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1		AN	ACT	relating to assault in the third degree.	
2	Be i	t enac	cted by	y the General Assembly of the Commonwealth of Kentucky:	
3		⇒s	ection	1. KRS 508.025 is amended to read as follows:	
4	(1)	A po	erson	is guilty of assault in the third degree when the actor:	
5		(a)	Rec	klessly, with a deadly weapon or dangerous instrument, or intentionally	
6	causes or attempts to cause physical injury to:				
7			1.	A state, county, city, or federal peace officer;	
8			2.	An employee of a detention facility, or state residential treatment facility	
9				or state staff secure facility for residential treatment which provides for	
10				the care, treatment, or detention of a juvenile charged with or	
11				adjudicated delinquent because of a public offense or as a youthful	
12				offender;	
13			3.	A healthcare provider as defined in KRS 311.821 or other person	
14				employed by or under contract with a health clinic, doctor's office,	
15				dental office, long-term care facility, hospital, or a hospital-owned or	
16				affiliate outpatient facility, if the event occurs in or on the premises of a	
17				health clinic, doctor's office, dental office, long-term care facility,	
18				hospital, or a hospital-owned or affiliate outpatient facility;	
19			4.	An employee of the Department for Community Based Services	
20				employed as a social worker to provide direct client services, if the	
21				event occurs while the worker is performing job-related duties;	
22			5.	Paid or volunteer emergency medical services personnel certified or	
23				licensed pursuant to KRS Chapter 311A, if the event occurs while	
24				personnel are performing job-related duties;	
25			6.	A paid or volunteer member of an organized fire department, if the	
26				event occurs while the member is performing job-related duties;	
27			7.	Paid or volunteer rescue squad personnel affiliated with the Division of	

1		Emergency Management of the Department of Military Affairs or a
2		local disaster and emergency services organization pursuant to KRS
3		Chapter 39F, if the event occurs while personnel are performing job-
4		related duties;
5		8. A probation and parole officer;
6		9. A transportation officer appointed by a county fiscal court or legislative
7		body of a consolidated local government, urban-county government, or
8		charter government to transport inmates when the county jail or county
9		correctional facility is closed while the transportation officer is
10		performing job-related duties;
11		10. A public or private elementary or secondary school or school district
12		classified or certified employee, school bus driver, or other school
13		employee acting in the course and scope of the employee's
14		employment; [or]
15		11. A public or private elementary or secondary school or school district
16		volunteer acting in the course and scope of that person's volunteer
17		service for the school or school district;
18		12. A justice or judge of the Court of Justice; or
19		13. A driver of any form of public transportation acting in the course and
20		scope of the driver's employment;
21	(b)	Being a person confined in a detention facility, or a juvenile in a state
22		residential treatment facility or state staff secure facility for residential
23		treatment which provides for the care, treatment, or detention of a juvenile
24		charged with or adjudicated delinquent because of a public offense or as a
25		youthful offender, inflicts physical injury upon or throws or causes feces, or
26		urine, or other bodily fluid to be thrown upon an employee of the facility; or
27	(c)	Intentionally causes a person, whom the actor knows or reasonably should

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know to be a peace officer discharging official duties, to come into contact
 with saliva, vomit, mucus, blood, seminal fluid, urine, or feces without the
 consent of the peace officer.

- 4 (2) (a) For a violation of subsection (1)(a) of this section, assault in the third degree
 5 is a Class D felony, unless the offense occurs during a declared emergency as
 6 defined by KRS 39A.020 arising from a natural or man-made disaster, within
 7 the area covered by the emergency declaration, and within the area impacted
 8 by the disaster, in which case it is a Class C felony.
- 9 (b) For a violation of subsection (1)(b) of this section, assault in the third degree
 10 is a Class D felony.
- 11 (c) For violations of subsection (1)(c) of this section, assault in the third degree is 12 a Class B misdemeanor, unless the assault is with saliva, vomit, mucus, blood, 13 seminal fluid, urine, or feces from an adult who knows that he or she has a 14 serious communicable disease and competent medical or epidemiological 15 evidence demonstrates that the specific type of contact caused by the actor is 16 likely to cause transmission of the disease or condition, in which case it is a 17 Class A misdemeanor.
- (d) As used in paragraph (c) of this subsection, "serious communicable disease"
 means a non-airborne disease that is transmitted from person to person and
 determined to have significant, long-term consequences on the physical health
 or life activities of the person infected.