UNOFFICIAL COPY 25 RS HB 38/HCS 1

1		AN	ACT relating to orders of protection.									
2	Be i	t enac	cted by the General Assembly of the Commonwealth of Kentucky:									
3		→ S	ection 1. KRS 403.763 is amended to read as follows:									
4	(1)	Viol	ation of the terms or conditions of an order of protection after the person has									
5		beer	a served or given notice of the order shall constitute contempt of court and a									
6		crim	inal offense under this section. Once a criminal or contempt proceeding has									
7		beer	been initiated, the other shall not be undertaken regardless of the outcome of the									
8		original proceeding.										
9	(2)	(a)	Court proceedings for contempt of court for violation of an order of protection									
0			shall be held in the county where the order was issued or filed.									
1		(b)	Court proceedings for a criminal violation of an order of protection shall									
2			follow the rules of venue applicable to criminal cases generally.									
3	(3)	Nothing in this section shall preclude the Commonwealth from prosecuting and										
4		conv	victing the respondent of criminal offenses other than violation of an order of									
5		prot	ection.									
6	(4)	(a)	A person is guilty of a violation of an order of protection when he or she									
7			intentionally violates the provisions of an order of protection after the person									
8			has been served or given notice of the order.									
9		(b)	Violation of an order of protection is a Class A misdemeanor, unless the									
20			person who stands convicted of a violation under this subsection has been									
21			convicted of two (2) or more previous violations under this subsection									
22			within the last five (5) years, in which case it is a Class D felony if:									
23			1. The third or subsequent violation involves the:									
24			a. Use or attempted use of physical force; or									
25			b. Threat of physical harm; and									
26			2. The victim in the third or subsequent violation is the same person who									
27			was the victim in the prior violations.									

UNOFFICIAL COPY 25 RS HB 38/HCS 1

1			The five (5) year period shall be measured from the dates on which the							
2			offenses occurred for which the judgments of conviction were entered.							
3		→S	ection 2. KRS 456.180 is amended to read as follows:							
4	(1)	Vio	lation of the terms or conditions of an order of protection after the person has							
5		beer	served or given notice of the order shall constitute contempt of court and a							
6		criminal offense under this section. Once a criminal or contempt proceeding								
7		beer	n initiated, the other shall not be undertaken regardless of the outcome of the							
8		orig	inal proceeding.							
9	(2)	(a)	Court proceedings for contempt of court for violation of an order of protection							
10			shall be held in the county where the order was issued or filed.							
11		(b)	Court proceedings for a criminal violation of an order of protection shall							
12			follow the rules of venue applicable to criminal cases generally.							
13	(3)	Not	Nothing in this section shall preclude the Commonwealth from prosecuting and							
14		con	victing the respondent of criminal offenses other than violation of an order of							
15		prot	ection.							
16	(4)	(a)	A person is guilty of a violation of an order of protection when he or she							
17			intentionally violates the provisions of an interpersonal protective order after							
18			the person has been served or given notice of the order.							
19		(b)	Violation of an order of protection is a Class A misdemeanor, unless the							
20			person who stands convicted of a violation under this subsection has been							
21			convicted of two (2) or more previous violations under this subsection							
22			within the last five (5) years, in which case it is a Class D felony if:							
23			1. The third or subsequent violation involves the:							
24			a. Use or attempted use of physical force; or							
25			b. Threat of physical harm; and							
26			2. The victim in the third or subsequent violation is the same person who							
27			was the victim in the prior violations.							

UNOFFICIAL COPY 25 RS HB 38/HCS 1

1	The	five	(5)	year	period	shall	be	measured	from	the	dates	on	<u>which</u>	the

2 <u>offenses occurred for which the judgments of conviction were entered.</u>