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25 RS HJR 15/HCS 1

1 A JOINT RESOLUTION to return for permanent display on the New State 2 Capitol grounds the granite Ten Commandments monument given to the 3 Commonwealth of Kentucky in 1971 by the Fraternal Order of Eagles. WHEREAS, in 1971, the Kentucky State Aerie of the Fraternal Order of 4 5 Eagles donated to the Commonwealth of Kentucky a granite monument inscribed 6 with the Ten Commandments; and 7 WHEREAS, it remained on permanent display on the New State Capitol grounds until the 1980s, when it was moved to storage due to a construction 8 9 project; and 10 WHEREAS, the monument remained in storage until 2000, when a joint 11 legislative resolution was signed into law that required it be returned to the New 12 State Capitol grounds for permanent display near the floral clock; and WHEREAS, in 2002, applying the test established by the United States 13 14 Supreme Court in Lemon v. Kurtzman, 403 U.S. 602 (1971), and its progeny, the United States Court of Appeals for the Sixth Circuit in Adland v. Russ, 307 F.3d 15 471 (6th Cir. 2002), affirmed a District Court order prohibiting the enforcement of 16 17 the 2000 joint legislative resolution; and 18 WHEREAS, the monument was thereafter returned to the Fraternal Order of 19 Eagles and given to the care of the organization's Hopkinsville, Kentucky, 20 chapter, which has kept it to the present time; and 21 WHEREAS, in 2005, the United States Supreme Court in Van Orden v. Perry, 22 545 U.S. 677 (2005), upheld the exhibition of an essentially identical Fraternal 23 Order of Eagles' Ten Commandments monument on permanent display on the 24 state Capitol grounds in Austin, Texas. The Court held that Lemon was "not useful 25 in dealing with the sort of passive monument that Texas has erected on its Capitol grounds," and instead focused on the "nature of the monument" and "our Nation's 26

27 history." *Id.* at 686; and

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1 WHEREAS, in 2014, the United States Supreme Court in Town of Greece v. 2 Galloway, 572 U.S. 565, 575 (2014), upheld a town council's practice of 3 beginning its public meetings with an invocation. The Court's majority opinion did not even mention Lemon and instead held "the Establishment Clause must be 4 5 interpreted by reference to historical practices and understandings." Id. at 576; and WHEREAS, in 2019, the United States Supreme Court in The American 6 7 Legion v. American Humanist Association, 588 U.S. 29 (2019), upheld the display of a 32-foot tall Latin cross on state property erected as a World War I memorial. 8 The Court expressly rejected Lemon and established a "presumption of 9 10 constitutionality for longstanding monuments, symbols, and practices" that "use, 11 for ceremonial, celebratory, or commemorative purposes, ... words or symbols with religious associations." Id. at 51, 52, and 57; and 12

13 WHEREAS, in 2022, the United States Supreme Court in Kennedy v. 14 Bremerton School District, 597 U.S. 507 (2022), upheld the right of a high school football coach to pray privately on the playing field after games. Citing American 15 Legion and Town of Greece, the Court held that the "shortcomings" of Lemon had 16 17 become "so apparent that this Court long ago abandoned Lemon and its endorsement test offshoot." Id. at 534. Formally replacing Lemon, the Court held 18 19 "the Establishment Clause must be interpreted by reference to historical practices and understandings," and that the "line that courts and governments must draw 20 21 between the permissible and the impermissible has to accord with history and 22 faithfully reflect the understanding of the Founding Fathers." Id. at 535-36; and

WHEREAS, the legal precedent under which the 2000 joint legislative resolution's mandate to return the monument to the New State Capitol grounds near the floral clock was enjoined, has been abandoned by the United States Supreme Court, and is no longer good law; and

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WHEREAS, the Ten Commandments monument is "one of over a hundred

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1	largely identical monoliths distributed [by the Fraternal Order of Eagles] to
2	state and local governments throughout the Nation over the course of several
3	decades," Van Orden, 545 U.S. at 713; and
4	WHEREAS, "[s]uch acknowledgments of the role played by the Ten
5	Commandments in our Nation's heritage are common throughout America" and
6	"throughout our Nation's Capital," Van Orden, 545 U.S. at 688-89; and
7	WHEREAS, the United States Supreme Court's "opinions, like [its] building,
8	have recognized the role the Decalogue plays in America's heritage," Van Orden,
9	545 U.S. at 689; and
10	WHEREAS, "Executive and Legislative Branches have also acknowledged
11	the historical role of the Ten Commandments," which "have an undeniable
12	historical meaning," Van Orden, 545 U.S. at 690; and
13	WHEREAS, "the Ten Commandments have had a significant impact on the
14	development of the fundamental legal principles of Western Civilization," House
15	Concurrent Resolution 31, 105th Congress (1997); and
16	WHEREAS, the Ten Commandments "have historical significance as one of
17	the foundations of our legal system," American Legion, 588 U.S. at 53; and
18	WHEREAS, "for largely that reason, they are depicted in the marble frieze in
19	[the United States Supreme Court's] courtroom and in other prominent public
20	buildings in our Nation's capital," American Legion, 588 U.S. at 53; and
21	WHEREAS, the Ten Commandments have undeniable historical significance
22	in the history and heritage of the Commonwealth of Kentucky and the nation; and
23	WHEREAS, it is the historical practice and understanding of the
24	Commonwealth and the nation to acknowledge our history and heritage with
25	permanent depictions and displays on government buildings and grounds,
26	including the state Capitol and its grounds, and including displays of the Ten
27	Commandments; and

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1 WHEREAS, the Fraternal Order of Eagles has expressed its willingness to 2 return the monument to the Commonwealth for permanent display on the New 3 State Capitol grounds; 4 NOW, THEREFORE, 5 Be it resolved by the General Assembly of the Commonwealth of Kentucky: 6 → Section 1. The Historic Properties Advisory Commission shall: 7 (1) Retrieve from the Fraternal Order of Eagles, Aerie 3423, Hopkinsville, Kentucky, the Ten Commandments monument given to the Commonwealth of 8 9 Kentucky in 1971 by the Kentucky State Aerie of the Fraternal Order of Eagles; 10 (2) Return the monument to the New State Capitol grounds and place it in 11 the part of the New State Capitol grounds identified as Monument Park by the 12 Finance and Administration Cabinet, Division of Historic Properties, within 180 days of the effective date of this Resolution; and 13 14 (3) Maintain the monument as a permanent display in Monument Park. \rightarrow Section 2. If for any reason the Commonwealth is no longer able or 15 permitted to exhibit the monument as a permanent display on the New State 16 17 Capitol grounds after it has been placed in Monument Park under Section 1 of this 18 Resolution, the Historic Properties Advisory Commission shall return the 19 monument to the Fraternal Order of Eagles, Aerie 3423, Hopkinsville, Kentucky. 20 \rightarrow Section 3. The Fraternal Order of Eagles shall bear no costs for the 21 monument's return to and display on the New State Capitol grounds or its 22 subsequent return to and placement with the Fraternal Order of Eagles under 23 Sections 1 and 2 of this Resolution.

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