1	AN ACT relating to student discipline at public postsecondary education
2	institutions.
3	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
4	→Section 1. KRS 164.370 is amended to read as follows:
5	(1) For the purposes of this section, "student" has the same meaning as in KRS
6	<u>164.348.</u>
7	(2) Each governing board shall adopt a code of student conduct that shall clearly set
8	forth the rules for student conduct and establish disciplinary procedures to
9	enforce those rules.
10	(3) At a minimum, the disciplinary procedures shall afford any student accused of a
11	violation of the rules for student conduct:
12	(a) The presumption that a student has not committed a violation until the
13	institution has established every element of the alleged violation;
14	(b) Written notice of:
15	1. Any allegation or formal charge of the violation;
16	2. The rights of the student as set forth in this section and the code of
17	student conduct, including a clear statement that a student is
18	presumed innocent and that it is the obligation of the institution to
19	prove every allegation of the alleged violation; and
20	3. The date, time, and location of each phase of the disciplinary process
21	<u>at least:</u>
22	a. Three (3) business days prior to any scheduled event, including
23	any administrative meeting that serves an investigative purpose;
24	<u>and</u>
25	b. Seven (7) business days prior to any disciplinary hearing;
26	(c) 1. A record of the disciplinary proceedings that shall include all evidence
27	in the institution's possession or control relevant to the alleged

1	violation or the institution's investigation thereof, including
2	exculpatory evidence, and a video recording of any disciplinary
3	<u>hearing.</u>
4	2. A student accused of a violation shall be given access to the entire
5	record at least three (3) business days prior to any scheduled event and
6	seven (7) business days prior to any disciplinary hearing.
7	3. Only evidence contained in the record may be considered in the
8	determination of whether a violation occurred;
9	(d) The right to be present and participate meaningfully in each phase of the
10	disciplinary process;
11	(e) The right to fair and impartial treatment at each phase of the disciplinary
12	process, which shall exclude any individual that participates in an
13	investigation or alternative dispute resolution from participating as a
14	hearing adjudicator; and
15	(f) If a violation may result in the suspension, expulsion, or termination of an
16	accused student's residence in campus housing or termination of the
17	affiliation of a student organization registered pursuant to the policies of
18	the institution:
19	1. The right to be represented by counsel, at the expense of the student,
20	at each material phase of the disciplinary process, including but not
21	limited to any alternative dispute resolution phase, meeting, hearing,
22	or appeal of the matter;
23	2. At any hearing, the right to make opening and closing statements, to
24	present evidence, and to cross-examine any testimony, personally or
25	through counsel; and
26	3. The right to waive the confidentiality of any hearing to permit the
27	attendance of any support person so long as that person would not

1		interfere with the hearing, violate the privacy rights of another
2		student, or substantially burden the hearing process.
3	(4) (	a) Subject to subsection (3) of this section, a governing board [Each board of
4		regents] may invest the faculty or a representative committee of designated
5		faculty, staff, and students with the power to suspend or expel any student for
6		disobedience to <u>the[its]</u> rules[,] <u>for student conduct</u> [ or for any other
7		contumacy, insubordination or immoral conduct].
8	(	b) In every case of suspension or expulsion of a student, <i>termination of a</i>
9		student's residence in campus housing, or termination of the affiliation of a
10		student organization, the disciplinary procedures shall grant the student the
11		right to [person suspended or expelled may] appeal to the governing board [ of
12		regents]. The disciplinary procedures [board of regents] shall prescribe the
13		manner and the mode of procedure on appeal. The decision of the governing
14		board <del>[ of regents]</del> shall be final.
15	(	c) A student who is suspended or expelled by a final decision of the governing
16		board shall have the right to appeal the final order in accordance with KRS
17		<u>13B.140, except that:</u>
18		1. A student shall have one (1) year after the final order to file the
19		petition; and
20		2. A student who has a final order of suspension or expulsion overturned
21		for a violation of this section shall be entitled to compensatory
22		damages, including attorney's fees and court costs, in an amount no
23		less than the full cost of one (1) semester of a full-time, out-of-state
24		tuition at the institution.
25	<u>(5)</u>	Nothing in this section shall be interpreted to:
26	(	a) Impede or delay law enforcement officials in investigating an alleged
27		violation of local, state, or federal law;

1	(b) Impair an institution's ability to temporarily suspend a student during a
2	timely investigation and adjudication of a disciplinary issue; and
3	(c) Limit any additional rights afforded to a student under federal law,
4	including Title IX of the Education Amendments of 1972, 20 U.S.C. secs.
5	<u>1681 et seq.</u>
6	→Section 2. This Act may be cited as "The Kentucky Student Administrative
7	Rights Protection Act."