24 RS BR 1094

1

AN ACT relating to employment.

## 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

3

→ Section 1. KRS 336.130 is amended to read as follows:

4 (1)Employees may, free from restraint or coercion by the employers or their agents, 5 associate collectively for self-organization collectively and designate 6 representatives of their own choosing to negotiate the terms and conditions of their 7 employment to effectively promote their own rights and general welfare. 8 Employees, collectively and individually, may strike, engage in peaceful picketing, 9 and assemble collectively for peaceful purposes, except that no public employee, 10 collectively or individually, may engage in a strike or a work stoppage. Nothing in 11 this statute and KRS 65.015, 67A.6904, 67C.406, 70.262, 78.470, 78.480, 336.132, 12 336.134, 336.180, 336.990, and 345.050 shall be construed as altering, amending, 13 granting, or removing the rights of public employees to associate collectively for 14 self organization and designate collectively representatives of their own choosing to 15 negotiate the terms and conditions of their employment to effectively promote their 16 own rights and general welfare].

17 (2) Neither employers or their agents nor employees or associations, organizations or
18 groups of employees shall engage or be permitted to engage in unfair or illegal acts
19 or practices or resort to violence, intimidation, threats or coercion.

20 (3) [(a) Notwithstanding subsection (1) of this section or any provision of the
 21 Kentucky Revised Statutes to the contrary, no employee shall be required, as a
 22 condition of employment or continuation of employment, to:

- 23 <u>1. Become or remain a member of a labor organization;</u>
- 24 2. Pay any dues, fees, assessments, or other similar charges of any kind or
   25 amount to a labor organization; or
- 26 <u>3. Pay to any charity or other third party, in lieu of these payments, any</u>
   27 <u>amount equivalent to or pro rata portion of dues, fees, assessments, or</u>

1	other charges required of a labor organization.
2	(b) As used in this subsection, the term "employee" means any person employed
2	by or suffered or permitted to work for a public or private employer.
4	(4) The secretary of the Education and Labor Cabinet or his or her representative shall
5	investigate complaints of violations or threatened violations of subsection (3) of this
6	section and may initiate enforcement of a criminal penalty by causing a complaint
7	to be filed with the appropriate local prosecutor and ensure effective enforcement.
8	(5) ]Except in instances where violence, personal injury, or damage to property have
9	occurred and such occurrence is supported by an affidavit setting forth the facts and
10	circumstances surrounding such incidents, the employees and their agents shall not
11	be restrained or enjoined from exercising the rights granted them in subsection (1)
12	of this section without a hearing first being held, unless the employees or their
13	agents are engaged in a strike in violation of a "no strike" clause in their labor
14	contract.
15	(4) [(6)] Submission of a false affidavit concerning violence, personal injury, or
16	damage to property shall constitute a violation of KRS 523.030. In the absence of
17	any such affidavit alleging violence, personal injury, or damage injunctions shall be
18	issued only by a Circuit Judge or other justice or judge acting as a Circuit Judge
19	pursuant to law.
20	→ Section 2. KRS 336.180 is amended to read as follows:
21	As used in KRS 336.190 and 336.200[this chapter], unless the context requires otherwise,
22	<del>[:]</del>
23	[(1) "Candidate" means any person who has received contributions or made
24	expenditures, has appointed a campaign treasurer, or has given his or her consent
25	for any other person to receive contributions or make expenditures with a view to
26	bringing about his or her nomination or election to public office, except federal
27	office;

1	(2)	"Committee" includes the following:
2		(a) "Campaign committee," which means one (1) or more persons who receive
3		contributions and make expenditures to support or oppose one (1) or more
4		specific candidates or slates of candidates for nomination or election to any
5		state, county, city, or district office, but does not include an entity established
6		solely by a candidate which is managed solely by a candidate and a campaign
7		treasurer and whose name is generic in nature, such as "Friends of (the
8		candidate)," and does not reflect that other persons have structured themselves
9		as a committee, designated officers of the committee, and assigned
10		responsibilities and duties to each officer with the purpose of managing a
11		campaign to support or oppose a candidate in an election;
12		(b) "Caucus campaign committee," which means members of any caucus groups
13		who receive contributions and make expenditures to support or oppose one (1)
14		or more specific candidates or slates of candidates for nomination or election
15		to any state, county, city, or district office, or a committee in Kentucky or in
16		any other state. Caucus campaign committees include but are not limited to:
17		1. The House Democratic caucus campaign committee;
18		2. The House Republican caucus campaign committee;
19		3. The Senate Democratic caucus campaign committee;
20		4. The Senate Republican caucus campaign committee; and
21		5. Subdivisions of the state executive committee of a minor political party,
22		which serve the same function as the above named committees, as
23		determined by administrative regulations promulgated by the Kentucky
24		Registry of Election Finance;
25		(c) "Political issues committee," which means three (3) or more persons joining
26		together to advocate or oppose a constitutional amendment or ballot measure
27		if that committee receives or expends money in excess of one thousand dollars

1		<del>(\$1,000);</del>
2	<del>(d)</del>	"Permanent committee," which means a group of individuals, including an
3		association, committee, or organization, other than a campaign committee,
4		political issues committee, inaugural committee, caucus campaign committee,
5		or a party executive committee, which is established as, or intended to be, a
6		permanent organization having as a primary purpose expressly advocating the
7		election or defeat of one (1) or more clearly identified candidates, slates of
8		candidates, or political parties, which functions on a regular basis throughout
9		the year;
10	<del>(e)</del>	An executive committee of a political party; and
11	<del>(f)</del>	"Inaugural committee," which means one (1) or more persons who receive
12		contributions and make expenditures in support of inauguration activities for
13		any candidate or slate of candidates elected to any state, county, city, or
14		district office;
15	<del>(3) "Co</del>	ntributing organization" means a group which merely contributes to candidates,
16	slate	es of candidates, campaign committees, caucus campaign committees, or
17	exec	cutive committees from time to time from funds derived solely from within the
18	grou	up, and which does not solicit or receive funds from sources outside the group
19	itsel	<del>f;</del>
20	<del>(4) "Co</del>	ntribution" means any:
21	<del>(a)</del>	Payment, distribution, loan, deposit, or gift of money or other thing of value,
22		to a candidate, his or her agent, a slate of candidates, its authorized agent, a
23		committee, or contributing organization but shall not include a loan of money
24		by any financial institution doing business in Kentucky made in accordance
25		with applicable banking laws and regulations and in the ordinary course of
26		business. As used in this subsection, "loan" shall include a guarantee,
27		endorsement, or other form of security where the risk of nonpayment rests

1	with the surety, guarantor, or endorser, as well as with a committee,
2	contributing organization, candidate, slate of candidates, or other primary
3	obligor. No person shall become liable as surety, endorser, or guarantor for
4	any sum in any one (1) election which, when combined with all other
5	contributions the individual makes to a candidate, his or her agent, a slate of
6	candidates, its agent, a committee, or a contributing organization, exceeds the
7	contribution limits provided in KRS 121.150;
8	(b) Payment by any person other than the candidate, his or her authorized
9	treasurer, a slate of candidates, its authorized treasurer, a committee, or a
10	contributing organization, of compensation for the personal services of
11	another person which are rendered to a candidate, slate of candidates,
12	committee, or contributing organization, or for inauguration activities;
13	(c) Goods, advertising, or services with a value of more than one hundred dollars
14	(\$100) in the aggregate in any one (1) election which are furnished to a
15	candidate, slate of candidates, committee, or contributing organization or for
16	inauguration activities without charge, or at a rate which is less than the rate
17	normally charged for the goods or services; or
18	(d) Payment by any person other than a candidate, his or her authorized treasurer,
19	a slate of candidates, its authorized treasurer, a committee, or contributing
20	organization for any goods or services with a value of more than one hundred
21	dollars (\$100) in the aggregate in any one (1) election which are utilized by a
22	candidate, slate of candidates, committee, or contributing organization, or for
23	inauguration activities;
24	(5) "Election" means any primary, regular, or special election. Each primary, regular,
25	or special election shall be considered a separate election;
26	(6) "Electioneering communications" means:
27	(a) Any communication broadcast by television or radio, printed in a newspaper

1	or on a billboard, directly mailed or delivered by hand to personal residences,
2	or in telephone calls made to personal residences, or otherwise distributed
3	that:
4	1. Unambiguously refers to any candidate for any state, county, city, or
5	district office, or to any ballot measure;
6	2. Is broadcast, printed, mailed, delivered, made, or distributed within
7	thirty (30) days before a primary election or sixty (60) days before a
8	general election; and
9	3. Is broadcast to, printed in a newspaper, distributed to, mailed to or
10	delivered by hand to, in telephone calls made to, or otherwise distributed
11	to an audience that includes members of the electorate for such public
12	office or the electorate associated with the ballot containing the ballot
13	measure.
14	(b) "Electioneering communications" does not include:
15	1. Any news articles, editorial endorsements, opinions or commentary,
16	writings, or letters to the editor printed in a newspaper, magazine, or
17	other periodical not owned by or controlled by a candidate, committee,
18	or political party;
19	2. Any editorial endorsements or opinions aired by a broadcast facility not
20	owned or controlled by a candidate, committee, or political party;
21	3. Any communication by persons made in the regular course and scope of
22	their business or any communication made by a membership
23	organization solely to members of such an organization and their
24	<del>families;</del>
25	4. Any communication that refers to any candidate only as part of the
26	popular name of a bill or statute; or
27	5. A communication that constitutes a contribution or independent

1	expenditure as defined in this section;
2	(7) "Employer" means all persons, firms, associations, corporations, public employers,
3	public school employers, and public colleges, universities, institutions, and
4	education agencies;
5	(8) "Fundraiser" means an individual who directly solicits and secures contributions on
6	behalf of a candidate or slate of candidates for a statewide-elected state office, or an
7	office in a jurisdiction with a population in excess of two hundred thousand
8	(200,000) residents;
9	(9) "Independent expenditure" means the expenditure of money or other things of value
10	for a communication which expressly advocates the election or defeat of a clearly
11	identified candidate or slate of candidates, and which is made without any
12	coordination, consultation, or cooperation with any candidate, slate of candidates,
13	campaign committee, or any authorized person acting on behalf of any of them, and
14	which is not made in concert with, or at the request or suggestion of any candidate,
15	slate of candidates, campaign committee, or any authorized person acting on behalf
16	of any of them;
17	(10) ]"labor organization" means any organization of any kind, or any agency or
18	employee representation committee or plan, in which employees participate and [,
19	association or union] which exists for the purpose, in whole or in part, of dealing
20	with employers concerning grievances, labor disputes, wages, rates of pay, hours
21	of employment or conditions of work[, or other forms of compensation. Except, for
22	the purposes of this section or KRS 161.158, 164.365, 336.133, 336.134, 336.1341,
23	336.135, or 336.990, "labor organization" shall not include organizations which
24	primarily represent public employees working in the protective vocations of active
25	law enforcement officer, jail and corrections officer, or active fire suppression or
26	prevention personnel;

27 (11) "Political activities" means any contribution or independent expenditure made:

1	(a) To any committee;
2	(b) To any contributing organization;
3	(c) To any candidate;
4	(d) To any slate of candidates;
5	(e) To any fundraiser;
6	(f) For any electioneering communications;
7	(g) For any testimonial affair;
8	(h) In any manner intended to influence the outcome of any election;
9	(i) In any manner intended to otherwise promote or support the defeat of any:
10	1. Candidate;
11	2. Slate of candidates; or
12	3. Ballot measure; or
13	(j) In any manner intended to advance any position held by any person or entity
14	other than the public employee regarding any:
15	1. Election;
16	2. Candidate;
17	3. Slate of candidates; or
18	4. Ballot measure;
19	(12) "Public employee" means an employee of a "public agency" as that term is defined
20	in KRS 61.870;
21	(13) "Slate of candidates" means:
22	(a) Between the time a certificate or petition of nomination has been filed for a
23	candidate for the office of Governor under KRS-118.365 and the time the
24	candidate designates a running mate for the office of Lieutenant Governor
25	under KRS 118.126, a slate of candidates consists of the candidate for the
26	office of Governor; and
27	(b) After that candidate has designated a running mate under KRS 118.126, that

1			same slate of candidates consists of that same candidate for the office of
2			Governor and the candidate's running mate for the office of Lieutenant
3			Governor. Unless the context requires otherwise, any provision of law that
4			applies to a candidate shall also apply to a slate of candidates; and
5	<del>(14)</del>		stimonial affair" means an affair held in honor of a person who holds or who is
6		<del>or v</del>	vas a candidate for nomination or election to a state, city, county, or district
7		poli	tical office designed to raise funds for the purpose of influencing the outcome
8		<del>of a</del>	n election, otherwise promoting support for, or the defeat of, any candidate,
9		slate	e of candidates, or ballot measure].
10		→s	ection 3. KRS 336.990 is amended to read as follows:
11	(1)	Upo	n proof that any person employed by the Education and Labor Cabinet as a
12		labo	r inspector has taken any part in any strike, lockout or similar labor dispute, the
13		pers	on shall forfeit his or her office.
14	(2)	The	following civil penalties shall be imposed, in accordance with the provisions in
15		KRS	S 336.985, for violations of the provisions of this chapter:
16		(a)	Any person who violates KRS 336.110 or 336.130 shall for each offense be
17			assessed a civil penalty of not less than one hundred dollars (\$100) nor more
18			than one thousand dollars (\$1,000);
19		(b)	Any corporation, association, organization, or person that violates KRS
20			336.190 and 336.200 shall be assessed a civil penalty of not less than one
21			hundred dollars (\$100) nor more than one thousand dollars (\$1,000) for each
22			offense. Each act of violation, and each day during which such an agreement
23			remains in effect, shall constitute a separate offense;
24		(c)	Any employer who violates the provisions of KRS 336.220 shall be assessed a
25			civil penalty of not less than one hundred dollars (\$100) nor more than one
26			thousand dollars (\$1,000) for each violation; and
27		(d)	Any labor organization who violates KRS 336.135 shall be assessed a civil

1		penalty of not less than one hundred dollars (\$100) nor more than one
2		thousand dollars (\$1,000) for each offense.
3		[(e) Any public employer or labor organization that violates KRS 161.158,
4		164.365, 336.133, 336.134, 336.1341, 336.135, or 336.180 shall be assessed a
5		civil penalty of not less than one hundred dollars (\$100) nor more than one
6		thousand dollars (\$1,000) for each offense.
7	(3)	Any labor organization, employer, or other person who directly or indirectly
8		violates KRS 336.130(3) shall be guilty of a Class A misdemeanor.
9	(4)	Any person aggrieved as a result of any violation or threatened violation of KRS
10		336.130(3) may seek abatement of the violation or threatened violation by
11		petitioning a court of competent jurisdiction for injunctive relief and shall be
12		entitled to costs and reasonable attorney fees if he or she prevails in the action.
13	(5)	Any person injured as a result of any violation or threatened violation of KRS
14		336.130(3) may recover all damages resulting from the violation or threatened
15		violation and shall be entitled to costs and reasonable attorney fees if he or she
16		prevails in the action.]
17		Section 4. KRS 67A.6904 is amended to read as follows:
18	(1)	[Except as provided in KRS 336.130, ]Urban-county governments and their
19		representatives and agents are prohibited from:
20		(a) Interfering, restraining, or coercing police officers, firefighter personnel,
21		firefighters, or corrections personnel in the exercise of the rights guaranteed in
22		KRS 67A.6902;
23		(b) Dominating or interfering with the formation, existence, or administration of
24		any labor organization;
25		(c) Discriminating in regard to hiring or tenure of employment or any term or
26		condition of employment to encourage or discourage membership in any labor
27		organization; <i>provided that nothing in this section, or in any other statute of</i>

1		this state, shall preclude an urban-county government from making an
2		agreement with a labor organization to require as a condition of
3		employment membership therein on or after the thirtieth day following the
4		beginning of that employment or on the effective date of the agreement,
5		whichever is later;
6		(d) Discharging or otherwise discriminating against an employee because he or
7		she has signed or filed any affidavit, petition, or complaint or given any
8		information or testimony under this section; or
9		(e) Refusing to bargain collectively in good faith with a labor organization which
10		is the exclusive representative of employees in an appropriate unit, including
11		but not limited to the discussing of grievances with the exclusive
12		representative.
13	(2)	Labor organizations and their agents are prohibited from:
14		(a) Restraining or coercing:
15		1. Police officers, firefighter personnel, firefighters, or corrections
16		personnel in the exercise of the right guaranteed in KRS 67A.6902; and
17		2. An urban-county government in the selection of a representative for the
18		purposes of collective bargaining or the adjustment of grievances; or
19		(b) Refusing to bargain collectively in good faith with an urban-county
20		government, if they have been designated in accordance with the provisions of
21		this section as the exclusive representative of police officers, firefighter
22		personnel, firefighters, or corrections personnel in an appropriate unit.
23	(3)	For the purposes of this section, to bargain collectively is to carry out in good faith
24		the mutual obligation of the parties, or their representatives; to meet together at
25		reasonable times, including meetings in advance of the budget-making process; to
26		negotiate in good faith with respect to wages, hours, and other conditions of
27		employment; to negotiate an agreement; to negotiate any question arising under any

24 RS BR 1094

1		agre	ement; and to execute a written contract incorporating any agreement reached,
2		if re	quested by either party. The obligation shall not be interpreted to compel either
3		party	y to agree to a proposal, or require either party to make a concession.
4		⇒s	ection 5. KRS 67C.406 is amended to read as follows:
5	(1)	<del>[Exc</del>	ept as provided in KRS 336.130(3), ]Consolidated local governments, their
6		repro	esentatives, or their agents are prohibited from:
7		(a)	Interfering, restraining, or coercing police officers in the exercise of the rights
8			guaranteed in KRS 67C.402;
9		(b)	Dominating or interfering with the formation, existence, or administration of
10			any labor organization;
11		(c)	Discriminating in regard to hiring or tenure of employment or any term or
12			condition of employment to encourage or discourage membership in any labor
13			organization; <i>provided that nothing in this section, or in any other statute of</i>
14			this state, shall preclude a consolidated local government from making an
14			inis state, shall preclade a consolidated tocal government from making an
14			agreement with a labor organization to require as a condition of
15			agreement with a labor organization to require as a condition of
15 16			agreement with a labor organization to require as a condition of employment membership therein on or after the thirtieth day following the
15 16 17		(d)	agreement with a labor organization to require as a condition of employment membership therein on or after the thirtieth day following the beginning of that employment or on the effective date of the agreement,
15 16 17 18		(d)	agreement with a labor organization to require as a condition of employment membership therein on or after the thirtieth day following the beginning of that employment or on the effective date of the agreement, whichever is later;
15 16 17 18 19		(d)	agreement with a labor organization to require as a condition of employment membership therein on or after the thirtieth day following the beginning of that employment or on the effective date of the agreement, whichever is later; Discharging or otherwise discriminating against an employee because he or
15 16 17 18 19 20		(d) (e)	agreement with a labor organization to require as a condition of employment membership therein on or after the thirtieth day following the beginning of that employment or on the effective date of the agreement, whichever is later; Discharging or otherwise discriminating against an employee because he or she has signed or filed any affidavit, petition, or complaint or given any
15 16 17 18 19 20 21			agreement with a labor organization to require as a condition of employment membership therein on or after the thirtieth day following the beginning of that employment or on the effective date of the agreement, whichever is later; Discharging or otherwise discriminating against an employee because he or she has signed or filed any affidavit, petition, or complaint or given any information or testimony under this section; or
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>			agreement with a labor organization to require as a condition of employment membership therein on or after the thirtieth day following the beginning of that employment or on the effective date of the agreement, whichever is later; Discharging or otherwise discriminating against an employee because he or she has signed or filed any affidavit, petition, or complaint or given any information or testimony under this section; or Refusing to bargain collectively in good faith with a labor organization which
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>			agreement with a labor organization to require as a condition of employment membership therein on or after the thirtieth day following the beginning of that employment or on the effective date of the agreement, whichever is later: Discharging or otherwise discriminating against an employee because he or she has signed or filed any affidavit, petition, or complaint or given any information or testimony under this section; or Refusing to bargain collectively in good faith with a labor organization which is the exclusive representative of employees in an appropriate unit, including
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	(2)	(e)	agreement with a labor organization to require as a condition of employment membership therein on or after the thirtieth day following the beginning of that employment or on the effective date of the agreement, whichever is later: Discharging or otherwise discriminating against an employee because he or she has signed or filed any affidavit, petition, or complaint or given any information or testimony under this section; or Refusing to bargain collectively in good faith with a labor organization which is the exclusive representative of employees in an appropriate unit, including but not limited to the discussing of grievances with the exclusive
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	(2)	(e)	agreement with a labor organization to require as a condition of employment membership therein on or after the thirtieth day following the beginning of that employment or on the effective date of the agreement, whichever is later; Discharging or otherwise discriminating against an employee because he or she has signed or filed any affidavit, petition, or complaint or given any information or testimony under this section; or Refusing to bargain collectively in good faith with a labor organization which is the exclusive representative of employees in an appropriate unit, including but not limited to the discussing of grievances with the exclusive representative.

Page 12 of 16

24 RS BR 1094

2

1

- 1. Police officers in the exercise of the right guaranteed in KRS 67C.402; and
- 3

4

5

6

7

8

- 2. A consolidated local government in the selection of a representative for the purposes of collective bargaining or the adjustment of grievances; or
- (b) Refusing to bargain collectively in good faith with a consolidated local government, if they have been designated in accordance with the provisions of this section as the exclusive representative of police officers in an appropriate unit.
- 9 (3)For the purposes of this section, to bargain collectively is to carry out in good faith 10 the mutual obligation of the parties, or their representatives; to meet together at 11 reasonable times, including meetings in advance of the budget-making process; to 12 negotiate in good faith with respect to wages, hours, and other conditions of 13 employment; to negotiate an agreement; to negotiate any question arising under any 14 agreement; and to execute a written contract incorporating any agreement reached, 15 if requested by either party. The obligation shall not be interpreted to compel either 16 party to agree to a proposal, or require either party to make a concession.

17 → Section 6. KRS 70.262 is amended to read as follows:

18 Except as provided in KRS 336.130, In any county containing a consolidated local (1)19 government or city of the first class that has adopted a merit system under KRS 20 70.260 to 70.273, deputies subject to the merit system may organize, form, join, or 21 participate in organizations in order to engage in lawful concerted activities for the 22 purpose of collective bargaining or other mutual aid and protection, and to bargain 23 collectively through a representative of their own free choice. Deputies shall also 24 have the right to refrain from any or all of these activities but shall be subject to the 25 lawful provisions of any collective bargaining agreement entered into under this 26 section. Strikes by deputies of any collective bargaining unit shall be prohibited at 27 any time.

24 RS BR 1094

1 (2)Except as provided in KRS 336.130, In any county containing a consolidated local 2 government or city of the first class that has adopted a merit system under KRS 3 70.260 to 70.273, the sheriff shall contract with a representative of the deputies described in subsection (1) of this section employed by the sheriff where the 4 representative has established representation of a majority of the deputies, with 5 6 respect to wages, hours, and terms and conditions of employment, including 7 execution of a written contract incorporating any agreement reached between the 8 sheriff and the representative. The sheriff shall not be required to bargain over 9 matters of inherent managerial policy.

10

 $\rightarrow$  Section 7. KRS 78.470 is amended to read as follows:

11 [Except as provided in KRS 336.130, ]In any county in the Commonwealth of Kentucky, 12 which has a population of 300,000 or more and which has adopted the merit system, the county employees in the classified service as police may organize, form, join or 13 14 participate in organizations in order to engage in lawful concerted activities for the 15 purpose of collective bargaining or other mutual aid and protection, and to bargain 16 collectively through representatives of their own free choice. Such employees shall also 17 have the right to refrain from any or all such activities. Strikes by said members of any 18 such collective bargaining unit shall be prohibited at any time.

Section 8. KRS 78.480 is amended to read as follows:

20 [Except as provided in KRS 336.130, ]In any county in the Commonwealth of Kentucky 21 which has a population of 300,000 or more and which has adopted the merit system for 22 its police force, the fiscal court may contract with representatives of the police employed 23 by said county with respect to wages, hours, terms and conditions of employment, 24 including execution of a written contract incorporating any agreement reached between 25 the fiscal court and representatives of the police. The fiscal court shall not be required to 26 bargain over matters of inherent managerial policy.

27

19

Section 9. KRS 345.050 is amended to read as follows:

1	(1)	<del>[Exc</del>	ept as provided in KRS 336.130, ]Public employers, their representatives or
2		their	agents are prohibited from:
3		(a)	Interfering, restraining or coercing firefighters in the exercise of the rights
4			guaranteed in KRS 345.030;
5		(b)	Dominating or interfering with the formation, existence or administration of
6			any labor organization;
7		(c)	Discriminating in regard to hiring or tenure of employment or any term or
8			condition of employment to encourage or discourage membership in any labor
9			organization; provided that nothing in this chapter, or in any other statute of
10			this state, shall preclude a public employer from making an agreement with
11			a labor organization to require as a condition of employment membership
12			therein on or after the thirtieth day following the beginning of such
13			employment or on the effective date of the agreement, whichever is later;
14		(d)	Discharging or otherwise discriminating against an employee because he $\underline{or}$
15			she has signed or filed any affidavit, petition or complaint or given any
16			information or testimony under this chapter; or
17		(e)	Refusing to bargain collectively in good faith with a labor organization which
18			is the exclusive representative of employees in an appropriate unit, including
19			but not limited to the discussing of grievances with the exclusive
20			representative.
21	(2)	Labo	or organizations or their agents are prohibited from:
22		(a)	Restraining or coercing:
23			1. Firefighters in the exercise of the right guaranteed in subsection (1) of
24			KRS 345.030, and
25			2. A public employer in the selection of his <u>or her</u> representative for the
26			purposes of collective bargaining or the adjustment of grievances; and
27		(b)	Refusing to bargain collectively in good faith with a public employer, if they

1 2 have been designated in accordance with the provisions of this chapter as the exclusive representative of firefighters in an appropriate unit.

- 3 (3)For the purposes of this chapter, to bargain collectively is to carry out in good faith 4 the mutual obligation of the parties, or their representatives; to meet together at reasonable times, including meetings in advance of the budget-making process; to 5 6 negotiate in good faith with respect to wages, hours and other conditions of 7 employment; to negotiate an agreement; to negotiate any question arising under any 8 agreement; and to execute a written contract incorporating any agreement reached, 9 if requested by either party. The obligation shall not be interpreted to compel either 10 party to agree to a proposal, or require either party to make a concession.
- 11  $\rightarrow$  Section 10. The following KRS sections are repealed:
- 12 65.016 Prohibition against requiring any employer to pay employee a certain wage or13 fringe benefit.
- 14 336.132 Labor agreement in violation of KRS 336.130 is unlawful and void -15 Exceptions.