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,
6	(a) "Complainant" means a student who has formally filed a complaint
7	alleging that the student is the victim of a violation of the code for student
8	conduct promulgated by the governing body of an institution;
9	(b) ''Institution'' means the following public postsecondary education
10	institutions: University of Kentucky, University of Louisville, Eastern
11	Kentucky University, Kentucky State University, Morehead State University,
12	Murray State University, Northern Kentucky University, and Western
13	Kentucky University;
14	(c) "Governing board" means the Boards of Trustees or Boards of Regents of
15	an institution;
16	(d) "Participant" means a respondent or a complainant;
17	(e) "Respondent" means a student who has been formally accused of a
18	violation of the code for student conduct promulgated by the governing
19	board of an institution;
20	(f) "Student" has the same meaning as in KRS 164.348; and
21	(g) "Title IX" means Title IX of the Education Amendments of 1972, 20 U.S.C.
22	secs. 1681 et seq., applicable federal regulations, and binding federal
23	judicial precedent.
24	(2) Each governing board shall adopt a code for student conduct that clearly sets
25	forth the rules for nonacademic student conduct and establishes disciplinary
26	procedures to enforce those rules. The disciplinary procedures shall set forth
27	rules for establishing the admissibility of evidence that are consistent with KRS

I	<u>13B.090, KRE 412, and Title 1X.</u>
2	(3) At a minimum, when a violation is punishable by a suspension or expulsion from
3	the institution or termination of a respondent's residence in campus housing, the
4	disciplinary procedures contained in the code for student conduct shall:
5	(a) 1. Afford a respondent the presumption that the respondent is innocent
6	and has not committed a violation of the code for student conduct
7	until the institution has established every element of the alleged
8	violation; and
9	2. Clearly state that the presumption afforded by subparagraph 1. of this
10	paragraph shall not be construed to mean that the complainant or any
11	witness has presented false testimony or evidence;
12	(b) Provide a participant written notice of:
13	1. A formal charge of an alleged violation and the specific details of the
14	facts upon which the alleged violation is based;
15	2. The rights of the participant as set forth in this section, the code for
16	student conduct, and any other applicable law; and
17	3. The date, time, and location of each phase of the disciplinary process
18	at least:
19	a. Three (3) business day prior to any scheduled event at which the
20	participant is expected to appear, including any meeting or
21	interview that serves an investigative purpose; and
22	b. Ten (10) business days prior to any disciplinary hearing;
23	(c) 1. Require the institution to maintain an administrative file of the
24	disciplinary proceedings. The file shall include all documents and
25	evidence in the institution's possession or control relevant to the
26	alleged violation and the institution's investigation thereof, including
27	but not limited to exculpatory evidence, documents submitted by any

1		participant, and the institution's choice of a video recording, an audio
2		recording, or a transcript of any disciplinary hearing ultimately held
3		in the matter but shall not include privileged documents or internal
4		memorandums that the institution does not intend to introduce as
5		evidence at any hearing on the matter;
6	<u>2.</u>	Provide a participant reasonable continuing access to the
7		administrative file and the ability to make copies of all evidence or
8		document contained therein beginning at least seven (7) business days
9		prior to any disciplinary hearing, except that individual portions of the
10		administrative file may be redacted if disclosure of the evidence is
11		otherwise prohibited by law;
12	<u>3.</u>	Require that all documentary or tangible evidence that the institution
13		or a participant intends to introduce at a disciplinary hearing be
14		submitted to the administrative file at least three (3) business days
15		prior to the disciplinary hearing. Any documentary or tangible
16		evidence that is submitted less than three (3) days prior to the
17		disciplinary hearing shall only be admissible upon the discretion of
18		the hearing officer. An institution shall immediately notify a
19		participant when documents and evidence are added to the
20		administrative file within three (3) business days of a disciplinary
21		hearing;
22	<u>4.</u>	Require that the institution and participants submit a list of all
23		witnesses the institution or participant expects to call at the
24		disciplinary hearing to the administrative file at least three (3)
25		business days prior to the hearing. Additional witnesses submitted less
26		than three (3) business days prior to the disciplinary hearing shall
27		only be permitted upon the discretion of the hearing officer. An

1	institution shall immediately notify a participant when a witness is
2	added to list of institutional witnesses within three (3) business days of
3	a disciplinary hearing;
4	5. Require that only evidence contained in the administrative file that is
5	determined by the hearing officer to be relevant and admissible may be
6	considered in the determination of whether a violation occurred
7	including but not limited to the audio recording, video recording, or
8	transcript of any disciplinary hearing ultimately held in the matter
9	<u>and</u>
10	6. Require that the institution maintain the administrative file:
11	a. Permanently if a violation results in the expulsion of a student
12	<u>and</u>
13	b. In all other matters, the later of either:
14	i. Three (3) years after the respondent's graduation or las
15	date of attendance; or
16	ii. Three (3) years after all sanctions have been met;
17	(d) Provide a participant the right to:
18	1. Be present and participate meaningfully at any disciplinary hearing
19	interim measure hearing, or other scheduled event where the rights of
20	the respondent are to be determined, except as restricted by Title IX;
21	2. Fair and impartial treatment at each phase of the disciplinary process
22	which shall exclude any individual that conducts an investigation of
23	presides over an alternative dispute resolution process related to the
24	matter from participating as a hearing adjudicator or on a hearing
25	tribunal; and
26	3. Provide a limited waiver of the confidentiality of any phase of the
27	disciplinary process to permit the attendance of any support person so

1		long as that person would not violate the privacy rights of another
2		student or substantially delay the disciplinary process. A support
3		person shall have no right to participate unless the support person is
4		attending as an advisor to the participant in accordance with Title IX;
5		<u>and</u>
6	<u>(e)</u>	In addition to the rights set forth in paragraphs (a) to (d) of this subsection,
7		if an alleged violation is punishable by a final order of suspension of three
8		(3) or more days or expulsion from the institution or termination of a
9		respondent's residence in campus housing, provide a participant:
10		1. At the participant's own expense, the right to be represented by
11		counsel or, if required by Title IX, an adviser, at each material phase
12		of the disciplinary process, including but not limited to any alternative
13		dispute resolution phase, meeting, hearing, or appeal of the matter.
14		Upon written notification of representation, this right shall require an
15		institution to direct all correspondence related to the disciplinary
16		proceeding to both the participant's counsel or advisor and to the
17		participant; and
18		2. At any hearing, the right to:
19		a. Make opening and closing statements;
20		b. Present relevant evidence; and
21		c. Cross-examine any testimony personally or through counsel.
22		Cross-examination of a student who is a victim or the
23		complainant that is personally conducted by a respondent shall
24		<u>require:</u>
25		i. The participant to submit the questions to a neutral
26		hearing officer. The neutral hearing officer shall ask all
27		relevant questions to the student witness during the live

1		hearing, state the specific rationale for excluding any
2		question, and grant a participant the right to amend a
3		question that has been excluded in order to cure any
4		objection thereto sustained by the hearing officer, and to
5		submit follow up questions to the student witness; and
6		ii. Cross-examination be restricted as required by Title IX or
7		other applicable federal law.
8	(4) (a)	Subject to subsection (3) of this section, a governing board [Each board of
9		regents] may invest the faculty, administration, or a representative committee
10		of designated faculty, staff, and students with the power to suspend or expel
11		any student from the institution, or otherwise discipline a student, for a
12		violation of disobedience to its code for student conduct its rules, or for any
13		other contumacy, insubordination or immoral conduct]. [In every case of
14		suspension or expulsion of a student]
15	<u>(b)</u>	If, after a hearing on the matter, a violation results in a final order of
16		suspension of a respondent for three (3) or more days or expulsion of a
17		respondent from the institution or termination of a respondent's residence
18		in campus housing, the disciplinary procedures shall grant the respondent
19		the right to [the person suspended or expelled may] appeal to the governing
20		board or its designee of regents. The disciplinary procedures [board of
21		regents] shall prescribe the manner and the mode of procedure on appeal. The
22		decision of the <u>governing</u> board <u>or its designee</u> [ of regents] shall be $\underline{a}$ final
23		<u>order</u> .
24	<u>(c)</u>	If, after a hearing on the matter, an allegation of conduct that constitutes
25		sexual discrimination as defined by Title IX does not result in a finding of a
26		violation, the disciplinary procedures shall grant the complainant the right
27		to appeal to the governing board or its designee in the same manner as

1		prescribed to the respondent pursuant to paragraph (b) of this subsection.
2	<u>(d)</u>	Notwithstanding KRS 13B.020(2)(i), a respondent, or a complainant as
3		required by Title IX, shall have the right to appeal a final order of the
4		governing board or its designee in accordance with KRS 13B.140, except
5		that a participant who has the final order overturned for a violation of this
6		section shall be entitled to actual damages from the institution, including
7		reasonable attorney's fees and court costs.
8	(5) Nothi	ing in this section shall be interpreted to:
9	<u>(a)</u>	Impede or delay law enforcement officials in investigating an alleged
10		violation of local, state, or federal law;
11	<u>(b)</u>	Impair an institution's ability to take reasonable interim measures
12		necessary to ensure the physical safety of members of the campus
13		community during a timely investigation and adjudication of a student
14		disciplinary issue, including but not limited to the ability to make
15		adjustments in student housing arrangements, impose conditions of no-
16		contact between the respondent and complainant, temporarily suspend a
17		student, or ban a student from campus. Such reasonable interim measures
18		shall require:
19		1. Within twenty-four (24) hours, written notice of the interim measures
20		that explains the institution's reasons for enacting the interim
21		measures; and
22		2. Within three (3) business days of the written notice, unless otherwise
23		waived by the respondent, an interim measure hearing to determine
24		whether there is substantial evidence that the respondent poses a risk
25		to the physical safety of a member of the campus community and that
26		the interim measure is appropriate to mitigate that risk. At the interim
27		measure hearing, a respondent shall have the right to be represented

1	as set forth in subsection (3)(e)1. of this section. A respondent's waiver
2	of the right to an interim measure hearing shall not constitute an
3	admission of guilt or a waiver of any additional rights afforded under
4	Sections 1 and 2 of this Act;
5	(c) Impair an institution's duty or ability to implement any measure necessary
6	to effectuate a valid judicial order, including but not limited to termination
7	of a respondent's residence in campus housing. Notwithstanding paragraph
8	(b) of this subsection, measures necessary to effectuate a judicial order shall
9	not be subject to an interim measure hearing;
10	(d) Impair an institution's ability to terminate a student's residence in campus
11	housing for any reason other than a violation of the code for student
12	conduct, including but not limited to a breach of any housing contract
13	between the student and campus housing;
14	(e) Impair an institution's ability to require one (1) or more complainants to
15	serve as a representative of a class of student victims if:
16	1. The class is so numerous that joinder of all members is impracticable;
17	2. There are questions of law or fact common to the class;
18	3. The claims or defenses of the representatives are typical of the claims
19	or defenses of the class; and
20	4. The representative parties will fairly and adequately protect the
21	interests of the class; and
22	(f) Limit any additional rights afforded to a student under federal law,
23	including Title IX or the Jeanne Clery Disclosure of Campus Security
24	Policy and Campus Crime Statistics Act of 1990, 20 U.S.C. sec. 1092(f).
25	→ SECTION 2. A NEW SECTION OF KRS CHAPTER 164 IS CREATED TO
26	READ AS FOLLOWS:
27	(1) By July 1, 2023 and by July 1 every three (3) years thereafter, each institution, as

1	<u>aeju</u>	nea in Section 1 of this Act, shall electronically publish a report on student
2	disci	ipline to a prominent location on the institution's Web site. The first report
3	<u>shal</u>	l have a one (1) year reporting period and each report thereafter shall have a
4	thre	e (3) year reporting period. Each report on student discipline shall be
5	subn	nitted to the Interim Joint Committee on Education no later than September
6	<u>1 of</u>	the year the report is due to be published. The report on student discipline
7	<u>shal</u>	l include but is not limited to:
8	<u>(a)</u>	Without providing any personally identifiable information, the total number
9		of disciplinary proceedings, including formal investigations, initiated by the
10		institution for an alleged violation of the institution's code for student
11		conduct during the reporting period, and of those, the total number and
12		percentage of disciplinary proceedings that resulted in:
13		1. A dismissal of the complaint by the institution prior to a hearing on
14		the matter;
15		2. A negotiated resolution or agreement prior to a hearing on the matter;
16		3. A hearing on the matter;
17		4. A dismissal of the complaint by the institution after a hearing on the
18		<u>matter;</u>
19		5. Suspension of a student;
20		6. Expulsion of a student;
21		7. Termination of a student's residence in campus housing;
22		8. An appeal to the governing board or its designee of the institution in
23		accordance with subsection (4)(b) of Section 1 of this Act; and
24		9. An appeal from a final decision of the governing board or its designee
25		of the institution in accordance with subsection (4)(c) of Section 1 of
26		this Act; and
2.7	<b>(b</b> )	Without providing any personally identifiable information, for each data

1		point required by paragraph (a) of this subsection:
2		1. A summary of the basic demographics of the students that were the
3		subject of the disciplinary proceedings included in that figure,
4		including but not limited to race, gender, whether the student resided
5		in campus housing at the time the violation allegedly occurred, and
6		the approximate number of credit hours earned;
7		2. The specific rule in the code for student conduct alleged to have been
8		<u>violated;</u>
9		3. The general source of the initial information underlying the alleged
10		violation, including but not limited to another student, faculty, staff,
11		community member, or law enforcement; and
12		4. The percentage of students that were the subject of the disciplinary
13		proceedings included in that figure that were represented by an
14		attorney licensed to practice law in Kentucky.
15	(2) (a)	If a public postsecondary education institution believes, due to federal law,
16		that any specific data point required by paragraphs (a) and (b) of subsection
17		(1) of this section cannot be adequately deidentified for public reporting, the
18		institution shall submit a request for an exemption to the reporting
19		requirement established in subsection (1) of this section for each specific
20		data point to the Attorney General. The Attorney General shall review the
21		request for exemption to determine whether each data point submitted can
22		be adequately deidentified.
23	<u>(b)</u>	A request for exemption shall be submitted no later than April 1 of the year
24		the report is due to be published. The Attorney General shall make all
25		reasonable efforts to grant or deny any request for exemption within sixty
26		(60) days of receipt.
27	(c)	1. If the request for an exemption is granted the report on student

1	<u>d</u>	iscipline published by the institution shall clearly identify each
2	<u>s</u>	pecific data point excluded pursuant to the exemption; and
3	<u>2.                                     </u>	f an institution fails to submit a timely request for exemption, the
4	<u>A</u>	attorney General fails to grant or deny a timely filed request for
5	<u>e</u>	xemption in the sixty (60) day time frame, or the request for
6	<u>e</u>	xemption is denied and the institution continues to believe that a
7	<u>s</u>	pecific data point cannot be adequately deidentified, the institution
8	<u>s</u>	<u>hall:</u>
9	<u>a</u>	. In the report on student discipline published by the institution,
10		clearly identify each specific data point excluded pursuant to the
11		institution's objection that is not substantiated pursuant to an
12		exemption from the Attorney General; and
13	<u>b</u>	. Submit a confidential, supplemental report to the Interim Joint
14		Committee on Education by July 1 each year the report on
15		student discipline is due. The supplemental report shall identify
16		each data point the institution believes cannot be adequately
17		deidentified and clearly set forth the reasoning for the
18		institution's position. The committee may consider each
19		supplemental report as it determines and in its discretion. Each
20		supplemental report, and the consideration thereof by the
21		committee, shall be exempt from the open records and open
22		meetings requirements contained in KRS Chapter 61.
23	<b>→</b> Section 3	This Act may be cited as the Kentucky Campus Due Process
24	Protection Act.	