

KENTUCKY GENERAL ASSEMBLY AMENDMENT FORM
2026 REGULAR SESSION
Unofficial Document

Amend printed copy of **HB 607/GA**

On page 25, between lines 24 and 25, insert the following:

"➔Section 8. KRS 411.100 is amended to read as follows:

- (1) As used in this section, "local government" means any city, charter county government, urban-county government, consolidated local government, or unified local government.**
- (2) If, within any local government_[city], any church, convent, chapel, dwelling house, house used or designed for the transaction of lawful business, vessel or shipyard, railroad or property of any kind belonging to any street or other railroad company, or any article of personal property is damaged, or if any property is taken away or damaged by any riotous or tumultuous assemblage of people, the full amount of the damage done may be recovered by the person injured by action against the local government_[city], if the local government_[city] authorities themselves, or with the aid of their own citizens, could have prevented the damage.**
- (3) However, no such liability shall be incurred by the local government_[city] unless the local government_[city] authorities had notice or good reason to believe that a riot or tumultuous assemblage was about to take place in time to prevent the destruction, either by their own force or by the aid of the citizens of the city.**
- (4) No person may maintain an action under this section if he or she has unlawfully contributed by word or deed toward exciting or inflaming the tumult or riot, or if he or she**

Amendment No. SFA

Rep. Sen. Gex Williams

Committee Amendment _____

Signed: _____

Floor Amendment _____

LRD Drafter: _____

Adopted: _____

Date: _____

Rejected: _____

Doc. ID: XXXX

Not for Filing

Unofficial Document

failed to do what he or she reasonably could toward preventing, allaying, or suppressing it."; and

Renumber subsequent sections accordingly.