1	AN ACT relating to local government and making an appropriation therefor.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 70 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) Except as provided in subsection (2) of this section, for any constable or deputy
6	constable taking office after January 1, 2023, who was not a constable or deputy
7	constable in the preceding four (4) year term of office, the powers and duties of
8	the office of constable shall not include the general powers of a peace officer or
9	police officer. The powers and duties of the office of constable shall include:
10	(a) The specific powers and duties enumerated in this chapter;
11	(b) The power to distrain for his or her fees or for that of other officers as
12	provided in KRS 64.400;
13	(c) The power to take necessary steps to stop, prevent, or bring under control
14	any dog found chasing or molesting wild elk or deer at any time as provided
15	<u>in KRS 150.390;</u>
16	(d) The power, in a county containing a city of the first class, to serve all forms
17	of legal process in any child support action as provided in KRS 205.782;
18	(e) The power to sell property to satisfy a lien created by a taker-up of boats,
19	rafts, platforms, or timber as provided in KRS 364.020;
20	(f) The power to serve a warrant to levy and seize upon the baggage and other
21	personal property of a guest for unpaid services to the keeper of a hotel, inn,
22	boarding house, or house of private entertainment as provided in KRS
23	<u>376.350;</u>
24	(g) The power to enforce a lien for the care of livestock as provided in KRS
25	<u>376.410;</u>
26	(h) The power to execute a warrant in actions regarding forcible entry or
27	detainers as provided in KRS 383.210 and 383.245;

1	(i) The power to serve subpoenas issued by the Parole Board as provided in
2	<u>KRS 439.390; and</u>
3	(i) The power to take up vagrants, kill mad dogs, kill and bury a distempered
4	horse, ass, or mule, kill and bury cattle, and alter a stud, jackass, or bull as
5	provided in KRS 64.190.
6	(2) After January 1, 2023, no constable who is elected for the first time or a deputy
7	constable appointed pursuant to Section 12 of this Act shall be granted the
8	powers generally applicable to peace officers and police officers unless the
9	individual has been certified and maintains his or her certification pursuant to
10	<u>KRS 15.380.</u>
11	Section 2. KRS 15.707 is amended to read as follows:
12	The Prosecutors Advisory Council shall have the power to issue subpoenas requiring the
13	attendance of such witnesses and the production of such records, books, papers, and
14	documents as it may deem necessary for investigation of any matter that it is authorized to
15	consider or reasonably necessary therefor. Subpoenas may be signed and oaths
16	administered by any member of the council. Subpoenas so issued shall be served by any
17	sheriff, [constable,]police officer, or other peace officer at the request of the council, and
18	a return of subpoena shall be made to the council in the same manner as similar process
19	in the Circuit Court. Any person who refuses to testify, testifies falsely, or fails to appear
20	when subpoenaed, or fails or refuses to produce documents, records, or other such
21	material when subpoenaed, or fails or refuses to serve a subpoena or execute a return
22	thereon, upon citation by the Franklin Circuit Court and after hearing by the court, shall
23	be subject to the same order and penalties to which persons before that court are subject.
24	Any Circuit Court, upon application of the council or the Attorney General, may compel

25 the attendance of witnesses, the production of documents, records, or other such material,

and the giving of testimony before the council.

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→ Section 3. KRS 16.060 is amended to read as follows:

1 It shall be the duty of the commissioner, each officer of the department, and each 2 individual employed as a Trooper R Class or CVE R Class to detect and prevent crime, 3 apprehend criminals, maintain law and order throughout the state, to collect, classify and 4 maintain information useful for the detection of crime and the identification, 5 apprehension and conviction of criminals and to enforce the criminal, as well as the motor vehicle and traffic laws of the Commonwealth. To this end the commissioner, each 6 7 officer of the department, and each individual employed as a Trooper R Class or CVE R 8 Class is individually vested with the powers of a peace officer and shall have in all parts 9 of the state the same powers with respect to criminal matters and enforcement of the laws 10 relating thereto as sheriffs, constables granted peace officer powers and police officers in 11 their respective jurisdictions, and shall possess all the immunities and matters of defense 12 now available or hereafter made available to sheriffs, constables granted peace officer 13 *powers* and police officers in any suit brought against them in consequence of acts done 14 in the course of their employment. Any warrant of arrest may be executed by the 15 commissioner, any officer of the department, and each individual employed as a Trooper 16 R Class or CVE R Class.

■ Section 4. KRS 61.300 is amended to read as follows:

No person shall serve as a deputy sheriff, [deputy constable,]patrol or other nonelective
peace officer, or deputy peace officer, unless:

- 20 (1) He *or she* is a citizen of the United States and is twenty-one (21) years of age or
 21 over;
- (2) [If a deputy constable, he has resided in the county wherein he is appointed to serve
 for a period of at least two (2) years;
- 24 (3)]A sheriff may require his or her deputies to reside in the county in which they
 25 serve. Any deputy sheriff appointed pursuant to this section who has not been a
 26 resident of the county in which he *or she* serves for a period of at least two (2) years
 27 shall not be an active participant in any labor dispute and shall immediately forfeit

1		his <u>or her</u> position if he violates this provision;
2	<u>(3)</u> [((4)] He <u>or she</u> has never been convicted of a crime involving moral turpitude;
3	<u>(4)</u> [((5)] He <u>or she</u> has not within a period of two (2) years hired himself <u>or herself</u>
4		out, performed any service, or received any compensation from any private source
5		for acting, as a privately paid detective, policeman, guard, peace officer, or
6		otherwise as an active participant in any labor dispute, or conducted the business of
7		a private detective agency or of any agency supplying private detectives, private
8		policemen, or private guards, or advertised or solicited any such business in
9		connection with any labor dispute; and
10	<u>(5)</u> [+	(6)] He <u>or she</u> has complied with the provisions of KRS 15.334.
11		Section 5. KRS 61.310 is amended to read as follows:
12	(1)	"Peace officer," as used in this section, means any sheriff, deputy sheriff,
13		constable[,] or deputy constable granted peace officer powers, patrol or any other
14		peace officer or deputy peace officer except those appointed pursuant to KRS
15		61.360 or 277.270 and those employed by a board of education.
16	(2)	A peace officer shall not receive any compensation or remuneration, directly or
17		indirectly, from any person for the performance of any service or duty, except that
18		he or she may be compensated for employment authorized by subsection (4) of this
19		section and accept donations in accordance with subsection (8) of this section. Any
20		peace officer who violates this subsection may be removed from office, under the
21		provisions of KRS 63.170.
22	(3)	(a) Peace officers shall receive for the performance of their services and duties
23		only such compensation or remuneration as is regularly provided and paid out
24		of the public funds to the amount and in the manner provided by law, except
25		that they may be compensated from private funds for employment authorized
26		by subsection (4) of this section and accept donations of private funds in
27		accordance with subsection (8) of this section.

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(b) Except as set out in subsection (8) of this section, donations made by persons to any governmental unit or officer thereof do not constitute public funds within the meaning of this subsection.

4 (4) A peace officer may, while in office, and during hours other than regular or
5 scheduled duty hours, act in any private employment as guard or watchman or in
6 any other similar or private employment. However, he may not participate directly
7 or indirectly, in any labor dispute during his off-duty hours. Any peace officer who
8 violates this subsection may be removed from office, under the provisions of KRS
9 63.170.

10 (5)No principal peace officer shall appoint or continue the appointment of any deputy 11 contrary to the provisions of this section. When it appears by the affidavit of two (2) 12 citizens, taxpayers of the county, filed with any principal peace officer, that there is 13 reasonable cause to believe that any of his deputies are receiving compensation 14 from private sources contrary to the provisions of this section, the peace officer 15 shall forthwith investigate the charges contained in the affidavit, and if he finds the 16 charges are true he shall forthwith remove any such deputy from office. Failure to 17 do so shall constitute neglect of duty on the part of the principal peace officer, and 18 he may be removed from office under the provisions of KRS 63.170.

19 (6) In addition to being subject to removal from office, any peace officer who violates
20 any of the provisions of this section shall be fined not less than five hundred dollars
21 (\$500) nor more than five thousand dollars (\$5,000), or confined in jail for not more
22 than one (1) year, or both.

(7) Except as provided in subsection (8) of this section and KRS 61.360 and 277.280,
any person who directly or indirectly pays or contributes or causes to be paid or
contributed any money or other thing of value to any peace officer or to any
governmental unit or officer thereof, either as a gift or donation for the performance
of any public duty shall be fined not less than five hundred (\$500) nor more than

1		five	thousand dollars (\$5,000).
2	(8)	(a)	A sheriff may accept a donation of money or goods to be used for the public
3			purposes of his or her office if the sheriff establishes a register for recording
4			all donations that includes, at a minimum:
5			1. The name and address of the donor;
6			2. A general description of the donation;
7			3. The date of acceptance of the donation;
8			4. The monetary amount of the donation, or its estimated worth; and
9			5. Any purpose for which the donation is given.
10			The register shall constitute a public record, be subject to the provisions of
11			KRS 61.870 to 61.884, and be made available to the public for inspection in
12			the sheriff's office during regular business hours.
13		(b)	Any donation to a sheriff shall only be used to further the public purpose of
14			the office and shall not be used for the private benefit of the sheriff, his or her
15			deputies, or other employees of the office.
16		(c)	All donations made in accordance with this subsection shall be expended and
17			audited in the same manner as other funds or property of the sheriff's office.
18		(d)	For the purposes of this section and KRS 521.060, a donation shall not be
19			construed to mean a campaign contribution made to the sheriff for his or her
20			reelection.
21		⇒s	ection 6. KRS 63.170 is amended to read as follows:
22	Any	"pea	ce officer" as defined in KRS 61.310 or constable who violates any of the
23	prov	visions	s of subsections (2), (4), or (5) of KRS 61.310 may be removed from office by
24	the s	same	courts and in the same manner that a nonelective peace officer may be removed
25	unde	er the	provisions of KRS 63.180.
26		⇒s	ection 7. KRS 63.180 is amended to read as follows:
27	(1)	Δnv	person serving as a nonelective peace officer. For Idenuity peace officer or

27 (1) Any person serving as a nonelective peace officer, [or]deputy peace officer, or

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deputy constable in violation of the provisions of KRS 61.300 shall be subject to
 removal. The Circuit Court of the county in which such person is serving and the
 Circuit Court of Franklin County shall have concurrent jurisdiction of all
 proceedings for the removal of any such person. The proceedings shall be in equity
 and the procedure shall be as set forth in subsections (2), (3) and (4) of this section.

6 (2) The Commonwealth's attorney of the judicial circuit or the county attorney of the 7 county in which such person is serving, the Attorney General, or any three (3) or 8 more citizens of said county may file a petition in equity setting forth the facts 9 constituting a violation of the provisions of KRS 61.300. If instituted by the 10 Commonwealth's attorney, county attorney or Attorney General, the proceeding 11 shall be in the name of the Commonwealth, and if instituted by three (3) or more 12 citizens, it shall be in the name of such citizens as plaintiffs. A copy of the petition 13 shall be served upon the person complained against, who shall have ten (10) days in 14 which to answer.

15 (3) Thereafter the proceeding shall be heard and determined by the court as a
proceeding in equity. The court shall render a final judgment within sixty (60) days
from the date the petition is filed, unless the court, for good cause shown, extends
the time for the final hearing, but in no case shall it be extended beyond ninety (90)
days from the date the petition is filed.

(4) If it appears upon final hearing that any nonelective peace officer or deputy peace
 officer is disqualified under the provisions of KRS 61.300, the court shall enter a
 judgment forthwith removing the officer from office.

→ Section 8. KRS 64.060 is amended to read as follows:

(1) Sheriffs, constables *granted peace officer powers*, coroners, marshals, and
 policemen shall be paid out of the State Treasury for the following services the
 following fees:

27 (a) Apprehending a person on charge of felony, or a fugitive

1	from justice charged with a felony in this state\$10.00
2	(b) Executing a process of contempt in a criminal
3	case when the court excuses the contempt1.60
4	(c) Executing a summons upon a witness in behalf
5	of the Commonwealth in a felony case
6	(d) Summoning a jury, on order of a court, in a county other than that in which
7	the action is pending, a reasonable allowance to be fixed by the court.
8	(e) Summoning and attending a jury in a case of felony2.50
9	(2) No claim for services incidental to examining courts shall be allowed to any sheriff,
10	deputy sheriff, constable, marshal, policeman, or other officer authorized to execute
11	process in felony cases until the grand jury has returned an indictment for a felony.
12	(3) Constables and deputy constables authorized to exercise the powers of a peace
13	officer under subsection (2) of Section 1 of this Act shall be entitled to the fees
14	provided under subsection (1) of this section and shall be subject to the
15	requirements of subsection (2) of this section.
16	→ Section 9. KRS 64.190 is amended to read as follows:
17	Constables may collect for the <i>performance of the</i> following services the following fees,
18	as long as such services are provided in accordance with other applicable laws:
19	Making arrests for violations involving a motor
20	vehicle on the public highways\$0.50
21	Taking up a vagrant
22	Killing a mad dog1.00
23	Killing and burying a distempered horse, ass or mule
24	Killing and burying any other cattle, per head2.00
25	Altering a stud, jackass or bull
26	Any other services <i>a constable is authorized by law to perform</i> , the same fees
27	allowed sheriffs for similar services.

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- - → Section 10. KRS 64.200 is amended to read as follows:
- 2 (1)In counties containing a population of over 250,000, *excluding urban-county* 3 governments or consolidated local governments, for the performance of the duties 4 of his office, each constable shall be exclusively compensated by a salary of nine 5 thousand six hundred dollars (\$9,600) per annum to be paid in equal monthly 6 installments out of the county treasury.
- 7 Each constable and deputy constable, if deputy constables have been authorized (2)8 under Section 12 of this Act, shall daily deliver or cause to be delivered to the 9 recorder for the justice's district in which he holds office all moneys received or 10 collected by him by virtue of his office, or the recorder may receive such moneys 11 for the officer, and in either event the recorder shall daily issue to each officer a 12 receipt for moneys received from or for him. Each recorder shall keep such records 13 of each daily transaction, in such manner and form, and showing such information, 14 as the fiscal court of the county requires.
- 15 (3) All moneys received or collected on account of or resulting from the performance of 16 the duties or the exercise of the powers incident to the offices of constable and 17 deputy constable, if deputy constables have been authorized under Section 12 of 18 *this Act*, shall be paid into the county treasury.
- 19 (4) Before the tenth day of each calendar month the recorder for each justice's district 20 shall prepare a sworn statement showing the correct amounts of money received or 21 collected during the next preceding calendar month from the administration of the 22 offices of constable and deputy constable, if deputy constables have been 23 authorized under Section 12 of this Act. The statement shall be in the form and 24 shall disclose the information required by the fiscal court. Each monthly statement, 25 and as many copies thereof as the fiscal court may require, shall be subscribed and 26 sworn to by the recorder. On or before the tenth day of each calendar month each 27 recorder shall deliver one (1) or more copies of the monthly statement to the fiscal

1		court, or such person as the fiscal court designates, and at the same time deliver by		
2		certified check, payable to the order of the county treasurer, the total sum of money		
3		received by the recorder under the provisions of this section during the next		
4		preceding calendar month. During the interims between such monthly statements		
5		each recorder shall safely preserve the funds coming into his hands by virtue of this		
6		section in a bank designated by the justice of the peace, which bank shall duly		
7		execute a depository bond in a sufficient amount to cover monthly balances.		
8		Section 11. KRS 70.310 is amended to read as follows:		
9	(1)	Every constable and each deputy constable appointed under Section 12 of this Act		
10		shall execute <u>a</u> bond in <u>an amount determined sufficient by the fiscal court or the</u>		
11		legislative council of the urban-county government, or legislative body of a		
12		consolidated local government, the minimum amount of which shall be [of] ten		
13		thousand dollars (\$10,000), with good sureties approved by the fiscal court.		
14	(2)	The bond shall be recorded by the fiscal court with the county clerk, and the		
15		approval of the sureties shall be entered on the records of the fiscal court.		
16	(3)	The bond shall be renewed biennially, and more often if required by the fiscal court		
17		or the legislative council of an urban-county government, or legislative body of a		
18		consolidated local government. When additional security is required of the		
19		constable <u>or deputy constable</u> , he <u>or she</u> shall be given <u>at least</u> ten (10) days'		
20		notice.		
21		Section 12. KRS 70.320 is amended to read as follows:		
22	(1)	As used in this section:		
23		(a) "Authorized county" means a county containing either an eligible city or a		
24		consolidated local government; and		
25		(b) "Eligible city" means a city on the registry maintained by the Department for		
26		Local Government under subsection $(\underline{6})[(5)]$ of this section.		
27	(2)	The appointment of deputy constables shall be allowed only in authorized counties.		

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1		In authorized counties, each constable may appoint one (1) or more deputies, but
2		<u>only</u> with the consent of the county judge/executive or the mayor $\underline{of}[, in]$ a
3		consolidated local government or urban-county government [, as the case may be].
4		The county judge/executive or the mayor in a consolidated local government or
5		urban-county government:
6		(a) Shall determine, by written order, the number of authorized deputy
7		constable positions;
8		(b) Shall approve, by written order, each individual nominated by the constable
9		to serve as a deputy constable;
10		(c) May revoke, by written order, the authorization for the appointment of
11		deputy constables at any time;
12		(d) May, by written order, reduce the number of authorized deputy constables
13		in his or her discretion; or
14		(e) May, by written order, remove any individual from the office of deputy
15		constable at any time for any cause that he or she may deem sufficient.
16	<u>(3)</u>	No person shall be appointed a deputy constable unless he or she:
17		(a) Is a citizen of the United States and is twenty-one (21) years of age or over;
18		(b) Has resided in the county where he or she is appointed to serve for a period
19		<u>of at least two (2) years;</u>
20		(c) Has never been convicted of a felony offense or any crime involving moral
21		<u>turpitude;</u>
22		(d) Has not within a period of two (2) years hired himself or herself out,
23		performed any service, or received any compensation from any private
24		source for acting as a privately paid detective, police officer, guard, peace
25		officer, or otherwise as an active participant in any labor dispute, or
26		conducted the business of a private detective agency or of any agency
27		supplying private detectives, private police officers, or private guards, or

1		advertised or solicited any such business in connection with any labor
2		<u>dispute;</u>
3		(e) Meets the requirements of subsections (3) to (17) of KRS 15.382; and
4		(f) Has complied with the provisions of KRS 15.334.
5	<u>(4)</u>	<u>A deputy[The]</u> constable <u>appointed under this section shall execute a bond in</u>
6		accordance with Section 11 of this Act[and his or her surety are liable on his or her
7		bond for all the acts and omissions of his or her deputies].
8	[(3)	Deputy constables may be removed at any time for any cause deemed sufficient by
9		the constable by order of the county judge/executive or the mayor in a consolidated
10		local government, as the case may be, entered after filing of a written direction by
11		the constable.]
12	<u>(5)</u> [(-	4)] Each deputy constable in counties containing a consolidated local government
13		or city of the first class shall be compensated for his or her services by salary fixed
14		by the consolidated local government or fiscal court, and paid out of the levy of the
15		consolidated local government or county.
16	<u>(6)</u> [(;	5)] On or before January 1, 2015, the Department for Local Government shall
17		create and maintain a registry of cities that, as of August 1, 2014, were classified as
18		cities of the first or second classes. The Department for Local Government shall
19		make the information included on the registry available to the public by publishing
20		it on its Web site.
21		Section 13. KRS 70.350 is amended to read as follows:
22	(1)	Constables may execute warrants where specifically authorized by statute, and
23		summons, subpoenas, attachments, notices, rules and orders of court in all criminal,
24		penal, and civil cases, and shall return all process placed in his or her hands to the
25		courts or persons issuing them, on or before the return day, noting the time of
26		execution on them.
27	(2)	A constable may exercise the duties of his or her office in any part of the county,

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but shall not execute any process in which he <u>or she</u> is personally interested except fee-bills for his <u>or her</u> own service. He <u>or she</u> shall not levy on or sell land, or any interest therein.

(3) 4 The constable shall not be compelled to receive a precept, fee-bill or order for 5 witness attendance, or other claim against any person who is known to be and to 6 reside out of his or her district, unless the precept is in behalf of the 7 Commonwealth or is a precept against property in his *or her* district. But if a 8 constable voluntarily receives such precept, fee-bill, order for witness attendance or 9 other claim, *the constable*[he] and his *or her* sureties shall be accountable for the 10 same as if the person it is against resided or was in his or her district, or had 11 property therein.

12 → Section 14. KRS 70.410 is amended to read as follows:

Recovery on the constable's *or deputy constable's* bond may be had by motion. *At least*ten (10) days' notice, specifying the grounds of the motion, shall be given. If not executed
on all persons liable on the bond, the motion may proceed against those notified.

16 → Section 15. KRS 70.430 is amended to read as follows:

(1) Constables[<u>in counties containing a population of over 250,000</u>] on or before the
tenth day of each calendar month shall make a report[<u>to the county clerk</u>]
concerning the performance of the duties of office by himself <u>or herself</u> and his <u>or</u>
<u>her</u> deputies, <u>if deputies have been authorized under Section 12 of this Act</u>, during

- 21 the next preceding calendar month. *The reports shall be made:*
- 22 (a) To the county clerk in counties containing an urban-county government or
 23 a consolidated local government; or
- 24 (b) To the county fiscal court in all other counties.
- 25 (2) The reports required under subsection (1) of this section shall be in the form and
- 26 include any information required by the office to which the report is to be
- 27 <u>submitted under subsection (1) of this section, but shall at a minimum contain:</u>

1	(a)	[Under the heading of civil matters, the report shall contain]A statement showing
2		the total number of each kind of civil processes and orders received, the total
3		number of each returned executed, returned unexecuted, and not returned and not
4		executed: [.]
5		(b) A statement showing the amount of any fee or fees collected on each civil
6		<u>service of process;</u>
7		(c)[(b)] [Under the heading of criminal matters] <u>If the constable is qualified and</u>
8		is authorized to execute warrants in criminal matters or otherwise exercise
9		the powers of a peace officer under Section 1 of this Act,[the report shall
10		contain] a list of the names and addresses of all persons for whom warrants of
11		arrest have been obtained by the constable and his or her deputies, noting the
12		name of the officer obtaining each warrant, the name of the officer executing
13		each warrant, and indicating the warrants returned executed, returned
14		unexecuted, and not returned and not executed; a list of the names and
15		addresses of all persons for whom warrants of arrest have been obtained by
16		others and delivered to the constable and his or her deputies for execution,
17		noting the name and address of the person obtaining each warrant; the name of
18		the officer executing it, and indicating the warrants returned executed,
19		returned unexecuted, and not returned and not executed; a list of the names
20		and addresses of all persons arrested by the constable and his or her deputies
21		without warrant, noting the name of the officer making the arrest and the
22		cause of the arrest; a list of all the places for which search warrants have been
23		obtained by the constable and his or her deputies, noting the name of the
24		officer obtaining each search warrant, the name of the officer executing it, and
25		indicating the search warrants returned executed, returned and unexecuted,
26		and not returned, and not executed: and [.]
27		(\underline{d}) [(c)] Under the heading of other matters, [the report shall contain] a <u>complete</u>

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1			<u>and</u>	detailed[brief_but_adequate] report upon each and all other acts of the
2			con	stable and his <i>or her</i> deputies performed under authority, or under color of
3			auth	nority, of office.
4	<u>(3)</u> [-	(2)]	Eac	h monthly report shall be subscribed and sworn to by the constable and
5		such	n part	s thereof as pertain to the acts of his <u>or her</u> deputies beyond his <u>or her</u>
6		pres	ence	shall be deemed to be sworn to upon information and belief. Upon
7		<u>requ</u>	iest, [ˈ	Fhe clerk shall cause] attested copies of the reports shall [thereof to]be
8		pron	nptly	delivered to the county judge/executive, the mayor of an urban-county
9		gove	ernme	ent or consolidated local government, the county attorney, or[and] the
10		attor	mey f	for the Commonwealth.
11	<u>(4)</u>	<i>(a)</i>	1.	In consideration of the collection and administration of the reports
12				required to be submitted to fiscal courts under subsection (1)(b) of this
13				section, the fiscal court or legislative body of any county greater than
14				seventy thousand (70,000) shall be entitled to collect a fee in a sum
15				equal to twenty-five percent (25%) of the total receipts reported each
16				calendar month that were actually collected by the reporting
17				constable. The administrative fee required by this subsection shall be
18				submitted by the constable at the same time as the report required by
19				subsections (1) and (2) of this section.
20			<u>2.</u>	In counties of seventy thousand (70,000) or less, the reports required
21				to be submitted to fiscal courts under subsection (1)(b) of this section
22				shall be sufficient.
23		<u>(b)</u>	If a	n urban-county government or a consolidated local government elects
24			<u>by a</u>	ordinance, the county clerk receiving reports under subsection (1)(a) of
25			<u>this</u>	section shall be entitled to collect the administrative fee provided in
26			pare	agraph (a) of this subsection. If authorized, any fees collected by a
27			<u>cou</u>	nty clerk under this subsection may be shared evenly between the county

1		clerk and the county government, as provided in the ordinance.
2		Section 16. KRS 70.440 is amended to read as follows:
3	No c	constable or deputy constable in any county[containing a population of over 250,000]
4	shal	I make, participate in making, or knowingly permit another to make a false entry, or
5	omit	t, or participate in or permit the omission of, any proper entry, in his or her official
6	bool	ks or records, or knowingly make or participate in the making of any false statement
7	or re	eport, including reports required under Section 15 of this Act, or knowingly take
8	<u>any</u>	<i>action</i> with intent to cheat or defraud the state, the county, or any person.
9		→Section 17. KRS 148.056 is amended to read as follows:
10	(1)	The commissioner of parks, in his discretion, may employ and commission park
11		rangers as the commissioner deems necessary to secure the parks and property of
12		the Department of Parks and to maintain law and order and such employees, when
13		so commissioned, shall have all of the powers of peace officers and shall have on all
14		parks property and on public highways transversing such property in all parts of the
15		state the same powers with respect to criminal matters and enforcement of the laws
16		relating thereto as sheriffs, constables granted peace officer powers and police
17		officers in their respective jurisdictions, and shall possess all the immunities and
18		matters of defense now available or hereafter made available to sheriffs [,
19		constables] and police officers in any suit brought against them in consequence of
20		acts done in the course of their employment.
21	(2)	The designation of any such employee as a peace officer shall be governed by the
22		provisions of KRS 61.300 except that he shall not be required to have resided in the
23		county wherein he is to serve for a period of at least two (2) years, and he shall be
24		required to file his photograph and affidavit only with the Franklin county clerk.
25	(3)	Any employee so commissioned shall be required to execute bond, subject to the
26		provisions of KRS 62.170, for the faithful and lawful performance of his duties.

→ Section 18. KRS 150.100 is amended to read as follows:

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1 The commissioner, all personnel of the department and all officers and other persons 2 appointed by the commissioner may execute any process issued by a court, enforcing the 3 provisions of this chapter or any law relating to the propagation or protection of fish and 4 wildlife in the same manner as any[<u>constable or</u>] sheriff. To accomplish that purpose 5 they may call any peace officer or other person to their aid.

6

→ Section 19. KRS 164.955 is amended to read as follows:

7 Police officers so appointed shall be peace officers and conservators of the peace. (1)8 They shall have general police powers including the power to arrest, without 9 process, all persons who within their view commit any crime or misdemeanor. They 10 shall possess all of the common law and statutory powers, privileges, and 11 immunities of sheriffs, except that they shall be empowered to serve civil process to 12 the extent authorized by the employing governing board of the respective public 13 postsecondary education institution employing them. Without limiting the 14 generality of the foregoing, such police officers are hereby specifically authorized 15 and empowered, and it shall be their duty:

16 (a) To preserve the peace, maintain order and prevent unlawful use of force or 17 violence or other unlawful conduct on the campuses of their respective 18 institutions, and to protect all persons and property located thereon from 19 injury, harm and damage; and

20 To enforce, and to assist the officials of their respective institutions in the (b) 21 enforcement of, the lawful rules and regulations of said institution, and to 22 assist and cooperate with other law enforcement agencies and officers. 23 Provided, however, that such police officers shall exercise the powers herein 24 granted upon any real property owned or occupied by their respective 25 institutions, including the streets passing through and adjacent thereto. Said 26 powers may be exercised in any county of the Commonwealth where the 27 institution owns, uses, or occupies property. Additional jurisdiction may be

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	established by agreement with the chief of police of the municipality or sheriff
	of the county or the appropriate law enforcement agency in which such
	property is located, dependent upon the jurisdiction involved.
(2)	Police officers may exercise their powers away from the locations described in
	subsection (1) of this section only upon the following conditions:
	(a) When in immediate pursuit of an actual or suspected violator of the law;
	(b) When authorized to do so pursuant to the agreement authorized by subsection
	(1) of this section;
	(c) When requested to act by the chief of police of the city or county in which the
	institution's property is located;
	(d) When requested to act by the sheriff of the county in which the institution's
	property is located;
	(e) When requested to act by the commissioner of the Department of Kentucky
	State Police;
	(f) When requested to act by the authorized delegates of those persons or
	agencies listed in paragraph (c), (d), or (e) of this subsection;
	(g) When requested to assist a state, county or municipal police officer, sheriff, or
	other peace officer in the performance of his lawful duties; or
	(h) When operating under an interlocal cooperation agreement pursuant to KRS
	Chapter 65.
(3)	Police officers appointed pursuant to KRS 164.950 to 164.980 shall have, in
	addition to the other powers enumerated herein, the power to conduct investigations
	anywhere in this Commonwealth, provided the investigation relates to criminal
	offenses which occurred on property owned, leased, or controlled by the public
	postsecondary education institution. Where desirable and at the discretion of the
	public postsecondary education institution's police officials, the institution's police
	department may coordinate said investigations with any law enforcement agency of

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- 1 this Commonwealth or with agencies of the federal government.
- 2 (4) Police departments created and operated by the governing boards of public
 3 postsecondary education institutions shall, for all purposes, be deemed public police
 4 departments and the sworn police officers thereof are, for all purposes, deemed
 5 public police officers.
- 6 (5) Nothing in KRS 164.950 to 164.980 shall be construed as a diminution or
 7 modification of the authority or responsibility of any city or county police
 8 department, the Department of Kentucky State Police, sheriff, constable *granted*9 *police powers*, or other peace officer either on the property of an institution of
 10 postsecondary education or otherwise. *Nor shall anything in KRS 164.950 to*11 *164.980 be construed as a diminution or modification of the authority or*12 *responsibility of any constable.*
- 13 → Section 20. KRS 183.881 is amended to read as follows:
- 14 (1)Safety and security officers so appointed shall be peace officers and conservators of 15 the peace. They shall have general police powers to arrest, without process, all 16 persons who within their view commit any crime or misdemeanor. They shall 17 possess all of the common law and statutory powers, privileges, and immunities of 18 sheriffs, except that they shall be empowered to serve civil process to the extent 19 authorized by the employing airport board. Without limiting the generality of the 20 foregoing, such safety and security officers are hereby specifically authorized and 21 empowered, and it shall be their duty:
- (a) To preserve the peace, maintain order and prevent unlawful use of force or
 violence or other unlawful conduct on the airport facility of their respective
 airport board, and to protect all persons and property located thereon from
 injury, harm and damage;
- 26 (b) To enforce, and to assist officials of their respective airport boards in the 27 enforcement of the lawful rules and regulations of said airport board, and to

1			assist and cooperate with the law enforcement agencies and officers.
2		Prov	vided, however, that such safety and security officers shall exercise the powers
3		here	in granted upon any real property owned or occupied by their respective airport
4		boar	ds including the streets passing through and adjacent thereto. Said powers may
5		be e	exercised in any county of the Commonwealth where the airport board owns,
6		uses	, or occupies property. Additional jurisdiction may be established by agreement
7		with	the chief of police of the municipality or sheriff of the county or the
8		appr	copriate law enforcement agency in which such property is located, dependent
9		upor	n the jurisdiction involved.
10	(2)	Safe	ety and security officers may exercise their powers away from the locations
11		desc	cribed in subsection (1) of this section only upon the following conditions:
12		(a)	When in hot pursuit of an actual or suspected violator of the law;
13		(b)	When authorized to do so pursuant to the agreement authorized by subsection
14			(1) of this section;
15		(c)	When requested to act by the chief of police of the city or county in which the
16			airport board's property is located;
17		(d)	When requested to act by the sheriff of the county in which the airport board's
18			property is located;
19		(e)	When requested to act by the commissioner of the Department of Kentucky
20			State Police;
21		(f)	When requested to act by the authorized delegates of those persons or
22			agencies listed in paragraph (c), (d) or (e) <i>of this subsection</i> [above];
23		(g)	When requested to assist a state, county, or municipal police officer, sheriff,
24			or other peace officer in the performance of his or her lawful duties; or
25		(h)	When operating under an interlocal cooperation agreement pursuant to KRS
26			Chapter 65.
27	(3)	Safe	ety and security officers appointed pursuant to KRS 183.110 and 183.880 to

1 183.886 shall have, in addition to the other powers enumerated herein, the power to 2 conduct investigations anywhere in this Commonwealth, provided such 3 investigation relates to criminal offenses which occurred on property owned, leased, 4 or controlled by the airport board. Where desirable and at the discretion of the 5 airport board's police officials, the airport board's safety and security department 6 may coordinate said investigations with any law enforcement agency of this 7 Commonwealth or with agencies of the federal government.

8 (4) Safety and security departments created and operated by the airport boards shall, for
9 all purposes, be deemed public police departments and the sworn safety and security
10 officers thereof are, for all purposes, deemed public police officers.

11 (5) Nothing in KRS 183.110 and 183.880 to 183.886 shall be construed as a diminution
12 or modification of the authority or responsibility of any city or county police
13 department, the Department of Kentucky State Police, sheriff, constable *granted*14 *police powers*, or other peace officer either on the property of an airport board or
15 otherwise. *Nor shall anything in KRS 183.110 and 183.880 to 183.886 be*16 *construed as a diminution or modification of the authority or responsibility of*

17 *any constable.*

18 → Section 21. KRS 189.950 is amended to read as follows:

19 (1) No motor vehicle, except those designated under KRS 189.910 to 189.950 as
20 emergency vehicles, shall be equipped with, nor shall any person use upon a
21 vehicle, any siren, whistle, or bell. Any vehicle may be equipped with a theft alarm
22 signal device which shall be so arranged that it cannot be used as an ordinary
23 warning signal.

(2) No motor vehicle, except those designated under KRS 189.910 to 189.950 as
emergency vehicles, shall be equipped with, nor shall any person use upon a vehicle
any red or blue flashing, revolving, or oscillating light or place a red light on the
front thereof. This subsection shall not apply to the use of red flashing lights on

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1 school buses or to stop lights or turn signals at the rear of any motor vehicle.

- 2 (3) Except as otherwise provided for in this section, a person shall not illuminate a blue
 3 light that is affixed to a motor vehicle while operating the motor vehicle on a
 4 highway. This subsection shall not apply to:
- 5 (a) Any light on a motorcycle that is not affixed to the front of the motorcycle; or
- 6

7

(b) Nonhalogen headlamps that have a slight blue tint and meet United States

Department of Transportation regulations.

8 (4) No motor vehicle, except those designated under KRS 189.910 to 189.950 as public 9 safety vehicles, shall be equipped with, nor shall any person use upon any vehicle 10 any yellow flashing, revolving, or oscillating light. This subsection shall not apply 11 to the use of yellow lights for turn signals; or to emergency flasher lights for use 12 when warning the operators of other vehicles of the presence of a vehicular traffic 13 requiring the exercise of unusual care in approaching, overtaking, or passing; or to 14 vehicles operated by mail carriers while on duty; funeral escort vehicles and church 15 buses.

(5) 16 Any person who is a regular or voluntary member of any fire department furnishing 17 fire protection for a political subdivision of the state or any person who is a regular 18 or voluntary member of a rescue squad may equip his or her vehicle with red 19 flashing, rotating, or oscillating lights and a siren, bell, or exhaust whistle if he or 20 *her* has first been given permission, in writing, to do so by the chief of the fire 21 department or rescue squad. He or she may use such lights and equipment only 22 while proceeding to the scene of a fire or other emergency or to a location where 23 another emergency vehicle is on emergency call in the performance of his *or her* 24 official duties as a member of a fire department or rescue squad.

25 (6) (a) Any constable <u>meeting the requirements of subsection (2) of Section 1 of</u>
 26 <u>this Act</u> may, upon approval of the fiscal court in the county of jurisdiction,
 27 the legislative council of an urban-county government, or the legislative

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1	body of a consolidated local government, equip vehicles used by said officer
2	as emergency vehicles with one (1) or more flashing, rotating or oscillating
3	blue lights, visible under normal atmospheric condition from a distance of five
4	hundred (500) feet to the front of such vehicle, and a siren, whistle or bell,
5	capable of emitting a sound audible under normal conditions from a distance
6	of not less than five hundred (500) feet. This equipment shall be in addition to
7	any other equipment required by the motor vehicle laws. Any constable
8	authorized by the fiscal court to utilize blue lights and a siren pursuant to this
9	section shall maintain at least the insurance described by KRS 304.39-110.
10	(b) 1. Any constable who has successfully completed a basic training course,
11	as established by KRS 15.440, at a school certified or recognized by
12	the Kentucky Law Enforcement Council, and who maintains his or
13	her certification as a peace officer pursuant to KRS 15.380 through
14	his or her term of office as a constable, may equip vehicles used by
15	that officer as emergency vehicles with one (1) or more flashing,
16	rotating, or oscillating blue lights, visible under normal atmospheric
17	conditions from a distance of five hundred (500) feet to the front of the
18	vehicle, and a siren, whistle, or bell, capable of emitting a sound
19	audible under normal conditions from a distance of not less than five
20	hundred (500) feet. This equipment shall be in addition to any other
21	equipment required by the motor vehicle laws. Any constable
22	authorized to use blue lights and a siren pursuant to this section shall
23	maintain at least the insurance described by KRS 304.39-110.
24	2. The fiscal court in the county of jurisdiction, the legislative council of an
25	urban-county government, or the legislative body of a consolidated local
26	government may revoke this authorization, if the fiscal court, the council, or
27	the body determines an issue of public safety or abuse by the constable.

9

1 (7)Any person who is a paid or voluntary member of any ambulance service furnishing 2 emergency medical services for a political subdivision of the state may equip his *or* 3 her vehicle with red flashing, rotating, or oscillating lights and a siren, bell, or 4 exhaust whistle if he *or she* has first been given permission, in writing, to do so by 5 the chief or director of the ambulance service. He or she may use such lights and 6 equipment only while proceeding to the scene of an emergency, a medical facility, 7 or to a location where another emergency vehicle is on emergency call in the 8 performance of his *or her* official duties as a member of the ambulance service.

Section 22. KRS 230.240 is amended to read as follows:

10 In addition to the employees referred to in KRS 230.230, the executive director of (1)11 the racing commission may employ, dismiss, or take other personnel action and 12 determine the reasonable compensation of stewards, supervisors of mutuels, 13 veterinarians, inspectors, accountants, security officers, and other employees 14 deemed by the executive director to be essential at or in connection with any horse 15 race meeting and in the best interest of racing. Three (3) Thoroughbred stewards 16 shall be employed at each Thoroughbred race meeting. Two (2) stewards shall be 17 employed and compensated by the Commonwealth, subject to reimbursement by the 18 racing associations pursuant to subsection (3) of this section. One (1) Thoroughbred 19 steward shall be employed and compensated by the racing association hosting the 20 race meeting. Three (3) standardbred judges shall be employed at each standardbred 21 race meeting. Two (2) standardbred judges shall be employed and compensated by 22 the Commonwealth, subject to reimbursement by the racing associations pursuant to 23 subsection (3) of this section. One (1) standardbred judge shall be employed and 24 compensated by the racing association hosting the race meeting. The security 25 officers shall be peace officers and conservators of the peace on racing commission 26 property and at all race tracks and grounds in the Commonwealth and shall possess 27 all the common law and statutory powers and privileges now available or hereafter

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1 made available to sheriffs, constables granted police powers, and police officers for 2 the purpose of enforcing all laws relating directly or indirectly to the conduct of 3 horse racing and pari-mutuel wagering thereon, or the enforcement of laws relating 4 to the protection of persons or property on premises licensed by the racing 5 commission. The racing commission, for the purpose of maintaining integrity and 6 honesty in racing, shall prescribe by administrative regulation the powers and duties 7 of the persons employed under this section and qualifications necessary to 8 competently perform their duties. In addition, the racing commission shall be 9 responsible for seeing that racing officials employed under the provisions of this 10 section have adequate training to perform their duties in a competent manner.

11 (2)The racing commission shall promulgate administrative regulations for effectively 12 preventing the use of improper devices, and restricting or prohibiting the use and 13 administration of drugs or stimulants or other improper acts to horses prior to the 14 horse participating in a race. The racing commission may acquire, operate, and 15 maintain, or contract for the maintenance and operation of, a testing laboratory and 16 related facilities, for the purpose of saliva, urine, or other tests, and to purchase 17 supplies and equipment for and in connection with the laboratory or testing 18 processes. The expense of the laboratory or other testing processes, whether 19 furnished by contract or otherwise, together with all supplies and equipment used in 20 connection therewith, shall be paid by the various associations licensed under this 21 chapter in the manner and in proportions as the racing commission shall by 22 administrative regulation provide.

(3) The compensation of the employees referred to in this section shall be paid by the
licensee conducting the horse race meeting in connection with which the employees
are utilized or employed. The salary of the executive director to the racing
commission shall be prorated among and paid by the various associations licensed
under this chapter in the manner as the racing commission shall, by administrative

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regulation, provide. Except for the Thoroughbred steward and the standardbred
 judge authorized in subsection (1) of this section, the employees referred to in this
 section shall be deemed employees of the racing commission, and are paid by the
 licensee or association for convenience only.

5 (4) Each person, as a condition precedent to the privilege of receiving a license under 6 this chapter to conduct a horse race meeting, shall be deemed to have agreed to pay 7 expenses and compensation as provided in this section and as may be actually and 8 reasonably incurred.

9 → Section 23. KRS 277.280 is amended to read as follows:

10 Each railroad policeman shall, before he or she enters upon the discharge of the (1)11 duties of his or her office, execute bond, with good security, conditioned for the 12 faithful performance of his *or her* duty as such policeman, and take and subscribe 13 an oath of office. The bond shall be executed in the county in which the policeman 14 resides, or in which the railroad has its registered process agent, if any, within the 15 state, or in which the policeman performs any duties as a railroad policeman, and 16 the bond shall be approved, and the oath administered, by the county 17 judge/executive. The bond and oath shall be entered of record by the county clerk, 18 and the execution of the bond and the taking of the oath shall be indorsed upon the 19 commission of the person so qualifying. Each policeman so appointed and 20 commissioned shall, throughout the counties through which the railroad operates, 21 have and exercise the powers of sheriffs and constables granted police powers in 22 making arrests for public offenses committed upon or about railroad property, and 23 in serving process in criminal and penal prosecutions for such offenses, and shall be 24 subject to all the liabilities of sheriffs or constables].

(2) The compensation of railroad policemen shall be fixed and paid by the railroadcompany for which they are appointed.

27

Section 24. KRS 281.765 is amended to read as follows:

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1 Any peace officer, including sheriffs and their deputies, constables and their deputies 2 granted police powers, city police officers, county police or patrols, and special officers 3 appointed by any agency of the Commonwealth of Kentucky for the enforcement of its 4 laws relating to motor vehicles and boats or boating, now existing or hereafter enacted, 5 shall be authorized and it is hereby made the duty of each of them to enforce the 6 provisions of this chapter and to make arrests for any violation or violations thereof, and 7 for violations of any other law relating to motor vehicles and boating, without warrant if 8 the offense be committed in his or her presence, and with warrant or summons if he or 9 she does not observe the commission of the offense. When in pursuit of any offender for 10 any offense committed within his or her jurisdiction, any such officer may follow and 11 effect an arrest beyond the limits of his or her jurisdiction. If the arrest be made without 12 warrant, the accused may elect to be immediately taken before the nearest court having 13 jurisdiction, whereupon it shall be the duty of the officer to so take him or her. If the 14 accused elects not to be so taken, then it shall be the duty of the officer to require of the 15 accused a bail-bond in a sum not less than one hundred dollars (\$100), conditioned that 16 the accused binds himself or *herself* to appear in the court of jurisdiction at the time fixed 17 in the bond, not however in any case later than six (6) days from the day of arrest. In case 18 the arrested person fails to appear on the day fixed, the bond shall be forfeited in the 19 manner as is provided for the forfeiture of bonds in other cases. No officer shall be 20 permitted to take a cash bond. The officer making the arrest and taking the bond shall 21 report the same to the court having jurisdiction within eighteen (18) hours after taking 22 such bond.

23

Section 25. KRS 446.010 is amended to read as follows:

As used in the statute laws of this state, unless the context requires otherwise:

25 (1) "Action" includes all proceedings in any court of this state;

26 (2) "Animal" includes every warm-blooded living creature except a human being;

27 (3) "Attorney" means attorney-at-law;

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1 (4)"Bequeath" and "devise" mean the same thing; 2 (5)"Bequest" and "legacy" mean the same thing, and embrace either real or personal 3 estate, or both; (6) 4 "Business trust" includes, except when utilized in KRS Chapter 386, a "statutory 5 trust" as organized under KRS Chapter 386A; 6 (7)"Case plan" means an individualized accountability and behavior change strategy 7 for supervised individuals that: 8 (a) Targets and prioritizes the specific criminal risk factors of the individual 9 based upon his or her assessment results; 10 Matches the type and intensity of supervision and treatment conditions to the (b) 11 individual's level of risk, criminal risk factors, and individual characteristics, 12 such as gender, culture, motivational stage, developmental stage, and learning 13 style; 14 (c) Establishes a timetable for achieving specific behavioral goals, including a 15 schedule for payment of victim restitution, child support, and other financial 16 obligations; and 17 (d) Specifies positive and negative actions that will be taken in response to the 18 supervised individual's behaviors; 19 (8) "Certified mail" means any method of governmental, commercial, or electronic 20 delivery that allows a document or package to have proof of: 21 (a) Sending the document or package; 22 The date the document or package was delivered or delivery was attempted; (b) 23 and 24 The signature of the receipt of the document or package; (c) 25 (9) "Company" may extend and be applied to any corporation, company, person, 26 partnership, joint stock company, or association; 27 (10) "Corporation" may extend and be applied to any corporation, company, partnership,

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1

joint stock company, or association;

- (11) "Criminal risk factors" are characteristics and behaviors that, when addressed or
 changed, affect a person's risk for committing crimes. The characteristics may
 include but are not limited to the following risk and criminogenic need factors:
 antisocial behavior; antisocial personality; criminal thinking; criminal associates;
 dysfunctional family; low levels of employment or education; poor use of leisure
 and recreation; and substance abuse;
- 8 (12) "Cruelty" as applied to animals includes every act or omission whereby unjustifiable
 9 physical pain, suffering, or death is caused or permitted;

10 (13) "Directors," when applied to corporations, includes managers or trustees;

(14) "Domestic," when applied to a corporation, partnership, business trust, or limited
liability company, means all those incorporated or formed by authority of this state;

13 (15) "Domestic animal" means any animal converted to domestic habitat;

- (16) "Evidence-based practices" means policies, procedures, programs, and practices
 proven by scientific research to reliably produce reductions in recidivism when
 implemented competently;
- 17 (17) "Federal" refers to the United States;

(18) "Foreign," when applied to a corporation, partnership, limited partnership, business
trust, statutory trust, or limited liability company, includes all those incorporated or
formed by authority of any other state;

- (19) "Generally accepted accounting principles" are those uniform minimum standards
 of and guidelines to financial accounting and reporting as adopted by the National
 Council on Governmental Accounting, under the auspices of the Municipal Finance
 Officers Association and by the Financial Accounting Standards Board, under the
 auspices of the American Institute of Certified Public Accountants;
- (20) "Graduated sanction" means any of a wide range of accountability measures and
 programs for supervised individuals, including but not limited to electronic

1		monitoring; drug and alcohol testing or monitoring; day or evening reporting
2		centers; restitution centers; reentry centers; disallowance of future earned
3		compliance credits; rehabilitative interventions such as substance abuse or mental
4		health treatment; reporting requirements to probation and parole officers;
5		community service or work crews; secure or unsecure residential treatment facilities
6		or halfway houses; and short-term or intermittent incarceration;
7	(21)	"Humane society," "society," or "Society for the Prevention of Cruelty to Animals,"
8		means any nonprofit corporation, organized under the laws of this state and having
9		as its primary purpose the prevention of cruelty to animals;
10	(22)	"Issue," as applied to the descent of real estate, includes all the lawful lineal
11		descendants of the ancestors;
12	(23)	"Land" or "real estate" includes lands, tenements, and hereditaments and all rights
13		thereto and interest therein, other than a chattel interest;
14	(24)	"Legatee" and "devisee" convey the same idea;
15	(25)	"Livestock" means cattle, sheep, swine, goats, horses, alpacas, llamas, buffaloes, or
16		any other animals of the bovine, ovine, porcine, caprine, equine, or camelid species;
17	(26)	"May" is permissive;
18	(27)	"Month" means calendar month;
19	(28)	"Oath" includes "affirmation" in all cases in which an affirmation may be
20		substituted for an oath;
21	(29)	"Owner" when applied to any animal, means any person having a property interest
22		in such animal;
23	(30)	"Partnership" includes both general and limited partnerships:

23 (30) "Partnership" includes both general and limited partnerships;

- (31) "Peace officer" includes sheriffs, constables *granted police powers*, coroners,
 jailers, metropolitan and urban-county government correctional officers, marshals,
 policemen, and other persons with similar authority to make arrests;
- 27 (32) "Penitentiary" includes all of the state penal institutions except the houses of

1		reform;
2	(33)	"Person" may extend and be applied to bodies-politic and corporate, societies,
3		communities, the public generally, individuals, partnerships, joint stock companies,
4		and limited liability companies;
5	(34)	"Personal estate" includes chattels, real and other estate that passes to the personal
6		representative upon the owner dying intestate;
7	(35)	"Pretrial risk assessment" means an objective, research-based, validated assessment
8		tool that measures a defendant's risk of flight and risk of anticipated criminal
9		conduct while on pretrial release pending adjudication;
10	(36)	"Registered mail" means any governmental, commercial, or electronic method of
11		delivery that allows a document or package to have:
12		(a) Its chain of custody recorded in a register to enable its location to be tracked;
13		(b) Insurance available to cover its loss; and
14		(c) The signature of the recipient of the document or package available to the
15		sender;
16	(37)	"Regular election" means the election in even-numbered years at which members of
17		Congress are elected and the election in odd-numbered years at which state officers
18		are elected;
19	(38)	"Risk and needs assessment" or "validated risk and needs assessment" means an
20		actuarial tool scientifically proven to determine a person's risk to reoffend and
21		criminal risk factors, that when properly addressed, can reduce that person's
22		likelihood of committing future criminal behavior;
23	(39)	"Shall" is mandatory;
24	(40)	"State" when applied to a part of the United States, includes territories, outlying
25		possessions, and the District of Columbia; "any other state" includes any state,
26		territory, outlying possession, the District of Columbia, and any foreign government
27		or country;

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1 (41) "State funds" or "public funds" means sums actually received in cash or negotiable 2 instruments from all sources unless otherwise described by any state agency, state-3 owned corporation, university, department, cabinet, fiduciary for the benefit of any 4 form of state organization, authority, board, bureau, interstate compact, commission, committee, conference, council, office, or any other form of 5 6 organization whether or not the money has ever been paid into the Treasury and 7 whether or not the money is still in the Treasury if the money is controlled by any 8 form of state organization, except for those funds the management of which is to be 9 reported to the Legislative Research Commission pursuant to KRS 42.600, 42.605, and 42.615; 10

(42) "Supervised individual" means an individual placed on probation by a court or
serving a period of parole or post-release supervision from prison or jail;

(43) "Sworn" includes "affirmed" in all cases in which an affirmation may be substituted
for an oath;

15 (44) "Treatment" when used in a criminal justice context, means targeted interventions 16 that focus on criminal risk factors in order to reduce the likelihood of criminal 17 behavior. Treatment options may include but shall not be limited to community-18 based programs that are consistent with evidence-based practices; cognitive-19 behavioral programs; faith-based programs; inpatient and outpatient substance 20 abuse or mental health programs; and other available prevention and intervention 21 programs that have been scientifically proven to produce reductions in recidivism 22 when implemented competently. "Treatment" does not include medical services;

23 (45) "United States" includes territories, outlying possessions, and the District of
24 Columbia;

(46) "Vacancy in office," or any equivalent phrase, means such as exists when there is an
 unexpired part of a term of office without a lawful incumbent therein, or when the
 person elected or appointed to an office fails to qualify according to law, or when

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1		there has been no election to fill the office at the time appointed by law; it applies
2		whether the vacancy is occasioned by death, resignation, removal from the state,
3		county or district, or otherwise;
4	(47)	"Violate" includes failure to comply with;
5	(48)	"Will" includes codicils; "last will" means last will and testament;
6	(49)	"Year" means calendar year;
7	(50)	"City" includes town;
8	(51)	Appropriation-related terms are defined as follows:
9		(a) "Appropriation" means an authorization by the General Assembly to expend,
10		from public funds, a sum of money not in excess of the sum specified, for the
11		purposes specified in the authorization and under the procedure prescribed in
12		KRS Chapter 48;
13		(b) "Appropriation provision" means a section of any enactment by the General
14		Assembly which is not provided for by KRS Chapter 48 and which authorizes
15		the expenditure of public funds other than by a general appropriation bill;
16		(c) "General appropriation bill" means an enactment by the General Assembly
17		that authorizes the expenditure of public funds in a branch budget bill as
18		provided for in KRS Chapter 48;
19	(52)	"Mediation" means a nonadversarial process in which a neutral third party
20		encourages and helps disputing parties reach a mutually acceptable agreement.
21		Recommendations by mediators are not binding on the parties unless the parties
22		enter into a settlement agreement incorporating the recommendations;
23	(53)	"Biennium" means the two (2) year period commencing on July 1 in each even-
24		numbered year and ending on June 30 in the ensuing even-numbered year;
25	(54)	"Branch budget bill" or "branch budget" means an enactment by the General
26		Assembly which provides appropriations and establishes fiscal policies and
27		conditions for the biennial financial plan for the judicial branch, the legislative

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branch, and the executive branch, which shall include a separate budget bill for the
 Transportation Cabinet;

- 3 (55) "AVIS" means the automated vehicle information system established and
 4 maintained by the Transportation Cabinet to collect titling and registration
 5 information on vehicles and boats and information on holders of motor vehicle
 6 operator's licenses and personal identification cards;
- 7 (56) "Cooperative," except in KRS Chapter 272, includes a limited cooperative
 8 association; and

9 (57) "Unmanned aircraft system" means an aircraft that is operated without the 10 possibility of direct human interaction from within or on the aircraft and includes 11 everything that is on board or otherwise attached to the aircraft and all associated 12 elements, including communication links and the components that control the small 13 unmanned aircraft that are required for the safe and efficient operation of the 14 unmanned aircraft in the national airspace system.

15 → Section 26. KRS 15.404 (Effective June 29, 2021) is amended to read as
16 follows:

17 Any peace officers employed or appointed after December 1, 1998, who have (1)(a) 18 not successfully completed basic training at a school certified or recognized 19 by the Kentucky Law Enforcement Council, shall within one (1) year of their 20 appointment or employment, successfully complete a basic training course, as 21 established by KRS 15.440, at a school certified or recognized by the 22 Kentucky Law Enforcement Council or receive a basic training credit 23 approved by the Kentucky Law Enforcement Council under KRS 24 15.440(1)(d)6.

(b) In the event of extenuating circumstances beyond the control of an officer that
 prevent the officer from completing basic training within one (1) year, the
 commissioner of the department or his or her designee may grant the officer

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1 2 an extension of time, not to exceed one hundred eighty (180) days, in which to complete the training.

- 3 (c) Any peace officer who fails to successfully complete basic training within the
 4 specified time periods, including extensions, shall lose his or her law
 5 enforcement powers and his or her precertification status shall lapse. Further,
 6 the peace officer shall be prohibited from serving as a peace officer for a
 7 period of one (1) year from the date that his or her precertification lapses.
- 8 (2) (a) All peace officers with active certification status shall successfully complete 9 forty (40) hours of annual in-service training that has been certified or 10 recognized by the Kentucky Law Enforcement Council, that is appropriate to 11 the officer's rank and responsibility and the size and location of his 12 department.
- 13 In the event of extenuating circumstances beyond the control of an officer that (b) 14 prevent the officer from completing the in-service training within one (1) year, 15 the commissioner of the department or his or her designee may grant the 16 officer an extension of time, not to exceed one hundred eighty (180) days, in 17 which to complete the training. If the officer is unable to complete the in-18 service training due to injury or illness that prevents him or her from working 19 as a peace officer, the one hundred eighty (180) day extension shall begin on 20 the date that the officer returns to work.
- (c) Any peace officer who fails to successfully complete in-service training within
 the specified time periods, including extensions, shall lose his or her law
 enforcement powers and his or her certification status shall be changed to
 training deficiency status.
- (d) When a peace officer is deficient in required training, the commissioner of the
 department or his or her designee shall notify the council, which shall notify
 the peace officer and his or her agency.

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1		(e) The requirements of this subsection shall be waived for the period of time that
2		a peace officer is serving on active duty in the United States Armed Forces.
3		(f) This waiver shall be retroactive for peace officers from the date of September
4		11, 2001.
5	(3)	An officer who has lost his or her law enforcement powers due solely to his or her
6		failure to meet the in-service training requirements of this section may regain his or
7		her certification status and law enforcement powers upon successful completion of
8		the training deficiency.
9	<u>(4)</u>	(a) Any constable who is elected may apply for admission to a basic training
10		course, as established by KRS 15.440, at a school certified or recognized by
11		the Kentucky Law Enforcement Council. The constable shall meet all
12		precertification requirements established pursuant to KRS 15.382 for
13		attendance. The constable shall bear all costs associated with
14		precertification. The constable shall bear all costs associated with
15		completion of the basic training course, except the costs of basic training at
16		a course established pursuant to KRS 15.340.
17		(b) The basic training course shall accept the constable for basic training so
18		long as:
19		<u>1. The constable meets the precertification requirements; and</u>
20		2. The basic training course has the training capacity to instruct the
21		constable.
22		Section 27. KRS 15.340 is amended to read as follows:
23	Subj	ect to approval by the secretary, the department may make its facilities and services
24	avai	able upon the following terms:
25	(1)	The department may determine to which law enforcement agencies, corrections
26		agencies, and court agencies and its officers it will offer training;
27	(2)	In determining the law enforcement officers for which it will offer training and in
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1		allocating available funds, the department shall give first priority to "police officers"
2		as defined by KRS 15.420(2), public airport authority security officers, and campus
3		police;
4	(3)	Fire investigators shall be offered training by the department;
5	(4)	Except for the officers described in subsection (2) of this section, the department
6		may determine whether persons to whom it offers training or agencies employing
7		such persons must bear any or all costs of such training.
8	<u>(5)</u>	Notwithstanding subsections (1) to (4) of this section, the department shall accept
9		one (1) qualified constable per training class. The constable accepted shall meet
9 10		one (1) qualified constable per training class. The constable accepted shall meet all precertification requirements established pursuant to KRS 15.382 for
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10		all precertification requirements established pursuant to KRS 15.382 for
10 11		all precertification requirements established pursuant to KRS 15.382 for attendance. The constable shall bear all costs associated with precertification.
10 11 12		all precertification requirements established pursuant to KRS 15.382 for attendance. The constable shall bear all costs associated with precertification. This subsection shall not be construed to prevent the department from accepting
10 11 12 13		all precertification requirements established pursuant to KRS 15.382 for attendance. The constable shall bear all costs associated with precertification. This subsection shall not be construed to prevent the department from accepting more than one (1) qualified constable per fiscal year, if there are more than one