5$   $HB000340.100\ -\ 248\ -\ XXXX$  Senate Committee Substitute

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(e)

Based on an ex parte communication which substantially prejudiced the rights

1		of any party and likely affected the outcome of the hearing;
2	(f)	Prejudiced by a failure of the person conducting a proceeding to be
3		disqualified pursuant to KRS 13B.040(2); or
4	(g)	Deficient as otherwise provided by law.
5	<b>→</b> Se	ection 4. Whereas protecting the constitutional rights of the citizens of
6	Kentucky i	is of utmost importance, an emergency is declared to exist and this Act takes

effect upon its passage and approval by the Governor or upon its otherwise becoming a

8 law.

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HB000340.100 - 248 - XXXX Senate Committee Substitute