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AN ACT relating to county law libraries.

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

3 → Section 1. KRS 172.100 is amended to read as follows:

4 (1) A county law library shall be established in each county seat and the fiscal court of
5 each county shall designate sufficient room in the courthouse, in a building of good
6 construction adjacent to the courthouse, in the local public library, or in a building
7 where sessions of the District or Circuit Court are regularly held, or a combination
8 of the foregoing, where such library shall be located and where the books and
9 materials of the library may be safely kept.

10 (2) The books of the county law library shall consist of all volumes belonging to the
11 state heretofore sent to the various county officials directed by law to receive such
12 books, and all volumes hereafter sent to such library by the state, and all books now
13 owned or hereafter acquired by the county for the library. The counties may provide
14 on-line legal resources, *including access and subscriptions to computer-assisted*

- 15legal research facilities and the related infrastructure required to access the16internet, and may acquire books, maps, computers and related equipment, or other
- 17 articles for the library by purchase, gift, or devise.
- 18 → Section 2. KRS 172.200 is amended to read as follows:

19 (1)Upon the adoption of this optional plan, in counties other than those containing a 20 city of the first class or consolidated local government, the Circuit Judge shall 21 appoint one (1) member of the county's bar, and the members of the county's bar 22 shall, by majority vote, elect another of their number, which two (2) attorneys shall, 23 with the county attorney of the county, constitute and be designated as "Trustees, 24 County Law Library." In counties containing a city of the first class or consolidated 25 local government, the Chief Circuit Judge shall appoint one (1) member of the 26 county's bar; the members of the county's bar shall, by majority vote, elect another 27 of their number; the fiscal court or consolidated local government pursuant to the

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provisions of KRS 67C.139 shall appoint one (1) member, and one (1) member shall be appointed by the Commonwealth's attorney, which four (4) attorneys shall, with the county attorney of the county, constitute and be designated as "Trustees, County Law Library" or in a county containing a consolidated local government, "Trustees,County Law Library," which shall be a combination of the names of the largest city in existence on the date of the approval of the consolidated local government and the county.

8 (2) The trustees shall serve for a term of two (2) years or until their successors are
9 elected or qualified.

10 The trustees shall be in charge of the county law library, and they shall make (3)11 purchases of the various state and federal case reports, textbooks, legal 12 computers and related equipment, including access and encyclopedia, subscriptions to computer-assisted legal research facilities and the related 13 14 *infrastructure required to access the internet*, and all other books or equipment 15 usually incident to or customarily found in law libraries, or necessary to the 16 protection of the rights of litigants, and they shall cause same to be properly 17 arranged in the county law library or Court of Justice facilities, directing the ex 18 officio librarian in the exercise of his *or her* duties. The trustees may also provide 19 on-line legal resources for the use of library patrons.

20 (4)The trustees shall exercise their absolute discretion in the purchase of books, 21 pamphlets, periodicals, and other materials and equipment, and in the appointment 22 and compensation of personnel to assist the ex officio librarian in the handling of 23 materials and in the maintenance of the library, but the trustees shall not contract 24 for any such purchases and appointments so as to create an indebtedness greater 25 than the anticipated revenue for the following eighteen (18) months, the anticipated 26 revenue being based upon the preceding eighteen (18) months' revenue, and any 27 indebtedness of the county law library fund shall not be considered in any way an

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25 RS BR 1354

1		inde	btedness of the county, but shall be an indebtedness of the county law library	
2		fund only, and all creditors must look only to the county law library fund for		
3		satisfaction of their indebtedness.		
4	(5)	The	trustees shall designate one (1) of their number as treasurer and he <u>or she</u> shall:	
5		<u>(a)</u>	Be accountable for the receipt, deposit, and disbursement of all sums received	
6			for the operation of the county law library: [. He shall]	
7		<u>(b)</u>	Be bonded by a corporate bond, the cost of which shall be paid out of the	
8			receipts of the library fund; [. He shall]	
9		<u>(c)</u>	Deposit all sums received by him or her as treasurer in a regular banking	
10			depository, and he or she shall pay for all purchases made by the trustees by	
11			check or draft, keeping a true and accurate account of all sums received and	
12			expended <u>;[by him. He shall]</u>	
13		<u>(d)</u>	Annually file a written report with the Circuit Judge of the county showing all	
14			sums received [by him], together with the court from which they were	
15			received, and an itemized statement of all expenditures made: and by him.	
16			The treasurer shall]	
17		<u>(e)</u>	Turn all funds over to his or her successor, together with a full inventory of	
18			the county law library, and together with a full and complete itemized	
19			statement of all outstanding accounts.	

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